



ARIZONA STATE BOARD OF DENTAL EXAMINERS

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MEETING OF THE ARIZONA
STATE BOARD OF DENTAL EXAMINERS
MINUTES OF THE BOARD MEETING
JUNE 1, 2012

Board Members Present:

Gregory A. Waite, DDS, President
Scott W. Morrison, DDS, Vice President
Gary M. Gradke, DDS
Robert H. Foster, DDS
Michael R. Hauer, DDS
Marilyn J. McClain, RDH
Mr. Joshua Greer

Board Members Absent:

Laurie A. Buckles, RDH
D. Benjamin Whiting, DDS
Mr. Charles E. Jackson

Staff Present:

Ms. Elaine Hugunin, Executive Director
Ms. Nancy Chambers, Deputy Director
Ms. Mary Williams, Assistant Attorney General
Ms. Terry Bialostosky, Investigations Supervisor
Ms. Sherrie Biggs, Licensure Manager
Ms. Yvonne Barron, Program/Project Specialist
Ms. Jaclyn Warren, Legal Administrator
Ms. Monica Crowley, Legal Assistant
Ms. Nancy Elia, Licensure Administrator

NOTICE:

Roll Call votes are recorded and provided as an attachment to these minutes pursuant to A.R.S. §32-3205 which reads "If a disciplinary action requires a vote of Board members, the health professional regulatory Board shall conduct that vote by roll call. The Board shall maintain a record of each member's vote. This section does not prohibit a Board from using a Consent Agenda."

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GENERAL BUSINESS

Agenda Item No. 1 - Call to Order and Introductions

Dr. Waite called the meeting to order at 8:01 a.m.

Agenda Item No. 3 – Committee Reports

- A. Injecting Substances for Cosmetic Purposes Committee – Joshua Greer
- i. Review, discussion and possible recommendation from the Injecting Substances for Cosmetic Purposes to amend Substantive Policy Statement #15: Injecting Anesthesia, Injecting Other Substances or Prescribing for Non-Dental Treatment.

Mr. Greer stated the committee was formed to look into the issue of dentists injecting substances such as Botox. They met extensively to discuss whether a statutory amendment was necessary. The committee recommends allowing injection of Botox as part of a dental treatment plan. There was discussion about hygienists injecting. There were some members who thought it was ineffective to do it outside of the statutes. Some members wanted to specify certain training. The language was vague prior to the recommended changes. There was never any intention of the Board to limit to the type of procedure. This was attempted to provide more clarity and to allow some cosmetic use of Botox. The prior statement specifically prohibited injecting for cosmetic purpose.

Mr. Earle, Executive Director of the Arizona Dental Association, stated the statement is meant to provide a safe harbor. The use of these pharmacological agents has to be tied to a dental treatment. The committee didn't want to see signage everywhere. There are legitimate uses such as a "smile makeover" and other issues relating to the face and smile. They urge the Board to adopt the policy statement. Mr. Greer stated they looked at the risks to the public and found very minimal risk because the doses are very small.

Upon MOTION by Dr. Hauer, second by Dr. Gradke, the Board voted to ACCEPT the committee's recommendation. Mr. Greer OPPOSED. MOTION PASSED.

- B. Dental Hygiene Committee – Laurie Buckles, RDH
- i. Discussion and possible action regarding the Dental Hygiene Committee's recommendation to add a Dental Hygienist Certification for Local Anesthesia only and add a Dental Hygienist Certification for Nitrous Oxide only to the Dental Practice Act.
- ii. Discussion and possible action regarding the Dental Hygiene Committee's recommendation to add Dental Hygienist Local Anesthesia Certification by Credential and add Dental Hygienist Nitrous Oxide Certification by Credential to the Dental Practice Act.

