

Mark R. Chassin, M.D., M.P.P., M.P.H. Commissioner

Corning Tower • Empire State Plaza • Albany, NY 12237 • (518) 474-8357

C. Maynard Guest, M.D. Executive Secretary

August 2, 1993

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Boyd A. Skille, M.D. 3744 Lake Otis Parkway Anchorage, Alaska 99504

RE: License #094205 Effective Date: 8/9/93

Dear Dr. Skille:

Enclosed please find Order #BPMC 93-118 of the New York State Board for Professional Medical Conduct. This Order and any penalty provided therein goes into effect upon receipt of this letter or seven (7) days after the date of this letter, whichever is earlier.

If the penalty imposed by the Order is a surrender, revocation or suspension of this license, you are required to deliver to the Board the license and registration within five (5) days of receipt of the Order.

> Board for Professional Medical Conduct New York State Department of Health Empire State Plaza Tower Building-Room 438 Albany, New York 12237-0756

> > Sincerely,

C. Maynard Guest, M.D.

Executive Secretary

Board for Professional Medical Conduct

Enclosure

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

IN THE MATTER

ORDER

OF

. BPMC #93-118

BOYD A. SKILLE, M.D.

Upon the Application BOYD A. SKILLE, M.D., which application is made a part hereof, it is

ORDERED, that the application and the provision thereof are hereby adopted and so ORDERED, and it is further

ORDERED that this order shall take effect as of the date of the personal service of this order upon the respondent or five days after mailing by certified mail.

SO ORDERED,

Charles J. Vacanti,

Chairperson

State Board for Professional Medical Conduct

STATE OF NEW YORK : DEPARTMENT OF HEALTH STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT	
IN THE MATTER	: APPLICATION 1
OF	: Surrender
BOYD A. SKILLE,	M.D. : LICENSE :
The undersigned agree Respondent to surrender Date: July 15, 1993	be to the attached application of the his license. A Rellicense BOYD A. SKILLE, M.D. Respondent
Date: July 15, 1993	Brian M. Doherty: Attorney for Respendent
Date: July / 9, 1993	Joseph Huberty Assistant Counsel Bureau of Professional Medical Conduct
Date: July 29, 1993	KATHLEEN M. TANNER Director, Office of Professional Medical Conduct

BOYD A. SKILLE, M.D.

CHARLES J. VACANTI, M.D. Chairperson, State Board for Professional Medical Conduct

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

IN THE MATTER

APPLICATION TO

OF

SURRENDER

BOYD A. SKILLE, M.D.

LICENSE

STATE OF ALASKA)

THIRD JUDICIAL DISTRICT)

BOYD A. SKILLE, M.D., being duly sworn, deposes and says:

On or about July 16, 1965, I was licensed to practice as a physician in the State of New York having been issued License No. 094205 by the New York State Education Department.

I am not currently registered to practice as a physician in the State of New York. My address as shown on my last registration with the New York State Education Department was 3744 Lake Otis Parkway, Anchorage, Alaska, 99504.

I understand that I have been charged with two (2) specifications of professional misconduct as set forth in the Statement of Charges, annexed hereto, made a part hereof, and marked as Exhibit $^{\rm H}A^{\rm H}$

I am applying to the State Board for Professional Medical Conduct for permission to surrender my license as a physician in the State of New York on the grounds that I do not contest the specifications of professional misconduct set forth in the charges.

I hereby make this application to the State Board for Professional Medical Conduct and request that it be granted.

I understand that, in the event that the application is not granted by the State Board for Professional Medical Conduct, nothing contained herein shall be binding upon me or construed to be an admission of any act of misconduct alleged or charged against me, such application shall not be used, against me in any way, and shall be kept in strict confidence during the pendency of the professional misconduct disciplinary proceeding; and such denial by the State Board for Professional Medical Conduct shall be made without prejudice to the continuance of any disciplinary proceeding and the final determination by a Committee on Professional Medical Conduct pursuant to the provisions of the Public Health Law.

I agree that in the event the State Board for Professional Medical Conduct grants my application, an order shall be issued

striking my name from the roster of physicians in the State of New York without further notice to me.

I am making this Application of my own free will and accord and not under duress, compulsion, or restraint of any kind or manner.

