



et seq. and N.J.S.A. 45:1-14 et seq. and related administrative regulations. The six (6) count partially Verified Complaint alleges Respondent indiscriminately prescribed CDS, specifically testosterone and narcotic analgesics, to nine patients between 2006 and 2011 and to a DEA undercover task force officer between December of 2011 and March of 2012. It further alleges he improperly performed manipulation under anesthesia, improperly performed nerve conduction studies, improperly maintained and/or altered medical records and, overall, lacked competency in the areas in which he practiced.

On or about May 9, 2012, Respondent entered an Interim Consent Order voluntarily ceasing and desisting from the practice of medicine and surgery pending the outcome of the plenary hearing and further order of the Board. Respondent filed an Answer in response to the Verified Complaint on or about September 20, 2012 and the matter was referred to the Office of Administrative Law on October 11, 2012.

The Board finds that Respondent violated N.J.S.A. 45:1-21(c) (providing that disciplinary action may be taken against a licensee who engages in gross malpractice, gross negligence, and/or gross incompetence), N.J.S.A. 45:1-21(d) (providing that disciplinary action may be taken against a licensee who engages in repeated acts of negligence, malpractice, and/or incompetence), N.J.S.A. 45:1-21(b) (providing that disciplinary action may be taken against

a licensee who engages in dishonesty, fraud, deception or misrepresentation), N.J.S.A. 45:1-21(h) (providing that disciplinary action may be taken against a licensee who violates a Board regulation, herein specifically N.J.A.C. 13:35-6.5(b)(2) for a failure to conform to the record keeping requirements), N.J.S.A. 45:1-21(e) (providing that disciplinary action may be taken against a licensee who engages in professional misconduct) and N.J.S.A. 45:1-21(m) (providing that disciplinary action may be taken against a licensee who engages in prescribing of CDS indiscriminately or without good cause).

The Respondent desiring to resolve this matter without need for further formal disciplinary proceedings, the Board being satisfied that the need for such proceedings is obviated by the entry of the within Order, that the terms are sufficient to protect the health, safety and welfare of the public and being further satisfied that good cause exists to support entry of the within Order,

It is on this 29<sup>th</sup> day of January, 2013,

Ordered and Agreed:

1. The license issued to Respondent Roger Lallemand, Jr., M.D., to practice medicine and surgery in the State of New Jersey is hereby revoked. Respondent's revocation shall begin *nunc pro tunc* on May 9, 2012, the date Respondent entered the Interim

Consent Order ceasing and desisting from the practice of medicine and surgery.

2. Respondent is barred from re-application for licensure by this Board for three (3) years from the effective date of the revocation. The Board retains the right to impose preconditions on licensure and/or restrictions on Respondent's practice if he is reinstated. Such preconditions and restrictions may include, but would not be limited to, an appearance before a Committee of the Board to demonstrate that Respondent is fit and competent to practice medicine, completion of a Board-approved assessment of medical skills, successful completion of Board-approved skills and ethics courses, participation with the Professional Assistance Program of New Jersey, and restrictions on areas of practice.

3. Respondent shall return his original New Jersey license, any biennial registration cards in his possession and his original CDS registration to the New Jersey State Board of Medical Examiners, Post Office Box 183, Trenton, New Jersey 08625-0183, upon receipt of a filed copy of this Order.

4. Respondent shall immediately notify the Drug Enforcement Agency of the entry of this Order.

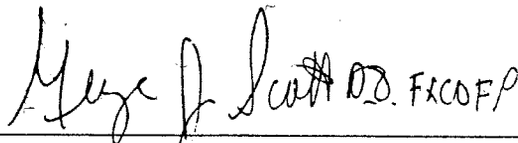
5. Respondent shall comply with the attached "Directives Applicable to Any Medical Board Licensee Who Is Disciplined or Whose Surrender of Licensure Has Been Accepted," which Directives are incorporated herein by reference.

6. This Order shall constitute full and final resolution of the Verified Administrative Complaint filed with the Board of Medical Examiners on May 1, 2012 and docketed as BDS 14031-2012 N. The Board shall retain jurisdiction to enforce the terms of this Order.

7. The entry of this Order is without prejudice to further action by other Federal or State law enforcement entities, the Office of Drug Control or the Attorney General resulting from Respondent's conduct.

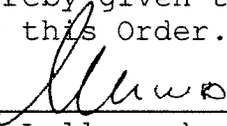
8. The parties hereby stipulate that entry of this Consent Order shall not be deemed an admission of any potential civil allegations and/or criminal charges and shall not constitute a waiver of any defenses Respondent may assert with reference to any potential civil allegations and/or criminal charges.

STATE BOARD OF MEDICAL EXAMINERS



By: George J. Scott, D.P.M., D.O.  
Board President

I have read and understood  
this Agreement and consent  
to be bound by its terms. Consent  
is hereby given to the Board to  
enter this Order.

  
\_\_\_\_\_  
Roger Lallemand, Jr., M.D.

Consented to as to form:

  
\_\_\_\_\_  
A. Ross Pearlson, Esq.  
Attorney for Respondent