Ms. Chambers stated these are coming back to the Board for clarity. There are dental hygienists around the country who come from states that only allow local anesthesia and not nitrous oxide. When they come to Arizona they have to retake an entire course to be certified in both. The committee thought it would be a good idea to separate the two so hygienists could have either local anesthesia or nitrous oxide, or both. Ms. Chambers stated this could impact statute and will impact rules.

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Upon MOTION by Dr. Hauer, second by Dr. Morrison, the Board voted to APPROVE separating anesthesia and nitrous into two separate entities and APPROVE certification by credentialing. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 2 – Public Comment on Cases

Complainant IH was present and spoke about case no. 201200005.

Complainant LV was present and spoke about case no. 201200010-ED.

Complainant MS was present and spoke about case no. 201200031-ED and submitted additional material.

Agenda Item No. 4 - President's Report

- A. Report from the mid-year American Association of Dental Boards meeting in Chicago on April 22 – 23, 2012.

Dr. Waite stated this was a time to network and gain information. He discussed what he learned at the meeting such as examination by portfolios and teeth whitening kiosks.

- B. Review, discussion and possible action regarding the American Association of Dental Boards Assessment Services Program.

Dr. Waite stated this is a very lengthy and costly process. There are two schools that they are sent to: LSU-New Orleans and Maryland.

Agenda Item No. 5 - Executive Director's Report

- A. Summary of current events that affect the Arizona State Board of Dental Examiners.

Nothing was stated.

- B. Report from the mid-year American Association of Dental Administrators meeting in Chicago on April 22 – 23, 2012.

Dir. Hugunin thanked the Board for approving her attendance at the AADA meeting. As Dr. Waite indicated, they are very beneficial for her and the Agency. This allowed her to network with peers and ask questions regarding national issues. Each State is so different in terms of its statutes which results in a variety of issues; however, some things are constant. For example, many of the state dental boards regulate dental labs and/or part of an umbrella board and are forced to utilize centralized services. A large majority of the states are currently re-evaluating their anesthesia rules and again this varies significantly in terms of jurisdiction. They heard a lengthy discussion about the FTC and the North Carolina Dental Board. The North Carolina Dental Board has now spent over \$1.4 million in defending itself which does not include cost of staff time. Additionally, a large number of states are enacting legislation to address corporate practices. Arizona is still one of the few States that allows for this. It is interesting that in Nevada and North Carolina, the Board actually evaluates the management contract for the licensee in these situations.

- C. Review, discussion and approval for the Executive Director to attend the State Bar Convention on Thursday, June 21, 2012.

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Upon MOTION by Dr. Gradke, second by Dr. Foster, the Board voted to APPROVE the Executive Director to attend the State Bar Convention. MOTION PASSED UNANIMOUSLY.

- D. Dr. Doug Chang (Case #: 100030) – Review, discussion, and possible action on Affiliated Monitors Inc. Audit Reports.

Dr. Chang and his attorney, Ed Gaines, were present.

Dir. Hugunin stated that staff provided the Board with a brief summary of the six monitoring reports conducted by Affiliated Monitors Inc. as well as all of the reports.

Upon MOTION by Dr. Gradke, second by Dr. Morrison, the Board voted to TAKE NO ACTION. MOTION PASSED UNANIMOUSLY.

- E. Dr. Vincent G. Colosimo (Case #: 201000149) - Review, discussion and possible action regarding reinstatement of his dental license.

Upon MOTION by Dr. Gradke, second by Mr. Greer, the Board voted to REINSTATE Dr. Colosimo's dental license. MOTION PASSED UNANIMOUSLY.

- F. Dr. Robert H. Mercier (Case #: 201200002) – Review, discussion and possible action regarding non-compliance of an interim order and forwarding case to a formal hearing.

Dir. Hugunin stated that to date, Dr. Mercier is noncompliant with his interim order and requested the Board consider referring this case to formal hearing.

Upon MOTION by Dr. Foster, second by Dr. Hauer, the Board voted to REFER case number 201200066 to a Formal Hearing. MOTION PASSED UNANIMOUSLY.

