



Douglas A. Ducey,
Governor

**Arizona State Board of
Dental Examiners**
“Caring for the Public’s Dental
Health and Professional Standards”

1740 West Adams Street, Suite 2470
Phoenix, Arizona 85007
P: (602)242-1492
E: info@dentalboard.az.gov
W: <https://dentalboard.az.gov>

OPEN SESSION MINUTES

August 7, 2020 Board Meeting

Members of the Arizona State Board of Dental Examiners (“Board”) held a meeting at 8:02 a.m. on Friday, August 7, 2020, which was held virtually and telephonically due to the COVID-19 pandemic. All participants, including guests participated either telephonically or virtually. The Board did not meet in executive session.

BOARD MEMBERS:

- | | |
|--|--|
| <input checked="" type="checkbox"/> Heather N. Hardy, RDH..... | President and Licensed Hygienist Member |
| <input type="checkbox"/> Robert B. Taylor, DDS | Vice-President and Licensed Dentist Member |
| <input type="checkbox"/> Lisa B. Bienstock, DMD..... | Licensed Dentist Member |
| <input type="checkbox"/> Morgan Burg | Business Entity Member |
| <input type="checkbox"/> Aditya Dynar, Esq..... | Public Member |
| <input type="checkbox"/> Nick Goodman | Public Member |
| <input type="checkbox"/> John N. Harman, IV, DDS | Licensed Dentist Member |
| <input type="checkbox"/> Anthony Herro, DDS | Licensed Dentist Member |
| <input checked="" type="checkbox"/> Marilyn J. McClain, RDH..... | Licensed Hygienist Member |
| <input checked="" type="checkbox"/> Russell J. Morrow, DDS | Licensed Dentist Member |
| <input type="checkbox"/> Leslie D. Seaman, DDS | Licensed Dentist Member |
| <input checked="" type="checkbox"/> Absent | |

STAFF AND ASSISTANT ATTORNEY(S) GENERAL PRESENT:

- | | |
|---------------------------------|-----------------------------------|
| Ryan P. Edmonson..... | Executive Director |
| Kristina Gomez | Deputy Director |
| Seth T. Hargraves, Esq..... | Assistant Attorney General |
| John W. Dovgan, DDS..... | Chief Investigator |
| Sherrie Biggs..... | Licensing Manager |
| Miriam Thompson, LLB, LEC | Chief Compliance Officer |
| Nancy Elia..... | Licensing Administrator |
| Selena Acuna | Legal Administrator |
| Lisa Schmelling | Administrative Assistant |
| Susie Adams..... | Program and Project Specialist |
| Jill Barenbaum | Information Processing Specialist |

GUESTS PARTICIPATING AND/OR PRESENT:

- | | |
|----------------------------------|-----------------------|
| Complainant..... | Case no. 201900059 |
| Katherine M. Corcoran, Esq. | Respondents’ Attorney |

Susan McLellan, Esq.	Respondent's Attorney
Complainant.....	Case no. 201900116
Robert Kethcart, Esq.	Respondents' Attorney
Mojdeh Tehrani, DDS.....	Respondent
Inderraj Dhillon, DDS.....	Respondent
Jeffrey J. Tonner, Esq.	Respondents' Attorney
Complainant.....	Case no. 201900138
Complainant.....	Case no. 201900182
Complainant.....	Case no. 201900195
Complainant.....	Case no. 201900220
Complainant.....	Case no. 201900236
Complainant.....	Case no. 201900237
Complainant.....	Case no. 201900300
Dennis Kim, DMD.....	Respondent
Frederick M. Cummings, Esq.	Respondents' Attorney
Clayton C. Barrett, DDS	Respondent
Complainant.....	Case no. 201900105
Michele G. Thompson, Esq.	Respondents' Attorney
Majid Arooni, DDS.....	Respondent
Complainant.....	Case no. 201900263
Complainant.....	Case no. 201900278
Tony Kaocharoen, DDS.....	Respondent
Complainant.....	Case no. 201900308
Joshua Heath-Jones, DDS.....	Respondent
Gregory Kammeyer, DDS	Respondent
Julia Drabs, DMD	Respondent
Blanca Dunn.....	Application
Ryan Louis Evans	Application
Mark Edward Klein.....	Application
Alan N. Sedell.....	Application
Nicholas Slater Willard.....	Application
Kenneth V. Gerace.....	Application
Alexis C. Mendoza.....	Application

OPEN SESSION**CALL TO ORDER AND ROLL CALL**

The meeting was called to order at 8:02 a.m. by Dr. Robert B. Taylor. Roll call of the Board members was taken and a quorum was established. The following order of business was then considered.

CALL TO THE PUBLIC

No one from the public wished to address the Board.

DECLARATION OF CONFLICTS OF INTEREST – A.R.S. § 38-503

Dr. Lisa B. Bienstock declared conflicts on agenda items V.I.5. 201900215; Broumand, Vishtasb & V.J.3. 201900010; Poll, Jeremy.

REVIEW, DISCUSSION AND POSSIBLE ACTION ON BOARD MEETING MINUTES

A motion was made by Aditya Dynar, seconded by Dr. Dr. Robert B. Taylor and passed unanimously to approve the Open Session Minutes from the June 5, 2020 board meeting, the Executive Session Minutes from June 5, 2020 board meeting, Open Session Minutes from the June 12, 2020 special board meeting, the Executive Session Minutes from the June 12, 2020 special board meeting and the Open Session Minutes from the July 17, 2020 special board meeting. Dr. Anthony Herro made an amendment, seconded by Dr. Taylor to the March 6, 2019 Open Session Minutes and passed unanimously to approve the amendment to the March 6, 2019 Open Session Minutes.

ITEMS FOR BOARD REVIEW, DISCUSSION AND POSSIBLE ACTIONResponse/Non-response to Offered Consent Agreement(s)201900113; Ferraris, Valentine

Update on the status of an offered consent agreement. Board to review, discuss and take possible action on any response/counteroffer or failure to respond on the case.

Miriam Thompson, LLB, LEC, Chief Compliance Officer, summarized the matter stating that Dr. Valentine Ferraris rejects the offer, is retired, did not renew a license, will not renew and will not practice.

