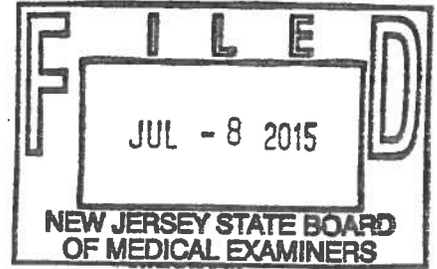


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STATE OF NEW JERSEY
DEPARTMENT OF LAW & PUBLIC SAFETY
DIVISION OF CONSUMER AFFAIRS
STATE BOARD OF MEDICAL EXAMINERS
OAL DOCKET NO.: BDS 15452-2014N

IN THE MATTER OF THE SUSPENSION
OR REVOCATION OF THE LICENSE OF

William Briglia, D.O.
LICENSE NO. 25MB05471600

TO PRACTICE MEDICINE AND SURGERY
IN THE STATE OF NEW JERSEY

Administrative Action
CONSENT ORDER

This matter was opened to the State Board of Medical Examiners ("Board") upon the filing of a Verified Administrative Complaint and Order to Show Cause on May 9, 2014, seeking the temporary suspension of the license of Dr. William Briglia ("Respondent"). Thereafter an Answer was filed on behalf of Respondent through counsel, Alex Keoskey, Esq. The Complaint herein alleges that Respondent was non-compliant with the Private Letter Agreement entered into with the Professional Assistance Program of New Jersey ("PAP-NJ"). Respondent's filed

CERTIFIED TRUE COPY

Answer to the Verified Complaint admits certain factual allegations. It neither admits nor denies that Respondent has violated any Board regulation and denies that Respondent's unmonitored practice is a clear and imminent danger to the public.

On May 14, 2014 the Board accepted a settlement entered into on the record during a regularly scheduled monthly Board meeting. The Consent Order effectuating the approved settlement was never executed by Respondent and thereafter the Attorney General was granted leave to file an Amended Verified Complaint alleging that Respondent violated his obligation to comply with the Board's Duty to Cooperate Regulation by failing to execute the settlement he agreed to in May 2014. On August 13, 2014 the matter proceeded to hearing on the Attorney General's Order to Show Cause seeking emergent relief.

On September 2, 2014 the Board issued an Order of Temporary Suspension which details the facts and procedural history of this matter, and which was effective on August 13, 2014. Pursuant to that Order, the temporary suspension of Respondent's license was stayed if he initiated and participated in a new program of monitoring dictated by the Board. In fact, Respondent complied with the Board's monitoring program and continued to practice medicine with unrestricted privileges while this matter was transferred to the Office of Administrative Law and assigned

to ALJ Tiffany Williams for hearing. At a conference before Judge Williams, the parties agreed to this Consent Order and the return of this matter from the OAL to the jurisdiction of the State Board of Medical Examiners.

The Board finding the within resolution to be adequately protective of the public health, safety and welfare and other good cause having been shown,

It is on the 8 day of July, 2015,

ORDERED and AGREED:

1. Respondent William Briglia, D.O. shall maintain total abstinence from all psychoactive substances, including alcohol, unless prescribed by a treating physician for a documented medical condition with notification from that physician to the Board approved Monitor of the diagnosis, prognosis and medication(s) prescribed.

2. Respondent shall submit to random monthly urine collection as scheduled by Dr. Joseph Sireci. All specimens shall be tested by an approved laboratory with maintenance of a forensic chain of custody and results returned to the monitor. Absent objection from the Monitor or Dr. Deerfield, or further prosecution by the Attorney General for violations of this Order, or further Order of the Board, the parties contemplate and agree that as of January 2016 the urine monitoring will be reduced to a bi-monthly frequency and that as of January 2017

the urine monitoring will be reduced to a quarterly frequency.

3. Respondent shall document attendance at a minimum of two meetings of Alcoholics Anonymous or Narcotics Anonymous a month. Respondent shall develop and maintain an ongoing relationship with a sponsor within that program. Absent objection from the Monitor or Dr. Deerfield, or further prosecution by the Attorney General for violations of this Order, or further Order of the Board, the parties contemplate and agree that as of January 2016 the required attendance at AA or NA will be reduced to a minimum monthly frequency that will remain in place pending the termination of this order.

