

New York State Board for Professional Medical Conduct

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Richard F. Daines, M.D.
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NYS Department of Health
James W. Clyne, Jr.
Executive Deputy Commissioner
Keith W. Servis, Director
Office of Professional Medical Conduct



Kendrick A. Sears, M.D.
Chair
Carmela Torrelli
Vice Chair
Katherine A. Hawkins, M.D., J.D.
Executive Secretary

June 24, 2010

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Alfred Larry Boulware, M.D. REDACTED

Re: License No. 149720

Dear Dr. Boulware:

Enclosed is a copy of BPMC #10-110 of the New York State Board for Professional Medical Conduct. This order and any penalty provided therein goes into effect July 1, 2010.

Sincerely.

REDACTED

Katherine A. Hawkins, M.D., J.D. Executive Secretary Board for Professional Medical Conduct

Enclosure

NEW YORK STATE:	DEPARTMENT OF HEALTH
STATE BOARD FOR	PROFESSIONAL MEDICAL CONDUCT

IN THE MATTER

CONSENT

OF

ORDER

ALFRED LARRY BOULWARE, M.D.

BPMC # 10-110

Upon the application of ALFRED LARRY BOULWARE, M.D., (Respondent), in the attached Consent Agreement, that is made a part of this Consent Order, it is

ORDERED, that the Consent Agreement, and its terms, are adopted and it is further

ORDERED, that this Consent Order shall be effective upon issuance by the Board, either by mailing of a copy of this Consent Order, either by first class mail to Respondent at the address in the attached Consent Agreement or by certified mail to Respondent's attorney, or upon facsimile or email transmission to Respondent or Respondent's attorney, whichever is first.

SO ORDERED.

REDACTED

DATED: Vune 23, 2010

KENDRICK A. SEARS, M.D. Chair State Board for Professional Medical Conduct

STATE	OF NEW YORK:	DEPARTMENT OF HEALTH
STATE	BOARD FOR PRO	OFESSIONAL MEDICAL CONDUCT

IN THE MATTER

CONSENT

OF

AGREEMENT

ALFRED LARRY BOULWARE, M.D. CO-09-07-4628-A

ALFRED LARRY BOULWARE, M.D., (Respondent), representing that all of the following statements are true, deposes and says:

That on or about April 16, 1982, I was licensed to practice medicine in the State of New York and issued license number 149720 by the New York State Education Department.

My current address is REDACTED and I will advise the Director (Director) of the Office of Professional Medical Conduct (OPMC) of any change of my address within thirty (30) days, thereof.

I understand that the New York State Board for Professional Medical Conduct (Board) has charged me with two (2) Specifications of professional misconduct, based solely on the April 17, 2009, Virginia Board of Medicine Order.

A copy of the Statement of Charges, marked as Exhibit A, is attached to and part of this Consent Agreement.

The New York State Department of Health has offered to settle this matter by my agreeing to a permanent restriction from providing chronic pain management, treatment or services, a \$2,500.00 fine, and the requirements that I fully comply with the April 17, 2009, Virginia Board of Medicine Order and that I keep my New York state license registration active.

As I have not practiced medicine in New York state in many years and I do not intend to return to practice medicine in New York state, I do not contest the Factual Allegations A and B(1) and the Second Specification, in full satisfaction of the charges against me, and:

I agree, in lieu of the settlement offered by the State of New York:

to never practice medicine in New York state or activate my registration to practice medicine in New York state. I stipulate that my failure to comply with any conditions of the Consent Order shall constitute misconduct as defined by New York Education Law § 6530(29).

I agree that, if I am charged with professional misconduct in future, this Consent Agreement and the Consent Order shall be admitted into evidence in that proceeding.

I ask the Board to adopt this Consent Agreement.

I understand that if the Board does not adopt this Consent Agreement, none of its terms shall bind me or constitute an admission of any of the acts of alleged misconduct; this Consent Agreement shall not be used against me in any way and shall be kept in strict confidence; and the Board's denial shall be without prejudice to the pending disciplinary proceeding and the Board's final determination pursuant to New York Public Health Law.