After discussion, a motion was made by Dr. John N. Harman, IV and seconded by Dr. Robert B. Taylor to offer a consent agreement for surrender of license and pay the \$500.00 penalty fee for non-compliance with a board subpoena. If it is not accepted then the matter will go to a formal hearing. The motion passed 8 – 0 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Aye
Morgan Burg – Aye
Aditya Dynar, Esq – Aye
Nick Goodman – Aye
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

Review of Investigation(s) – Cases Recommended for Issuance of a Letter of Concern201900222; Jenista, James Wayne

Miriam Thompson, LLB, LEC, Chief Compliance Officer, summarized the matter related to Dr. James Wayne Jenista, stating that staff has heard from the respondent and would like permission to continue investigating the matter. Staff requested that the Board table the matter for further investigation.

A motion was made by Dr. Robert B. Taylor and seconded by Aditya Dynar and passed unanimously to table (V.) (F.) (1.) 201900222; Jenista, James Wayne for further investigation and to place the matter on another agenda at the time the investigation is complete.

201900324; Sung, David T.

A motion was made by Dr. Robert B. Taylor, seconded by Aditya Dynar and passed unanimously to issue a letter of concern regarding the respondent's need to record legible documentation and provide more written information when doing cases.

Review of Investigation(s) – Cases Recommended for Offer of Disciplinary Consent Agreements
201900059; Waite, Jay J.

Dr. Jay J. Waite was not present. The patient, C.C., was present and summarized her case related to tooth number eleven (11), her insurance was charged, which she was lead to believe it was taken care of. Another dentist told the patient that the tooth was no good and needed to be pulled.

A motion was made by Dr. Robert B. Taylor and seconded by Nick Goodman to take disciplinary action and offer a consent agreement for restitution of \$3,260.29 to the insurance provider, six (6) hours of continuing education in diagnosis and treatment planning. The motion passed 8 – 0 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Aye
Morgan Burg – Aye
Aditya Dynar, Esq – Aye
Nick Goodman – Aye
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

201900074; Garagozloo, Behzad

Katherine M. Corcoran, Esq., asked the Board if they could move on to the next case, so she could reach her client.

201900109; Givens, Kevin

Susan McLellan, Esq. was present on behalf of Dr. Kevin Givens. The complainant was not present. Ms. McLellan summarized the case and requested the Board to consider the case non-disciplinary. Ms. McLellan answered further questions from the Board.

After discussion, a motion was made by Dr. Anthony Herro, seconded by Nick Goodman and passed to offer the draft consent agreement for restitution and six (6) hours implant placement continuing education hours, however, amend the restitution provision if it's been determined that payment was made. The motion passed 8 – 0 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Aye
Morgan Burg – Aye
Aditya Dynar, Esq – Aye
Nick Goodman – Aye
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

201900074; Garagozloo, Behzad

Dr. Garagozloo was present with Katherine M. Corcoran, Esq. The complainant was not present. Ms. Corcoran summarized the case before the Board. Ms. Corcoran stated that she saw no basis to discipline her client and the complaint was born out of a fractured crown per the patient. Ms. Corcoran stated that the dental consultant went through all the good stuff in the report but the issue is record keeping according the dental consultant. Ms. Corcoran and Dr. Garagozloo answered several questions from the Board.

After discussion, a motion was made by Dr. Anthony Herro, seconded by Dr. John N. Harman, IV and passed to offer a non-disciplinary consent agreement with six (6) hours of record keeping in continuing education. The motion passed 8 – 0 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Aye
Morgan Burg – Aye
Aditya Dynar, Esq – Aye
Nick Goodman – Aye
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

201900116; Tehrani, Mojdeh

The complainant, E.M., was present and made a brief statement. The patient stated that she filed a complaint against Dr. Mojdeh Tehrani and Dr. Cadwell. The patient said that Dr. Tehrani said that she was going to do a root canal, but the tooth was too weak. Dr. Tehrani informed the patient that she needed to extract the tooth. Dr. Mojdeh Tehrani was present with Robert Kethcart, Esq. Mr. Kethcart summarized the matter stating that they ask for the matter to be taken to non-disciplinary and non-disciplinary action that is appropriate. Mr. Kethcart stated that Dr. Tehrani was brought in late and was caught in the middle of this case. Dr. Tehrani and Mr. Kethcart answered several questions from the Board. Mr. Kethcart stated that Dr. Tehrani did not receive payment at all from the complainant.

After discussion, a motion was made by Dr. Robert B. Taylor, seconded by Nick Goodman and passed to offer a disciplinary consent agreement with restitution for \$3,817.00 , six (6) hours of continuing education in crown and bridge. The motion passed 8 – 0 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Aye
Morgan Burg – Aye
Aditya Dynar, Esq – Aye
Nick Goodman – Aye
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

Failure to Notify the Board of Criminal Charges – A.R.S. § 32-3208202000071; Joseph, Ashley Arlene

The licensee, Ashley Arlene Joseph was not present. Dr. Robert B. Taylor summarized the matter stating that she was given two counts of misdemeanor DUI and allowed the opportunity to go to a place to be observed. Miriam Thompson, LLB, LEC, Chief Compliance Officer, stated that due to the lockdown, Ms. Joseph had difficulty getting in to see somebody but Ms. Thompson believes that she set an appointment with a doctor in the monitoring program. Ms. Thompson also stated that at this time, the matter before the court is pending.

A motion was made by Aditya Dynar and seconded by Nick Goodman to issue a Letter of Concern informing the licensee that she should have notified the Board within the statutory period of her investigation for misdemeanor DUI. The motion failed 7 – 1 by the following roll call vote:

Robert B. Taylor, DDS – Nay
Lisa B. Bienstock, DMD – Nay
Morgan Burg – Nay
Aditya Dynar, Esq – Aye
Nick Goodman – Nay
John N. Harman, IV, DDS – Nay
Anthony Herro, DDS – Nay
Leslie D. Seaman, DDS – Nay

A motion was made by Dr. John N. Harman, IV and seconded by Dr. Robert B. Taylor to table case number 202000071 until the court case has been settled. The motion passed 6 – 2 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Aye
Morgan Burg – Aye
Aditya Dynar, Esq – Nay
Nick Goodman – Nay
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

Ryan P. Edmonson, Executive Director, stated that the matter is on the agenda due to her failure to notify the Board under A.R.S. § 32-3208. The Board can take action specifically for that and she will still have to notify the Board after the court, if she is convicted.