- G. Mr. Trevor Neate – Review, discussion and possible action regarding acceptance of the Stipulated Agreement to Resolve Allegations of Uncertified Practice.

Dr. Neate was present but declined to comment.

Dir. Hugunin stated the Board has a copy of a proposed Consent Agreement with Mr. Trevor Neate in which he declares that he performs duties of a dental laboratory technician and a dental assistant and not those of a denturist.

Upon MOTION by Dr. Gradke, second by Mr. Greer, the Board voted to ACCEPT the Consent Agreement. MOTION PASSED UNANIMOUSLY.

- H. Review, discussion and possible action regarding approval of the confidential stipulation agreement for two licensees in the 2-year Abuse Track Program and two licensees in the 5-year Monitoring Program.

Upon MOTION by Dr. Gradke, second by Mr. Greer, the Board voted to go into an EXECUTIVE SESSION to review confidential information. MOTION PASSED UNANIMOUSLY.

****Executive Session****

RETURN TO OPEN MEETING

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The Board had four licensees enter into the confidential monitoring program. One was a hygienist who was reported by her employer for allegedly being impaired while on duty and was fired immediately by the employer. The hygienist cooperated fully with Board staff and was evaluated by Dr. Sucher within a week of being reported and entered and completed treatment in an inpatient treatment center. She has agreed to enter into the five-year program.

Another participant was a licensee by examination who had two DUIs within the last six years, the last one three years ago. He was evaluated by Dr. Sucher and tested (both hair and alcohol) which were negative. He has agreed to enter into the two-year monitoring program based on Dr. Sucher's evaluation.

Another participant was a licensee by credential who was already in the confidential monitoring program in Washington. The records from the Washington program were evaluated by Dr. Sucher as well as the licensee. He has agreed to enter into the five-year monitoring program to end simultaneously when his agreement terminates with Washington Physicians Health Program agreement. This licensee will be practicing only one to three days per month in Arizona and therefore his primary monitoring will be continued with Washington until such time as the licensee is practicing more than 50% of his time in Arizona.

The last participant had his license reinstated and has also been participating in a substance program as part of a court order. This licensee has willingly agreed to participate in the two-year program.

- I. Review, discussion and possible action regarding stakeholder comments and suggestions to revise proposed changes to Arizona Administrative Code (AAC), Title 4, Chapter 11, Articles 1 and 13 relating to general anesthesia and sedation.

Ms. Chambers stated after the last Board meeting, staff received more information and have opened the docket for these rules but have not proceeded to the final rulemaking. The Board would like to hear from all the stakeholders to address their concerns and to possibly revise what was approved at the last Board meeting. Dr. Waite stated the Board approved that it would go through the system and the Board will have the opportunity to make changes. Ms. Hugunin stated the Board received a call from the governor's office and felt it prudent to bring it back to the Board.

Jeff Gray stated he, as well as Jose Ortiz, President, were here on behalf of The Arizona Association of Nursing Anesthetists. They were present to answer technical questions and explain why they believe the proposed rules will affect their scope of practice. Their preference is to work through the changes before the rules get filed with the Secretary of State as it is more difficult to make changes after they have been filed. Traditionally, what is done prior to the rules being filed is stakeholders sit down in a room and go over the changes. They are more than happy to sit down with the Board within the next couple of weeks. Alternatively, the Medical Board drafted rules for office-based surgeons. In the end, CRNA's and anesthesiologists were treated the same, while MD's and DO's do not require additional regulation. There are over 500 licensed CRNA's and approximately 75% of anesthesia is performed by CRNA's in rural areas. There have not been any instances of problems in the past ten years. Dr. Waite is not opposed to have the Board sit down with stakeholders. It seems that the biggest issue is the new recommendations for 1301, 1302, 1303 & 1304 permits. He does not see any reason why they can't work with CRNA's under a 1303 permit when you can with a 1301 or 1302. He does not see why they need a 1304 permit but he has been told that it is to be sure the proper equipment is brought in. Mr. Gray agrees that requiring CRNA's to work under the

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direction of an anesthesiologist is the most egregious aspect of it. Dr. Waite stated he had never seen any complaint that had to do with an anesthesiologist or a CRNA. He does not see the need for a 1304 permit.