I agree that, if the Board adopts this Consent Agreement, the Chair of the Board shall issue a Consent Order in accordance with its terms. I agree that the Consent Order shall take effect upon its issuance by the Board, either by mailing of a copy of the Consent Order by first class mail to me at the address in this Consent Agreement, or to my attorney by certified mail, or upon facsimile or email transmission to me or my attorney, whichever is first. The Consent Order, this Consent Agreement, and all attached Exhibits shall be public documents, with only patient identities, if any, redacted. As public documents, they may be posted on the Department of Health website.

I stipulate that the proposed sanction and Consent Order are authorized by New York
Public Health Law §§ 230 and 230-a, and that the Board and OPMC have the requisite powers
to carry out all included terms. I ask the Board to adopt this Consent Agreement of my own free
will and not under duress, compulsion or restraint. In consideration of the value to me of the
Board's adoption of this Consent Agreement, allowing me to resolve this matter without the
various risks and burdens of a hearing on the merits, I knowingly waive my right to contest the
Consent Order for which I apply, administratively and/or judicially, I agree to be bound by the
Consent Order, and I ask that the Board adopt this Consent Agreement.

I understand and agree that the attorney for the Department, the Director, OPMC, and the Chair of the Board each retain complete discretion either to enter into the proposed Consent Agreement and Consent Order, based upon my application, or to decline to do so. I further

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understand and agree that no prior or separate wr discretion.	itten or oral communication can limit that
AFFIRMED: DATED: 6-11-2010	REDACTED ALFRED LARRY BOULWARE, M.D. Respondent
The undersigned agree to Respondent's at proposed penalty, terms and conditions.	tached Consent Agreement and to its
DATE: 16 June 2010	REDACTED ROBERT BOGAN Associate Counsel Bureau of Professional Medical Conduct
	REDACTED

KEITH W. SERVIS
Director
Office of Professional Medical Conduct

STATE OF NEW	YORK
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DEPARTMENT OF HEALTH

STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

IN THE MATTER

STATEMENT

OF

OF

ALFRED LARRY BOULWARE, M.D. CO-09-07-4628-A

CHARGES

ALFRED LARRY BOULWARE, M.D., Respondent, was authorized to practice medicine in New York state on April 16, 1982, by the issuance of license number 149720 by the New York State Education Department.

FACTUAL ALLEGATIONS

- A. On or about April 17, 2009, the Virginia Board of Medicine (hereinafter "Virginia Board"), by an Order, (hereinafter "Virginia Order"), REPRIMANDED Respondent and subjected his license to TERMS AND CONDITIONS, based on intentional or negligent conduct in the practice of any branch of the healing arts that causes or is likely to cause injury to a patient or patients, conducting his practice in such a manner as to be a danger to the health and welfare of his patients; or to the public; and/or performing any act likely to deceive, defraud or harm the public.
- B. The conduct resulting in the Virginia Board disciplinary action against Respondent would constitute misconduct under the laws of New York state, pursuant to the following section of New York state Law:
 - New York Education Law §6530(3) (negligence on more than one occasion);
 - New York Education Law §6530(4) (gross negligence); and/or
- 3. New York Education Law §6530(32) (failure to maintain a record for each patient which accurately reflects the evaluation and treatment of the patient).

SPECIFICATIONS FIRST SPECIFICATION

Respondent violated New York Education Law §6530(9)(b) by having been found guilty of improper professional practice or professional misconduct by a duly authorized professional

disciplinary agency of another state where the conduct upon which the finding was based would, if committed in New York state, constitute professional misconduct under the laws of New York state, in that Petitioner charges:

The facts in Paragraphs A and/or B.

SECOND SPECIFICATION

Respondent violated New York Education Law §6530(9)(d) by having disciplinary action taken by a duly authorized professional disciplinary agency of another state, where the conduct resulting in the disciplinary action would, if committed in New York state, constitute professional misconduct under the laws of New York state, in that Petitioner charges:

The facts in Paragraphs A and/or B.

DATED: Cipiel 8, 2010

Albany, New York

REDACTED

PETER D. VAN BUREN

Deputy Counsel

Bureau of Professional Medical Conduct