A motion was made by Dr. Robert B. Taylor and seconded by Dr. John N. Harman, IV to reopen the matter for discussion and un-table the matter. A motion was made by Dr. Lisa B. Bienstock and seconded by Dr. Robert B. Taylor to issue a non-disciplinary consent agreement for failure to report with three (3) hours of ethics. The motion passed 7 – 1 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Aye
Morgan Burg – Aye
Aditya Dynar, Esq – Nay

Nick Goodman – Aye
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

Review of Request(s) for Extension(s) and/or Online Continuing Education Course(s)

201800137; Kleiner, Aaron
201800174; Endicott, Thomas
201900010; Poll, Jeremy
201900079; Fox, Joseph
201900153; Heng, Sophon

Board to review, discuss and take possible action regarding the effect of COVID-19 on the following licensees' abilities to meet compliance measures of their Consent Agreements/Board Orders.

A motion was made by Dr. John N. Harman, IV and seconded by Dr. Robert B. Taylor to grant the request for 201800137, 201800174, 201900010, 201900079 and 201900153. The motion passed 7 – 0 – 1 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Abstained
Morgan Burg – Aye
Aditya Dynar, Esq – Aye
Nick Goodman – Aye
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

Dr. Lisa B. Bienstock declared a conflict and did not participate in the discussion or vote.

Voluntary Surrender(s)

201800065; Featherman, Glenn

A motion was made by Dr. Robert B. Taylor and seconded by Dr. John N. Harman, IV to accept the voluntary surrender consent agreement. The motion passed 8 – 0 by the following roll call vote:

Robert B. Taylor, DDS – Aye
Lisa B. Bienstock, DMD – Aye
Morgan Burg – Aye
Aditya Dynar, Esq – Aye
Nick Goodman – Aye
John N. Harman, IV, DDS – Aye
Anthony Herro, DDS – Aye
Leslie D. Seaman, DDS – Aye

The Board took a break from 9:50 a.m. – 9: 55 a.m.

Formal Interview(s)201900132; Dhillon, Inderraj

The respondent was present along with legal counsel, Jeffrey J. Tonner. Mr. Tonner waived the reading of the opening statement. Mr. Tonner made comment on procedure and Dr. Inderraj Dhillon made comment on the substantive part of the case. The patient filed a complaint with three dentists. Dr. Dhillon did the abstraction and put in the immediate denture. The second dentist followed with the immediate denture and the third dentist place the implants, ultimately for an all on four. Mr. Tonner informed the Board that an additional letter was sent to the Board regarding the case.

Dr. Dhillon stated that the patient desired complete dentures with implants. The patient has a life long history of restorative failure, premature tooth loss and all compounded by concerns with early edentulation. The patient was adamant that she no longer wished to invest time, effort and finances to maintain her natural dentition. She wished for something more predictable than in the past, while maintain uniformity of appearance and functions within her budget. Prior to a visit with him, Dr. Dhillon, the patient meet with Dr. Galindo who offered her a treatment plan. The patient then saw Dr. Jones for a second opinion. Dr. Dhillon stated that during the exam, he too found what Dr. Galindo and Dr. Jones found, advance bone loss, especially of her anchor teeth and hard to fix pocket depths.

Dr. Robert B. Taylor was assigned the lead on this case and asked questions regarding the bone graph and what type of material was used. Dr. Dhillon stated that he used allograft material and indicated that when he placed the bone graph it would have been a figure eight with some form of resorbable membrane on top, assuming that day he was able to have four walls that were intact and that was the case. Dr. Taylor continued to ask further questions.

A motion was made by Dr. Robert B. Taylor and seconded by Dr. Anthony Herro to dismiss the case. The motion passed 8 – 0 by the following roll call vote:

Robert B. Taylor, DDS – Aye

Lisa B. Bienstock, DMD – Aye

Morgan Burg – Aye

Aditya Dynar, Esq – Aye

Nick Goodman – Aye

John N. Harman, IV, DDS – Aye

Anthony Herro, DDS – Aye

Leslie D. Seaman, DDS – Aye

CONSENT AGENDABoard Dental/Hygiene Consultant(s) and Anesthesia and Sedation Evaluator(s)Blue, Daniel S. (Dental Consultant)Reed, Kenneth L. (Dental Consultant)

Board to review, discuss and take possible action regarding approval of the individual(s) listed above to perform consulting and/or evaluating services for the Board.

Executive Director Complaint Terminations A.R.S. § 32-1263.03201900143;201900166;

201900200;
201900221;
201900284; and
201900287.

Board to review, discuss and take possible action on the following confidential list of complaints that were terminated by the executive director, with the concurrence of the Board's investigative staff due to the complaints being without merit and termination being appropriate.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. John N. Harman, IV and passed unanimously to accept the consent agenda.

ITEMS FOR BOARD REVIEW, DISCUSSION AND POSSIBLE ACTION

Review of Executive Director Complaint Terminations and Subsequent Complainant Appeals – A.R.S. § 32-1263.03

201800208; Hoaglin, Donald R.
201900195; DeMark, Bradley X.
201900236; Narra, Vasudha
201900237; Takla, Olysia Nagi

A motion was made by Dr. Robert B. Taylor, seconded by Aditya Dynar and passed unanimously to terminate 201800208, 201900195, 201900236 and 201900237.

Dr. Taylor removed his motion to terminate 201800208, 201900195, 201900236 and 201900237 and heard each case individually.

201800208; Hoaglin, Donald R.

The complaint was not present.

A motion was made by Dr. Robert B. Taylor, seconded by Aditya Dynar and passed unanimously to terminate case number 201800208. Dr. Taylor amended his motion, seconded by Mr. Dynar and passed unanimously to reject the appeal.

201900138; Bernard, Gary F.