Dr. Gradke stated that nurse anesthesia is part of a team for anesthesia care and should be limited to environments where physician supervision is available. The environment of a dental office is not consistent with an outpatient surgery facility where emergency back-up is available. Complications are always going to occur. However, tragedy is avoidable in most cases. Having trained personnel is usually the reason complications don't turn into tragedies. A nurse with a dentist that has no training in advanced airway management is not a team. Many children have undiagnosed conditions and maintaining vital signs can be a challenge. The obvious difference in dentistry is where the work is being done. The dentist is working in the airway and the obvious is being overlooked.

Jose Ortiz, President of the Arizona Association of Nursing Anesthetists, responded to Dr. Gradke's comments and stated CRNA's are trained extensively. He does not want any adverse occurrence to happen. They are able to quickly interact before something turns into a tragedy. He feels that limiting the CRNA's would be a tragedy because there is a need for them. The education that CRNA's have is anywhere between 12-15 months of general didactic training and another year and half of intensive residency such as instrumenting the airway and taking care of patients during an anesthesia procedure. There has to be at least 500 general anesthetics, a minimum of 100 monitored anesthetics, 50 spinals, and 25 central lines. All the scope of training an anesthesiologist must have is what a CRNA goes through as well. Dr. Waite stated that they have more training than any dentist with a 1301, 1302 and 1303 permit. In seven years, there have not been any anesthesia complaints for CRNA's but there have been several for dentists.

Dr. Gradke asked what they do to ensure patient's safety. Mr. Gray responded they are able to handle any occurrence. In an office-based setting, staff may not be fully trained should an incident occur and the CRNA or anesthetist should be able to handle it. The next step would be to call for an emergency back-up. Dr. Gradke does not question the education; it is the location that he has a problem with. Dr. Hauer mentioned they could have the same issue with an anesthesiologist in those types of settings. He asked if he would need to be a permit holder to bring in an anesthesiologist under the new rules and Dr. Gradke confirmed that they would. Mr. Grey stated that there are dentists that are afraid to hire CRNA's because of the new proposed rules.

Upon MOTION by Dr. Waite, second by Mr. Greer, the Board voted to DIRECT staff to arrange a sit-down meeting with stakeholders before it proceeds forward. MOTION PASSED UNANIMOUSLY.

- J. Review, discussion and possible action regarding an omission in the proposed revision to AAC R4-11-1302(E).

Ms. Chambers stated that the omission had to do with a piece of equipment. If offices had an anesthesiologist present, then the record would need to have the pre-operative and post-operative x-rays.

Upon MOTION by Dr. Gradke, second by Mr. Greer, the Board voted to ACCEPT the proposed revision. MOTION PASSED UNANIMOUSLY.

- K. Review, discussion and approval for the Executive Director and Board President to attend the AADB Annual Meeting on October 17-18, 2012 in San Francisco, CA.

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Upon MOTION by Mr. Greer, second by Dr. Hauer, the Board voted to APPROVE the Executive Director and Board President to attend the AADB Annual Meeting. MOTION PASSED UNANIMOUSLY.

- L. Review and discussion regarding the Executive Director Complaint Terminations.

Dir. Hugunin stated the Board's additional material contains the number of Executive Director Terminations since the last Board meeting. Of the 16 listed, 3 appealed, 2 have not appealed and 11 still have time in which to appeal.