BOYD A SKILLE, M.D.

Respondent

Sworn to before me this 154 day of July, 1993.

Notary Public in and for the

State of Alaska

My Commission Expires: 5-23-76

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

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IN THE MATTER

STATEMENT

OF

OF

BOYD A. SKILLE, M.D.

CHARGES

BOYD A. SKILLE, M.D., the Respondent, was authorized to practice medicine in New York State on July 16, 1965 by the issuance of license number 094205 by the New York State Education Department. The Respondent is not currently registered with the New York State Education Department to practice medicine in New York State. Respondent's address as shown on Respondent's last registration with the New York State Education Department is 3744 Lake Otis Parkway, Anchorage, AK 99504

FACTUAL ALLEGATIONS

A. On January 23, 1992, The Alaska State Medical Board (hereinafter The Alaska Board) the duly authorized professional disciplinary agency of Alaska, adopted a Proposed Decision containing Findings of Fact, Conclusions of Law and Decisions dated December 19, 1991. The Alaska Board found Respondent guilty of unprofessional conduct in the delivery of medical

services and imposed disciplinary action upon Respondent. The December 19, 1991 Proposed Decision considered proposed sanctions and made a recommendation as to sanction to the Alaska Board. The Alaska Board had, at a prior meeting on July 13, 1991, approved a prior set of Findings of Fact and Conclusions of Law dated July 10, 1991 in case ME 89L-40 concerning Respondent.

- i. The conduct underlying the disciplinary action of the Alaska Board as set forth in the "Findings of Fact" in the proposed decision of July 10, 1990, consisted of Respondent consistently and unnecessarily positioning his patients so that the patient's knees were extremely close to Respondent's groin/genital area; Respondent repeatedly and unnecessarily touching the patient's thigh with his hand during the course of eye examinations and Respondent repeatedly making inappropriate and suggestive remarks to the patient during the course of the examination.
- ii. The disciplinary action of the Alaska Board on January 23, 1991 placed Respondent on a two (2) year license probation; directed that Respondent refrain from making offensive or suggestive remarks to his patients; directed that Respondent's examination room door remain open while Respondent administered

eye examinations to female patients and fined Respondent Five Thousand Dollars (\$5,000.00).

B. The conduct of Respondent as found by the Alaska State Medical Board would constitute professional misconduct in New York by reason of Respondent's willfully harassing abusing, or intimidating a patient either physically or verbally pursuant to New York Educ. Law Section 6530(31)(McKinney Supp. 1993)

[(formerly New York Educ. Law Section) 6509(9 and (8 NYCRR 29.2(2))] and/or conduct in the practice of medicine which evidences moral unfitness to practice medicine pursuant to New York Educ. Law Section 6530(20) (McKinney Supp. 1993) [(formerly New York Educ. Law Section 6509(9)) and (8 NYCRR 29.1(5))]

SPECIFICATION OF CHARGES

FIRST SPECIFICATION HAVING BEEN FOUND GUILTY OF IMPROPER PRACTICE OR PROFESSIONAL MISCONDUCT BY ANOTHER STATE DISCIPLINARY AGENCY.

Respondent is charged with 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 pursuant to N.Y. Educ. Law § 6530 (9)(b) (McKinney Supp. 1993) [formerly N.Y. Educ. Law 6509 (5)(b)] in that Petitioner charges:

> The facts in paragraphs A, A.i, A.ii and/or B. 1.

SECOND SPECIFICATION

HAVING DISCIPLINARY ACTION TAKEN BY A PROFESSIONAL AGENCY OF ANOTHER STATE

Respondent is charged with having other disciplinary action taken by the duly authorized professional disciplinary agency of another state when the conduct resulting in the other disciplinary action would if committed in New York State, constitute professional misconduct under the laws of New York State pursuant to N.Y. Educ. Law §6530(9)(d) (McKinney Supp. 1993) [formerly N.Y. Educ. Law §6509 (5)(d)] in that Petitioner charges:

2. The facts in paragraphs A, A.i, A.ii and/or B.

DATED: Albany, New York

May 25, 1993

PETER D. VAN BUREN

Deputy Counsel

Bureau of Professional Medical

Conduct