Susan McLellan, Esq. was present on behalf of Dr. Gary F. Bernard. The complaint was present, made a statement, and requested his documents from Board staff. Ms. McLellan requested for the Board to terminate the complaint.

A motion was made by Dr. Taylor, seconded by Mr. Dynar and passed unanimously to reject the appeal.

201900182; Zimmerman, Linda M.

The complainant, P.R., made a statement regarding her examination; she was told that she had cavities. She received a second and third opinion and was told that she did not have cavities. Ms. Katherine M. Corcoran, Esq. was present on behalf of Dr. Linda M. Zimmerman. Ms. Corcoran requested the Board to uphold the executive director's termination and not accept the patients appeal.

A motion was made by Dr. Taylor, seconded by Dr. Lisa B. Bienstock and passed unanimously to reject the appeal and accept the termination.

201900195; DeMark, Bradley X.

The complainant, L.C., was present and made a statement regarding the bridge that Dr. Bradley X DeMark was going to replace the bridge. According to L.C., Dr. DeMark replaced three bridges. The patient's bridge was guaranteed, but was told she would be charged an additional \$500.00 for the bridge. The patient was going to get half her money back if she would bring back her bridge first.

A motion was made by Dr. Anthony Herro, seconded by Dr. Robert B. Taylor and passed unanimously to reject the appeal and uphold the termination.

201900215; Broumand, Vishtasb

Ms. Katherine M. Corcoran, Esq. was present on behalf of Dr. Vishtasb Broumand. Ms. Corcoran requested the Board to uphold the executive director's termination and not accept the patients appeal.

A motion was made by Dr. Taylor, seconded by Aditya Dynar and passed 7 – 0 – 1 to reject the appeal and accept the termination.

Dr. Lisa B. Bienstock declared a conflict and did not participate in the discussion or vote.

201900220; Batoon, Diana A.

The complainant was present and was sworn into the record. The complainant saw Dr. Dianna A. Batoon, because she thought she would be able to help kids with issues that sounded like her son. The complainant was being charged \$1,800.00 for a device that cost \$42.00 online, which included the \$200.00 discount for paying cash on that day. Mr. Jeffrey J. Tonner, Esq., was present on behalf of Dr. Diana A. Batoon. Mr. Tonner made a brief statement about the case and that the complainant meet Dr. Batoon at a Western Regional convention. The complainant approached Dr. Batoon about having her children treated. Mr. Tonner requested that the appeal be denied.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to reject the appeal and accept the termination.

201900236; Narra, Vasudha

The patient was present and sworn in for the record. The complainant indicated that she was there to speak about case number 201900236 and case number 201900237. The patient made a brief statement about a bridge put in by Dr. Olysia Nagi Takla in December 2018 and complained about it, still causing her problems. She asked for a refund, Dr. Vasudha Narra is the owner of the office; and sent the complainant a refund of \$2,166.00 and would write off the balance of \$399.00 if she signed the non-disclosure agreement. She said that they did not give her the money. Mr. Jeffrey J. Tonner, Esq., was present on behalf of Dr. Vasudha Narra. Dr. Narra only saw this patient twice, for the initial exam, final exam and Dr. Takla did two crowns and a bridge in between.

A motion was made by Dr. Robert B. Taylor, seconded by Aditya Dynar and passed unanimously to reject the appeal and accept the termination.

201900237; Takla, Olysia Nagi

The complainant indicated that the bridge is wrong and she should have received a refund without having to sign a non-disclosure. Mr. Jeffrey J. Tonner, Esq., was present on behalf of Dr. Olysia Nagi Takla. Mr. Tonner stated that Dr. Takla put in the bridge from two to four. The patient had no complainants for 92 days. The patient did not list any other doctors on the complaint, Dr. Narra saw no issues, and therefore, the case should be dismissed.

A motion was made by Dr. Anthony Herro, seconded by Dr. John N. Harman, IV and passed unanimously to reject the appeal and accept the termination.

201900300; Bertz, James

The complainant, N.F., was present and sworn in for the record. The complainant prepared a statement regarding her oral health and her condition with cangretobra, which she claims that Dr. Bertz never told her about. Dr. James Bertz was present and was sworn in for the record. Dr. Bertz's legal counsel Mr. Chris Smith was present and made a brief statement. Mr. Smith indicated that the patient has been making these allegations and other allegations in lawsuits and board complainants since 2003. The allegations have remained similar but the facts she's been reporting, have been a moving target.

A motion was made by Dr. Robert B. Taylor, seconded by Nick Goodman and passed unanimously to reject the appeal and accept the termination.

Review of Investigation(s) – Cases Recommended for Offer of Non-Disciplinary Consent Agreements201800227; Singh, Preeti

Mr. Robert Kethcart, Esq., was present on behalf of Dr. Preeti Singh. Mr. Kethcart summarized Dr. Sam Palmer's reporting stating that there were no clinical issues that he found, no deviation from the standard of care. The things that Dr. Palmer saw were related to documentation. Mr. Kethcart asked the Board to resolve the matter without an order. Dr. Robert B. Taylor believes that case should be dismissed, since Dr. Singh gave a refund and did everything she could.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Lisa B. Bienstock and passed unanimously to dismiss the case and close the file.

201900023; Kim, Dennis

Dr. Dennis Kim was present to answer Board questions. No complainant was present. Dr. Robert B. Taylor asked a question about Dr. Kim not following fabrication of the denture. Dr. Kim stated that he referred the patient to a specialist and refunded the patient's money. Dr. Kim did extract the tooth and refunded the money as well.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to dismiss the case and close the file.

201900060; Hulme, Franklin

Mr. Frederick M. Cummings, Esq., was present on behalf of Dr. Franklin Hulme. Mr. Cummings saw the patient in September 2018, two times and performed three restorations. This patient had treatment between Dr. Hulme and a dentist in Mexico. When Dr. Hulme saw Dr. Sam Palmer's report, he proactively took continuing education in restoration as well as risk

management. Documentation of completion of the continuing education hours were submitted to the Board.

A motion was made by Dr. Anthony Herro, seconded by Aditya Dynar and passed 7 – 1 to dismiss the case and close the file. Dr. Robert B. Taylor opposed the motion.

201900102; Barrett, Clayton C.