4. Respondent shall continue in psychiatric care with Dr. Laurie Deerfield at a frequency to be determined by Dr. Deerfield but no less than one time per month. Absent objection from the Monitor or Dr. Deerfield, or further prosecution by the Attorney General for violations of this Order, or further Order of the Board, the parties contemplate and agree that as of January 2016 the minimum frequency will be decreased to bi-monthly visits and that as of January 2017 the frequency will be decreased to quarterly. Psychiatric care cannot be discontinued without the approval of Dr. Deerfield.

5. Respondent shall meet for quarterly face-to-face meetings with the Board approved Monitor Jeffrey A. Berman, M.D., FASAM. The Monitor shall serve as the coordinator for the

requirements of this Order and a resource for Respondent and shall provide the reports required herein.

6. The Monitor shall provide quarterly status reports to the Impairment Review Committee and the Board with immediate notification to both those entities should Respondent fail to comply with any aspect of this Consent Order, should the results of any urine screen be adulterated, dilute or positive for an unapproved substance or should the Monitor identify conduct indicative of relapse.

8. Respondent is deemed to have satisfied the prior requirement of the Board that he undergo an anger management assessment and complete any recommended treatment.

9. Absent objection from the Monitor or Dr. Deerfield, or further prosecution by the Attorney General for violations of this Order, or further Order of the Board, the parties contemplate and agree that as of January 2018 the terms of this Order will be vacated in their entirety and that the monitoring and other conduct required by this order shall continue solely on a voluntary basis at Respondent's discretion and may be discontinued entirely should Respondent exercise that option. There will be no further reporting requirements to the Board.

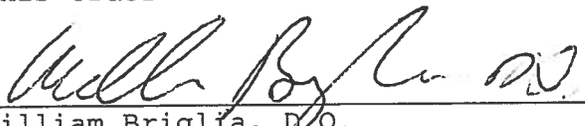
10. The within Order constitutes the full and final resolution of the Verified Complaint filed by the Attorney General on May 9, 2014 and the amendment thereto.

NEW JERSEY STATE BOARD OF MEDICAL EXAMINERS


By: Stewart A. Berkowitz, M.D.

President

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


William Briglia, D.O.

Consented to as to form:


Alex Keoskey, Esq.

**NOTICE OF REPORTING PRACTICES OF BOARD
REGARDING DISCIPLINARY ACTIONS**

Pursuant to N.J.S.A. 52:14B-3(3), all orders of the New Jersey State Board of Medical Examiners are available for public inspection. Should any inquiry be made concerning the status of a licensee, the inquirer will be informed of the existence of the order and a copy will be provided if requested. All evidentiary hearings, proceedings on motions or other applications which are conducted as public hearings and the record, including the transcript and documents marked in evidence, are available for public inspection, upon request.

Pursuant to 45 CFR Subtitle A 60.8, the Board is obligated to report to the National Practitioners Data Bank any action relating to a physician which is based on reasons relating to professional competence or professional conduct:

- (1) Which revokes or suspends (or otherwise restricts) a license,
- (2) Which censures, reprimands or places on probation,
- (3) Under which a license is surrendered.

Pursuant to 45 CFR Section 61.7, the Board is obligated to report to the Healthcare Integrity and Protection (HIP) Data Bank, any formal or official actions, such as revocation or suspension of a license (and the length of any such suspension), reprimand, censure or probation or any other loss of license or the right to apply for, or renew, a license of the provider, supplier, or practitioner, whether by operation of law, voluntary surrender, non-renewability, or otherwise, or any other negative action or finding by such Federal or State agency that is publicly available information.

Pursuant to N.J.S.A. 45:9-19.13, if the Board refuses to issue, suspends, revokes or otherwise places conditions on a license or permit, it is obligated to notify each licensed health care facility and health maintenance organization with which a licensee is affiliated and every other board licensee in this state with whom he or she is directly associated in private medical practice.

In accordance with an agreement with the Federation of State Medical Boards of the United States, a list of all disciplinary orders are provided to that organization on a monthly basis.

Within the month following entry of an order, a summary of the order will appear on the public agenda for the next monthly Board meeting and is forwarded to those members of the public requesting a copy. In addition, the same summary will appear in the minutes of that Board meeting, which are also made available to those requesting a copy.

Within the month following entry of an order, a summary of the order will appear in a Monthly Disciplinary Action Listing which is made available to those members of the public requesting a copy.

On a periodic basis the Board disseminates to its licensees a newsletter which includes a brief description of all of the orders entered by the Board.

From time to time, the Press Office of the Division of Consumer Affairs may issue releases including the summaries of the content of public orders.

Nothing herein is intended in any way to limit the Board, the Division or the Attorney General from disclosing any public document.