Agenda Item No. 6 - Assistant Attorney General's Report for Board Direction & Possible Action

- A. Administrative Appeals

Ms. Williams stated the appeals have been on for the last few meetings and there have been no changes. They are still waiting on a decision from the Court of Appeals for the Keith case.

- i. Nishith S. Shah, D.M.D. v. ASBDE (Case 201100032) (Court Case LC2011-000735)
- ii. Jack I Lipton, D.M.D. v. ASBDE (Case 201000254 & 201100259) (Court Case LC2011-000713)
- iii. Rosalyn D. Keith, D.D.S. v. ASBDE (Case 270098) Appeal of superior court's decision affirming Board order.

Agenda Item No. 7 – Personnel Issues

- A. VACANT

Agenda Item No. 8 – Request for Action on Licensure by Examination – Consent Agenda

- A. Samantha A. Roberge, RDH – Disclosure of shoplifting arrest in 1998.

Ms. Roberge was present and stated she made a stupid mistake when she was a minor and has had a clean record since then. She is achieving her goals of becoming a hygienist and is anxious to start treating.

Upon MOTION by Mr. Greer, second by Dr. Foster, the Board voted to GRANT licensure. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 9 – Request for Action on Licensure by Credential

- A. Dr. Frank Aker - 1975 Kentucky State exam prior to a regional

Upon MOTION by Dr. Hauer, second by Mr. Greer, the Board voted to GRANT licensure. MOTION PASSED UNANIMOUSLY.

- B. Dr. Dennis Allen Johnson - Board approved exam, discipline on Oregon license

Dr. Johnson was present and stated he was evaluated for alcohol and drug abuse when he was on probation four and a half years ago. He is a member of AA and has continued his practice to this day.

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Upon MOTION by Dr. Gradke, second by Dr. Foster, the Board voted to ORDER Johnson to see a Board approved specialist. Dr. Hauer, Mr. Greer, Ms. McLain, Dr. Morrison, and Dr. Waite OPPOSED. MOTION FAILED.

Upon MOTION by Mr. Greer, second by Dr. Morrison, the Board voted to GRANT licensure. Dr. Foster and Dr. Gradke OPPOSED. MOTION PASSED.

- C. Dr. Kimberly Ann Baker - Board approved exam, disclosure of 3 malpractice actions that occurred over ten years ago

Upon MOTION by Mr. Greer, second by Dr. Waite, the Board voted to GRANT licensure. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 10 – Request for Action on Licensure by Credential – Clinical Examination taken more than five years ago

- A. VACANT

Agenda Item No. 11 – Request for Action on Licensure by Credential – Clinical Examination taken less than five years ago

- A. Brittni Michelle Hardy, RDH - 2011 Florida State Exam

Upon MOTION by Mr. Greer, second by Dr. Hauer, the Board voted to GRANT licensure. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 12 – Request for Action on Application(s) for Renewal of License

- A. Dr. Donald J. Meis
B. Dr. Maynard Charles Anderson
C. Dr. Howard Allen Gerstein
D. Dr. Victor A. Palmieri

Upon MOTION by Dr. Hauer, second by Mr. Greer, the Board voted to ISSUE restricted permits to the above applicants. MOTION PASSED UNANIMOUSLY.

STIPULATION CONSENT AND ENFORCEMENT

Agenda Item No. 13 - Recommendation(s) From Board MATP Medical Director

- A. Dr. Michael W. Dodd – Review discussion and possible action regarding removal of the DEA restriction from his Stipulation Agreement. (Case #: 280303)

Upon MOTION by Dr. Waite, second by Dr. Hauer, the Board voted to REMOVE Dr. Dodd's DEA restriction. MOTION PASSED UNANIMOUSLY.