Dr. Clayton C. Barrett was present along with Ms. Katherine M. Corcoran, Esq. The patient went to Dr. Barrett's office, in an emergency for a painful tooth that was diagnosis with a vertical root fracture. Ms. Corcoran stated that Dr. Barrett knows there are some issues with record keeping and he is working on that to get better. Ms. Corcoran does not see the case as a disciplinary matter. Dr. Robert B. Taylor had a question for Dr. Barrett, why Dr. Barrett did not recognize the sequestering piece of bone that fractured when the tooth was taken out. Dr. Barrett stated that when he took the tooth out, he did not feel any sharpness in the gum area and did not notice any problems in the socket. Dr. Barrett continued to answer questions from the Board.

A motion was made by Dr. Taylor, seconded by Dr. Anthony Herro to issue a non-disciplinary consent agreement with six (6) hours of diagnosis and treatment, three (3) hours of record keeping and if Dr. Barrett rejects this then he could come for formal interview or hearing. Dr. Taylor amended his motion to include three (3) hours of risk management. The motion passed unanimously 8 – 0.

201900105; Heap, Kristopher

The patient, M.S., did not have additional comments to add to his complainant and thanked the Board for allowing him to sit in on the review. Ms. Michele G. Thompson was present on behalf of Dr. Kristopher Heap. Ms. Thompson stated that the dental consultant's report, primary concern was documentation due to a fail implant. Dr. Heap recognizes that his documentation could have been better. The other issue that the dental consultant found was the fit of dentures; multiple adjustments were required on the patient. Ms. Thompson requested a dismissal but her client would accept a non-disciplinary continuing education course in documentation.

A motion was made by Dr. Taylor, seconded by Dr. Anthony Herro to issue a non-disciplinary consent agreement with three (3) hours of record keeping or documentation in continuing education. The motion passed unanimously 8 – 0. Dr. Taylor also stated that if the respondent rejects the non-disciplinary consent agreement, then he could come back for a formal interview and Dr. Herro agreed with Dr. Taylor's statement.

201900120; Patel, Navan

Dr. Navan Patel was not present. The complainant was not present. Dr. Robert B. Taylor pulled the case, a root canal was done, overfill occurred and the patient was in pain. However, Dr. Patel sent the patient to a specialist and paid for the patient.

A motion was made by Dr. Robert B. Taylor, seconded by Aditya Dynar and passed unanimously to dismiss the case and close the file.

201900121; Shah, Fawad J.

Dr. Fawad J. Shah was not present. The complainant was not present.

A motion was made by Dr. Robert B. Taylor to offer a non-disciplinary consent agreement in six (6) hours of diagnosis of treatment, six (6) hours of planning endodontics and if he rejects the offer, the respondent can come in for a formal interview or formal hearing. Dr. Taylor amended his motion, seconded by Dr. Lisa B. Bienstock and passed unanimously to offer a non-disciplinary consent agreement in six (6) hours of diagnosis of treatment planning, six (6) hours of endodontics and the respondent can come in for a formal interview or formal hearing if the offer is rejected.

201900124; Arooni, Majid

Dr. Majid Arooni was present along with Mr. Jeffrey J. Tonner, Esq. The complainant was not present. Mr. Tonner summarized the case for the Board. Mr. Tonner stated that there was a secondary issue why the patient was not notified for the reason of a endo referral. Mr. Tonner said that it is written on the referral; please evaluate number 9 with possible internal resorption. The primary issue is whether a crown should have been placed on number 18. Dr. Arooni stated that the tooth was placed on watch in 2017, not 2018. Dr. Arooni stated that the patient had trauma and fallen on her face with multiple broken teeth, multiple fractured teeth, over the years she has been a severe clincher and bruxer. Dr. Arooni continued to summarize the history of the matter.

Dr. Robert B. Taylor asked if the patient complained of biting sensations or any problems because it is not written in the doctor's notes. Dr. Arooni did not recall on that particular tooth. The Board had several questions for Dr. Arooni.

After discussion a motion was made by Dr. Anthony Herro, seconded by Dr. Robert B. Taylor and passed unanimously to issue a letter of concern with a recommendation for continuing education in diagnosis and treatment planning.

The Board took a break from 12:03 p.m. to 12:10 p.m.

ROLL CALL

Roll call of the Board members was taken. All members were present at 12:10 p.m. except for Dr. Leslie D. Seaman.

Review of Investigation(s)

201800203: Nguyen, Allan

The complainant was not present. The respondent was not present.

Dr. Robert B. Taylor summarized the matter stating that the doctor wanted to do fillings. The findings of other dentists and the dental consultant, that there was no decay. Dr. John Dovgan made comments as well regarding the matter.

A motion was made by Dr. Anthony Herro, seconded by Dr. Robert B. Taylor and passed unanimously to dismiss the case and close the file.

201900168; Western Dental

Mr. Jeffrey J. Tonner, Esq. was present on behalf of Western Dental. No complainant was present. Mr. Tonner provided a history of the patient's time with Western Dental. Mr. Tonner stated that

the patient went to Western Dental as a child for braces and then discontinued treatment. As an older teen the patient went to Mexico for dental treatment then discontinued. He then came back in 2019 to Western Dental at age 21, receive treatment then discontinued. Mr. Tonner believes the complaint was filed just to get out of the treatment of the \$1,700 or \$1,900 contract. Mr. Tonner continued to summarize the treatment plan and stated that the case should be dismissed.

Dr. John Dovgan stated that there were no study models, no lateral ceph, no internal photos and no other items, found in the records when the patient made a payment. Mr. Tonner stated that the patient paid a flat fee. Mr. Tonner said that the recorder who put that note down in the progress notes, should not have done that. Dr. Dovgan's concern is how can you charge the patient for something when it's below the standard of care by not having those things to do, orthodontics in the first place. Dr. Robert B. Taylor's concern with Western Dental is that they could not produce records, no ceph or models. Mr. Tonner said they were not done. Mr. Tonner stated that the patient had no insurance, this was a contract. Mr. Tonner indicated that the patient was not billed per procedure. Dr. Leslie D. Seaman agreed with Dr. Dovgan, that it is assumed that those items, those things were included in the package that he was billed for.

A motion was made by Dr. Taylor, pursuant to A.R.S. § 32-1213 (H) that the Board offer to Western Dental, that if they were to remove the \$1,700 or \$1,800 dollars. Dr. Taylor stated the violations are that the entity did not take records, models and charged out for cephalometric and panoramic that they cannot produce. Dr. Taylor identified violations or citations to state statute and rule. Dr. Taylor stated the grounds for disciplinary action (9) "Obtaining a fee by fraud or misrepresentation or intentionally filing a fraudulent claim with a third party for services rendered or to be rendered to a patient". (10) "Engaging in repeated irregular billing". (8) "Failing to provide patient records pursuant to section 32-1264". Dr. Taylor then moved to stated that the violations are (9) and (8). Mr. Tonner stated that fraud is intentionally trying to defraud somebody out of something. Mr. Tonner asked the Board, if they really thought that Western Dental was trying to commit fraud or if they were just sloppy. Dr. Taylor withdrew violation (9) and stayed with violation (8).

Dr. Taylor made a motion under 32-1263 (D) (8) that Western Dental forgive the \$1,700 hundred dollars. Seth T. Hargraves, Esq., Assistant Attorney General, stated that the action would need to fall under 32-1213 (H). Dr. Seaman indicated that the Board could use (5) "Issue an order prescribing a period and terms of probation that are best adapted to protect the public welfare and that may include a requirement for restitution to a patient for a violation of this chapter or rules adopted pursuant to this chapter". (6) "Issue a letter of concern if a business entity's actions may cause the board to take disciplinary action".

Mr. Hargraves stated that the motion started off as a consent agreement and Dr. Taylor has already identified the conduct and alleged violations. Mr. Hargraves said that it is a matter of identifying what type of disciplinary action the Board would be offering. Mr. Tonner suggested that the board offer a letter of concern that Western Dental not pursue the \$1,700 or \$1,900 and pay back the \$100 to the patient, and then they could produce proof of that shortly after. Mr. Hargraves stated that the Board would not be able to enforce that. Mr. Aditya Dynar agreed with the suggestion. Mr. Dynar reiterated section (6) "Issue a letter of concern if a business entity's actions may cause the board to take disciplinary action". Mr. Dynar stated that based on what Mr. Tonner is saying, it seems that once Mr. Tonner gives the Board confirmation that Mr. Tonner will enforce the \$1,700 / \$1,900 dollar contract and refund the \$100 that should be the end of the matter. Mr.

Dynar also said that if the Board does not obtain that confirmation from Mr. Tonner within 30 days, subsection (6) fits the Board the authority to take disciplinary action at that point. The Assistant Attorney General stated that it does not.

Dr. Taylor reiterated his motion and stated that he would trust Mr. Tonner and issue a letter of concern with language related to restitution of \$100 to the patient and \$1,700 be forgiven, directed staff to write the language. Mr. Hargraves stated that by doing that, Western Dental can turn around and say, great letter, we are not going to do it and there is nothing you can do about it. Mr. Hargraves said that the Board cannot enforce those terms in a letter of concern and that it is the Board's choice if they wanted to go there, but the Assistant Attorney General is advising that, it cannot be enforced if Western Dental does not do it. Dr. Taylor asked the Assistant Attorney General if a non-disciplinary consent agreement would work. Mr. Hargraves stated that the Board's options are in 32-1213 (H).

Mr. Tonner stated that he has been a friend of the Board for thirty years and that they would do it. Mr. Tonner asked that the Board trust him that it would get done and he would get the Board proof immediately. Mr. Dynar seconded the motion and passed unanimously to issue a letter of concern within the language of restitution of \$100 to the patient and \$1,700 be forgiven and directed staff to write the language.

Dr. Leslie D. Seaman was present and participated in the discussion and vote.

201900183; Balmer, III, Thomas

Dr. Robert B. Taylor stated that Miriam Thompson, Chief Compliance Officer, reached out to Mr. Thomas Balmer III and found out that he had passed away.

A motion was made by Dr. Robert B. Taylor, seconded by Nick Goodman and passed unanimously to dismiss the case and close the file.

201900211; Stratman, Matthew

Dr. John Dovgan stated that evidence of blood pressure was taken, implant type number, size and number of implant was produced. Also, the other information that they had presented was there. Dr. Dovgan did not find any standard of care deviations. Michele G. Thompson, Esq. was present and agreed with Dr. Dovgan. Ms. Thompson asked for the dismissal.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to dismiss the case and close the file.

201900263; Lee, Sung

Dr. Sung Lee was not present. Dr. Robert B. Taylor summarized the case stating that the case deals with inadequate crown, irregularities in billing, staff doing dental work and illegal conduct. The complainant was present, summarized her case regarding the root canal and saved money for the root canal.

Dr. Robert B. Taylor discussed A.R.S. § 32-3201 and the Board's jurisdiction to look at the case. Dr. Taylor stated that the case rises to a non-disciplinary consent agreement with six (6) hours of record keeping and A.R.S. § 32-1263(01.), the health, safety and wellbeing has been compromised

with the patient. A.R.S. § 32-1263(02.), the finding of facts, irregular billing, inadequate crown and bridge, charges of scaling and so on.

Seth T. Hargraves, Esq., Assistant Attorney General, stated that generally if you are doing a non-disciplinary, there is not conclusion of law. Mr. Hargraves stated that the Board needs to have what the conduct is and if the Board is going to offer a non-disciplinary consent agreement for continuing education, the Boards needs to identify the conduct. Dr. Taylor stated that the conduct is irregular billing and record keeping.

After discussion, A motion was made by Dr. Robert B. Taylor, seconded by Dr. Lisa B. Bienstock and passed unanimously to offer a non-disciplinary consent agreement, irregular billing with six (6) hours of record keeping in continuing education hours.