ACTION ON CASES

Agenda Item No. 14A VACANT

CONSENT AGENDA

The following items were pulled from the Consent Agenda either at the request of a Board Member or by the public. These items will be discussed individually:

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Cases pulled from the Consent Agenda

Agenda Item No. 15A	Case No. 201100233	Dr. Glen E. Doyon
Agenda Item No. 15D	Case No. 201100189	Dr. Jaleh Keyhani
Agenda Item No. 17D	Case No. 201200045	Dr. Bruce David Schwartz
Agenda Item No. 17F	Case No. 201200075	Dr. David R. Beeson

Cases ADJUDICATED:

Upon MOTION by Dr. Foster, second by Mr. Greer, the Board voted to ACCEPT the Disciplinary Consent Agreements on the following case on the Consent Agenda. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 15B	Case No. 201200005	Dr. George Edward Boughan Disciplinary Consent Agreement
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Agenda Item No. 15C	Case No. 201200011	Dr. Edward W. Galapeaux Disciplinary Consent Agreement
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Nothing was pulled. Upon MOTION by Dr. Foster, second by Mr. Greer, the Board voted to ACCEPT the Non-Disciplinary Consent Agreements on the following case on the Consent Agenda. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 16A	Case No. 201200017	Dr. David Kloss Non-Disciplinary Consent Agreement
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Upon MOTION by Dr. Foster, second by Mr. Greer, the Board voted to ISSUE a Letter of Concern for the following cases on the Consent Agenda. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 17A	Case No. 201100238	Dr. Erica N. Bigos Stating Dr. El-Annan's records shall be clear, concise, legible and understandable to any dentist.
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Agenda Item No. 17B	Case No. 201200013	Dr. Mark L. Moss Stating Dr. Moss should ensure the patient's record contains documentation of all procedures.
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Agenda Item No. 17C	Case No. 201200023	Dr. Kevin H. Otteson Stating that the health history should be reviewed before any treatment, especially before prescribing any medication.
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Agenda Item No. 17E	Case No. 201200052	Dr. Christopher S. Payne Stating Dr. Payne should complete a periodontal evaluation and probing prior to restorative treatment.
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Nothing was pulled. Upon MOTION by Dr. Foster, second by Mr. Greer, the Board voted to DISMISS the following cases on the Consent Agenda. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 18A	Case No. 201200022	Dr. Thomas D. Wais Dismiss
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Agenda Item No. 18B	Case No. 201200048	Dr. Nishith S. Shah Dismiss
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Nothing was pulled. Upon MOTION by Dr. Foster, second by Mr. Greer, the Board voted to FORWARD the following cases on the Consent Agenda to a Formal Interview. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 19A Case No. 201100240 Dr. Mu-Hun Kim
Formal Interview

Agenda Item No. 19B Case No. 201200028 Dr. Barry J. Uldrikson
Formal Interview

Agenda Item No. 19C Case No. 201200029 Western Dental
Formal Interview

Agenda Item No. 19D Case No. 201200034 Western Dental
Formal Interview

Agenda Item No. 20 – Review and Filing of Cases for Investigation– Consent Agenda

Nothing was pulled. Upon MOTION by Dr. Foster, second by Mr. Greer, the Board voted to TAKE the action indicated. MOTION PASSED UNANIMOUSLY.

- A. Dr. David A. Curtis (Case #: 201200037) – Dismiss without prejudice
- B. Dr. Richard E. Feldhake - Malpractice Report: Take No Action

Agenda Item No. 21 – Approval of Consultants and Examiners – Consent Agenda

Nothing was pulled. Upon MOTION by Dr. Morrison, second by Mr. Greer, the Board voted to APPROVE the following consultants and evaluators. MOTION PASSED UNANIMOUSLY.