201900278; Kaocharoen, Tony

The father, M.H., of the patient was present and advocated for his son. M.H. stated that in August 2018 his son saw Dr. Tony Kaocharoen for a six-month check-up and x-ray and discovered that Dr. Kaocharoen only did the x-ray for the bitewing. M.H. stated that Dr. Kaocharoen neglected to x-ray and carefully examine the two front teeth and his son complained of sensitivity, yellowing of the tooth. Dr. Kaocharoen was present and summarized the matter. Dr. Kaocharoen stated that he does not recall the patient complaining of pain; otherwise, they would have taken a PA. The patient did begin to have symptoms shortly after the six months, noted on August. Dr. Kaocharoen stated that when the patient had symptoms, a family member brought the patient to see another dentist who made the diagnosis and took the x-ray. The patient saw a specialist and the specialist made their diagnosis based on the x-ray and CBCT. The specialist decided that the tooth would be better off removed; Dr. Zach confirmed it was a root fracture. The Board had several questions for Dr. Kaocharoen.

After discussion, a motion was made by Dr. Lisa B. Bienstock, seconded by Dr. Anthony Herro and passed unanimously to offer a non-disciplinary consent agreement with a total of six (6) hours continuing education in radiographs and treatment planning and diagnosis.

201900296; Perna, Salvatore

Dr. Salvatore Perna was present along with Mr. Jeffrey J. Tonner, Esq. Mr. Tonner made a brief statement regarding the case. Dr. Perna was sworn in for the record. Mr. Tonner stated that the complainant is a hygienist. Mr. Tonner stated that they both worked for Sun Coast Dental, but Dr. Perna has no ownership interest. The female owner and hygienist had a long feud and had a face to face screaming match. The complainant filed the case against, not Dr. Perna, but Sun Coast Dental. Mr. Tonner reviewed each claim. Mr. Tonner stated that the only real issue he had with the dental consult report is that he did not understand altering records verses amending records. Mr. Tonner stated that Dr. Perna does need help with record keeping.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to recommend the case to be tabled for another meeting and re-investigated, so that the Board has a thorough idea of what happened and direct staff to investigate the case.

DENTAL ASSISTING NATIONAL BOARD (DANB)

Ryan P. Edmonson, Executive Director, stated that the Board met with DANB at the March board meeting and with staff to discuss the social security number issue. Board staff is recommending

that Dental Assistants who take and pass the required DANB Radiation, Health and Safety Exam to take radiographs in AZ, no longer require a specific AZ radiography certificate through DANB. Representatives from DANB were present to answer Board questions.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to accept the recommendation from staff that Dental Assistants who take and pass the required DANB Radiation, Health and Safety Exam to take radiographs in AZ, no longer require a specific AZ radiography certificate through DANB.

ITEMS FOR BOARD REVIEW, DISCUSSION AND POSSIBLE ACTION

Review of Investigation(s)

201900308; Heath-Jones, Joshua

The complaint, R.F., was present and made a statement. R.F. stated that in April of 2019 she went in for a root canal, a couple of crowns and a bridge for a missing tooth. R.F. stated that Dr. Taylor Fields redid the work, insurance would not pay for it, and now she owes the second dentist \$4,694.00. Dr. Heath-Jones was sworn in for the record and made a brief statement. The patient was initially seen for a tooth complained of the lower left molar. She presented decay to the pulp. She was given the option to return for a root canal, which she did. She returned for that tooth to be restored with a permeant restoration, given the option to place the bridge at that time. A payment plan was agreed to and signed.

After discussion, a motion was made by Dr. Robert B. Taylor, seconded by Nick Goodman and passed unanimously to offer a non-disciplinary consent agreement with six (6) hours of crown and bridge in continuing education.

201900327 & 201900330; Roth, Steven W.

Dr. Lisa B. Bienstock stated that the case was inconclusive, no harm was done to the patient.

A motion was made by Dr. Bienstock, seconded by Dr. Robert B. Taylor and passed unanimously to dismiss the case and close the file.

201900328; Michaud, Richard N.

Dr. Lisa B. Bienstock stated that no harm was done to the patient, the dentist was practicing within normal limits, no deviation from the standard of care.

A motion was made by Dr. Bienstock, seconded by Dr. Robert B. Taylor and passed unanimously to dismiss the case and close the file.

202000028-MP; Kammeyer, Gregory

Dr. Gregory Kammeyer was present and summarized the complaint. Dr. Kammeyer stated that this was a complaint that was initiated from the National Practitioner Data Bank report. Dr. Kammeyer stated that from this case, he learned that from the big screen, where he evaluated post-operative care. Dr. Kammeyer noticed that where he had placed, the implant for this patient, it appeared to show that he had not violated the canal. Dr. Kammeyer said that going back to the CAT scan, the computer screen was smaller and actually made the measurement for the size of the implant smaller. Dr. Kammeyer explain that what was stated in the dental consultant report and continued explaining the matter. Dr. Kammeyer responded to questions from the Board.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to dismiss the case and close the file.

202000031; Merchant, Birju

Susan McLellan, Esq. was present on behalf of Dr. Birju Merchant and summarized the case. The complainant was not present. Ms. McLellan stated that Dr. Merchant had this complainant as a patient for years. The patient changed insurance providers and saw a new dentist. The new dentist had some concerns about some of the root canals that had been performed by Dr. Merchant on the patient. The patient then filed a complaint. Dr. Merchant and Ms. McLellan worked, out of court, a settlement with this patient. The patient sent a letter to the Board stating that all of her concerns and complaints have been taken care of and she has withdrawn her complaint. Ms. McLellan requested that the Board uphold the patient's request to withdraw the complaint. Dr. Robert B. Taylor had concerns regarding the case. The Board had several questions for Ms. McLellan.

After discussion, a motion was made by Dr. Anthony Herro, second by Dr. Robert B. Taylor and passed unanimously to offer a non-disciplinary consent agreement with six (6) hours in endodontics, six (6) hours in record keeping and if he rejects the offer then he can return to the Board for a formal interview.

202000034; Drabs, Julia

Dr. Julia Drabs was present along with Susan McLellan, Esq. The complainant was not present. Dr. Drabs was sworn in for the record. Ms. McLellan summarized the case stating that patient is a five-year old boy who had seen Dr. Drabs for the initial, getting to know the dentist, visit and examination. The mother was upset with the care from the pediatric dentist Dr. Davis and wanted to go back to Dr. Drabs for the rest of the treatment for her child. Ms. McLellan stated that Dr. Drabs was doing a filling on tooth B, a distal occlusal filling. Dr. Drabs was ready to begin the filling; the patient loses his tolerance and began to yell. The dental consultant had issues with charting deficiencies. Ms. McLellan feels that those issues raised have been take care of. The Board had several questions for Ms. Drabs.

Dr. Robert B. Taylor stated that it might be better to refer and not let the patient dictate to you what needs to be done. Dr. Drabs agreed. Dr. Lisa B. Bienstock, asked if the children that she sees six years and older, if she weighs the children. Dr. Drabs stated that she weighs children six years and older. Dr. Bienstocks stated that she did not do anything egregious, she was safe. Dr. Bientock said that her concerns are failure to take bitewings, failure to diagnosis caries on A and J, the failure to recognize the child's behavior as well as treatment alternatives.

After discussion, a motion was made by Dr. Lisa B. Bienstock, second by Dr. Robert B. Taylor and passed unanimously to offer a non-disciplinary consent agreement with three (3) hours in radiographs, three (3) hours in diagnosis and treatment planning on pediatric patients and if she rejects the offer then she can return to the Board for a formal interview.

Application(s) for Licensing of Dentist(s) or Hygienist(s) – A.R.S. §§ 32-1231 et seq. and 32-1281 et. seq. respectively

Dunn, Blanca

Ms. Blanca Dunn was present and made a statement about the misdemeanor that happened ten years ago.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. John N. Harman, IV and passed unanimously to grant licensure to Ms. Blanca Dunn.

Evans, Ryan Louis

Dr. Ryan Louis Evans was present and stated that the incident happened nine and a half years ago.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Leslie D. Seaman and passed unanimously to grant licensure to Dr. Ryan Louis Evans.

Garfield, Roger Dean

Dr. Roger Dean Garfield was not present.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to grant licensure to Dr. Roger Dean Garfield.

Klein, Mark Edward

Dr. Mark Edward Klein was present and stated that he will be moving to Arizona.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to grant licensure to Dr. Mark Edward Klein.

Pollacia, Nino

Dr. Nino Pollacia was not present.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Leslie D. Seaman and passed unanimously to grant licensure to Dr. Nino Pollacia.

Sedell, Alan, N.

Dr. Alan N. Sedell was present and would like to move to Arizona to keep working.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Leslie D. Seaman and passed unanimously to grant licensure to Dr. Alan N. Sedell.

Willard, Nicholas Slater

Dr. Nicholas Slater Willard was present and stated that there was an issue with game and fish but that has been resolved.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. John N. Harman, IV and passed unanimously to grant licensure to Dr. Nicholas Slater Willard.

PRESENTATION BY AFFILIATED MONITORS, INC.

Board to meet with Vincent L. DiCianni, Esq., President with Affiliated Monitors, Inc. to discuss independent monitoring and assessments. This started in 2004 in Massachusetts then started throughout the country with several licensing boards. They conduct an enhancement for the work that the investigator does, because they can look at a case more in depth. Mr. DiCianni expanded on the company's process.

ITEMS FOR BOARD REVIEW, DISCUSSION AND POSSIBLE ACTION

Application(s) for Licensing of Dentist(s) or Hygienist(s) – A.R.S. §§ 32-1231 et seq. and 32-1281 et. seq. respectively
Gerace, Kenneth V.

Dr. Kenneth V. Gerace was present. Mr. Gerace stated his situation with the monitoring doctor and that the patient, doctor relationship did not go well. Mr. Gerace had a character witness speak for him during the meeting. The Board had several questions for Mr. Gerace and on his second evaluation.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to grant licensure to Dr. Kenneth V. Gerace.

Mendoza, Alexis C.

Mr. Alexis C. Mendoza was present and stated that he just moved from California. He had a DUI on his record and did probation with the California board. Mr. Mendoza went through the process in California for licensees who have had DUIs.

A motion was made by Dr. Robert B. Taylor, seconded by Dr. Anthony Herro and passed unanimously to grant licensure to Mr. Alexis C. Mendoza.

Update on Dismissed Case and Subsequent Open Complaint

Board to receive an update from staff regarding the directive to open a complaint against Dr. Robin P. Lenaker based on an investigation into case number 201900258. A complaint was not opened as a review revealed that Dr. Lenaker is the holder of an expired license. After receipt of the staff update, the Board may take possible action on the matter.

Ryan P. Edmonson, Executive Director, stated during the process of investigating 201900258, the Board had requested at the June 5 board meeting to open a case against Dr. Robin P. Lenaker. Dr. Lenaker's license had been expired since June 30, 2019. The Board can make a motion to tag the licensing file if this person decides to get a new license in Arizona, this person would have to address this matter.

The Board direct staff to put a note in the file should this person try to reinstate; this person would have to address this issue.

REVIEW AND DISCUSSION OF 1304 PERMITS AND RULES REGARDING ANESTHESIA AND SEDATION PERMITS

Board to review and discuss the lack of awareness of an increasing number of licensees about the necessity of obtaining a 1304 permit and rules regarding anesthesia and sedation permits and definitions.

Dr. John Dovgan identified two main problems that need to be addressed. The problem with the current language in 1303 and 1304 permits. Dr. Robert B. Taylor asked Dr. Dovgan if he could provide the information to Mr. Nick Goodman and the Anesthesia and Sedation committee.

EXECUTIVE DIRECTOR'S REPORT

The Board reviewed the budget and agency operations with Ryan Edmonson.

SUMMARY OF CURRENT EVENTS

The Board directed staff to add a discussion regarding Provisional Licensing suspension.

The Board directed staff to add a discussion regarding the CompDont tooth either in August or September.

Agenda item (V.) (C.) (1.), the licensee rejected the forming interview and would like to go to a formal hearing.

DISCUSSION AND POSSIBLE ACTION ITEMS FOR FUTURE MEETING AGENDAS

No discussion was made.

NEXT BOARD MEETING DATE

Friday, August 21, 2020

ADJOURNMENT

A motion was made by Dr. Robert B. Taylor, seconded by Nick Goodman and passed unanimously to adjourn the Board meeting at 3:18 p.m.