- A. Dr. Jason J. Augustine – Dental Consultant
- B. Dr. Douglas G. Benting – Dental Consultant
- C. Dr. Alyssa S. Levin – Dental Consultant
- D. Dr. Kendrick Doron Gray – Anesthesia Evaluator
- E. Dr. Jeffrey L. Martin – Anesthesia Evaluator
- F. Dr. Masih Shahlaie – Anesthesia Evaluator
- G. Dr. Happy Grewal – Anesthesia Evaluator
- H. Dr. Angela M. Wolfman – Anesthesia Evaluator
- I. Dr. Umar Imtiaz – Anesthesia Evaluator
- J. Dr. John W. Dovgan – Anesthesia Evaluator
- K. Dr. Brian L. Cullen – Anesthesia Evaluator
- L. Dr. Douglas William Beals – Anesthesia Evaluator
- M. Dr. Brian J. Dorfman – Anesthesia Evaluator

Agenda Item No. 22 – Approval of Minutes – Consent Agenda

Nothing was pulled. Upon MOTION by Dr. Foster, second by Dr. Hauer, the Board voted to APPROVE the following minutes. MOTION PASSED UNANIMOUSLY.

- A. April 13, 2012 – Board Meeting Minutes

Agenda Item No. 15A Case No. 201100233
Dr. Glen E. Doyon

Frederick Cummings was present on behalf of Dr. Doyon.

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change the word "precaution" to the word "act". He would also like to add a finding of fact that said "Dr. Nelson did not obtain medical consultation on patient RA".

Mr. Tonner responded to those changes after talking with his client and would like to change #3 to "non-IV mild conscious sedation". Dr. Gradke stated that the wording he recommended is the wording Dr. Nelson used in his records and the mild conscious sedation is not in the dental vocabulary. Mr. Tonner stated that Dr. Nelson accepts the changes to #3, #7 and the additional finding of fact.

Upon MOTION by Dr. Gradke, second by Dr. Morrison, the Board voted to ACCEPT the Consent Agreement with the recommended changes. MOTION PASSED UNANIMOUSLY.

**Agenda Item No. 24A Case No. 201100243-ED
Dr. Franklin T. Nguyen**

**Agenda Item No. 24B Case No. 201100244-ED
Dr. Franklin T. Nguyen**

Upon MOTION by Dr. Morrison, second by Dr. Foster, the Board voted to APPROVE the Executive Director Terminations on agenda items 24A and 24B. MOTION PASSED UNANIMOUSLY.

**Agenda Item No. 24C Case No. 201200010-ED
Dr. Xavier Andres Mata**

Upon MOTION by Dr. Gradke, second by Dr. Morrison, the Board voted to APPROVE the Executive Director Termination. MOTION PASSED UNANIMOUSLY.

**Agenda Item No. 24D Case No. 201200030-ED
Dr. Donald J. Johnson**

Mr. Greer had some concerns about this case. It looked like from the record that Dr. Johnson did pull the wrong tooth. Dr. Palmer confirmed that #30 had a fracture. He meant to pull #30 but wrote #31. The notes in the record did show he pulled both teeth but Dr. Morrison referenced pages in the records that indicate both teeth needed to be pulled. Dr. Johnson saw a vertical fracture and a pulpitis.

Upon MOTION by Mr. Greer, second by Dr. Morrison, the Board voted to APPROVE the Executive Director Termination. MOTION PASSED UNANIMOUSLY.

**Agenda Item No. 24E Case No. 201200031-ED
Dr. Paul R. Snow**

Upon MOTION by Mr. Greer, second by Dr. Hauer, the Board voted to APPROVE the Executive Director Termination. MOTION PASSED UNANIMOUSLY.

Agenda Item No. 25 – Members of the Public

VACANT

Agenda Item No. 26 – Future Agenda Items

VACANT

Agenda Item No. 27 – Next Meeting Dates

August 3, 2012

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Agenda Item No. 28 – Adjournment

Upon MOTION by Dr. Foster, second by Dr. Hauer, the Board voted to ADJOURN the Board meeting.
MOTION PASSED UNANIMOUSLY.

Dr. Waite adjourned the meeting at 10:15 AM.

Minutes APPROVED at the August 3, 2012 Board Meeting.

Elaine Hugunin, Executive Director