

GEORGIA BOARD OF DENTISTRY
Board Meeting
June 5, 2009

The following Board members were present:	Others Present:
Dr. Thomas Godfrey Dr. Clyde Andrews Dr. Becky Carlon Dr. Clark Carroll Dr. Henry Cook Dr. Isaac Hadley Dr. Stephen Holcomb Dr. Logan Nalley Ms. Elaine Richardson Dr. Barry Stacey	Anita Martin, Executive Director Carol White, Board Secretary Reagan Dean, Board Attorney Julie Fisher, Legal Staff Dr. Martin Kreiger, Georgia Academy of Pediatric Dentistry Melana McClatchey, Georgia Dental Association Dr. Carol Wooden, Academy of General Dentistry Dr. Don Benton, Georgia Dental Association Dr. Jay Shirley, Georgia Academy of Pediatric Dentistry Dr. Jason Turner, Georgia Academy of Pediatric Dentistry Misty West, Coast Dental Dominick M. Moore

Dr. Godfrey established that a quorum was present and the meeting that was scheduled to begin at 9:30 a.m., was called to order at 9:50 a.m. Dr. Godfrey recessed the meeting and called the Public Hearing to order at 9:58 a.m.

Introduction of visitors – Dr. Godfrey welcomed the visitors.

PUBLIC HEARING

Board Rule 150-3-.01(7): Examination for Dental Licensure – Adopted

Board Rule 150-3-.09: Continuing Education for Dentists

Written comments and verbal question from Dominic Maurice Moore on Board Rule 150-3-.01(7) were entertained by the Board. Dr. Holcomb gave a response as to the Board’s rationale – The CRDTS examination format is the only format acceptable to the Dental Board. Ms. Martin stated that the notice of the rule change was posted May 6, 2009 in compliance with the legal requirements. No Comments were received concerning Board Rule 150-3-.09

The Hearing was adjourned at 10:00 a.m.

The Dental Board meeting was reconvened at 10:00 a.m.

2. Minutes from the May 8, 2009 board meeting:

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- Approved as amended.
 - Amend date on top of pages.
 - Amend miscellaneous statement given by Ms. Richardson to include; Dr. Hadley asked that Ms. Richardson, the Board's former Executive Director, comment on the current status of the Board's administrative support. Ms. Richardson stated that she was in agreement as to the issue as stated by the other Board members.
 - Amend Exam and CRDTS committee report to read – Dr. Godfrey attended the GDA Liaison meeting and was asked about the perio portion of the CRDTS exam. Dr. Godfrey asked that Dr. Holcomb contact Dr. Mark Bruner to discuss the validity of the perio portion of the CRDTS exam.

- 3. **C.E. Audit Committee** – Drs. Henry Cook, Sr. & Barry Stacey –
A letter from Jan Jones at Columbus Tech requesting that CE credit be provided to Dr. Pasquarello. Dr. Cook had reviewed the information and recommended that the request be denied. Dr. Stacey moved, Dr. Carlon seconded and the Board voted to deny the request.

- 4. **Conscious Sedation/General Anesthesia Committee** – Drs. Clyde Andrews & Barry Stacey
 - Dr. Godfrey asked that the proposed rules 150-13-.01 and 150-13-.02 be tabled.
 - Three letters from Dr. Rockman, Dr. Wilson and Dr. Largent pertaining to these rules were considered by the Board.
 - A DOCS course syllabus has been received and provided to the Board members. The information will be considered before the Board proceeds with this rule.

- 5. **Credentialing Committee** – Dr. Becky Carlon
 - Dr. Carlon reported that Alabama qualifies for Dental licensure by credentials and for Dental Hygiene licensure by credentials only for graduates of ADA accredited programs.

- 6. **Dental Hygiene Committee:** - Ms. Pamela Bush, RDH – In Ms. Bush's absence, Dr. Holcomb stated there was no report.

- 7. **Examination & CRDTS Committee Reports:** – Dr. Logan Nalley, Jr.
 - Examiner availability forms need to be submitted by June 15, 2009 and copied to Dr. Nalley.
 - Hawaii will not have a CRDTS examination for the year 2009.
 - Dr. Nalley encouraged board members to attend the CRDTS meeting in August 27-29, 2009. Dr. Godfrey asked that Mr. Dean follow-up about his attendance to the meeting which is funded by CRDTS. Dr. Godfrey asked that Dr. Nalley write a letter to Attorney General Thurbert Baker to request that Mr. Dean be able to attend in lieu of Ms. Martin.

- 8. **Investigative Committee** – Dr. Logan Nalley, Jr. – No Open Session Report

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9. Legislative Committee – Drs. Henry Cook & Steve Holcomb

- Dr. Cook reported that the Mid-Level Provider bill has been passed in Minnesota. Dr. Cook talked with board members from Minnesota and it appears that the board composition in that state; the number of hygiene and consumer members on the board were able to initiate this decision. Dr. Godfrey asked about the examination impact – Dr. Holcomb stated that there has been a request made to CRDTS to develop an examination for these providers. It will depend upon the membership of CRDTS as to if or how an examination is developed.
- Dr. Nalley asked Dr. Godfrey to comment on an article he had read that Dr. Drisko of MCG was in support of mid-level providers. Dr. Holcomb requested that copies be provided to the Board members.

10. Licensure Overview Committee - Dr. Issac Hadley – No Open Session Report

11. Rules Committee – Dr. Clyde Andrews

- Dr. Andrews reported that at the last meeting, the board responded to a letter requesting a response as to if tele-dentistry could be allowed for on-sight CE credit. At that time, he stated that he would review the rule to assure how this coursework could be counted. Dr. Andrews has reviewed the rule and finds that 150-3-.09 would allow tele-dentistry as on-line CE.
- The Board referred 150-7-.02(2)(a)(5) Faculty Licensure to the Rules Committee to assure that it is compliance with the law.

12. CRDTS Examination Report – Dr Clark Carroll

- Dr. Carroll reported that the 2009 – 2010 changes to the exam have been provided to the schools.
- Dr. Holcomb stated that the preview of 2009 and 2010 Dental and Dental Hygienist committee recommendations to the modifications to the exam include a choice of class 2 or class 3 amalgams or composites. Part 1 of the computer exam will accept parts 1 and parts 2 of the National Board exam.

13. Education Committee – Dr. Tom Godfrey

- Provided information received from MCG that states that discounts are made available to members of Delta Dental for CE programs. Dr. Godfrey provided this as informational. Drs. Hadley and Holcomb both expressed concern surrounding this association. Dr. Hadley stated that Dr. Godfrey mention the Board's concern about this association to MCG. Dr. Hadley asked that the information be provided to Mr. Dean for a legal review. Dr. Holcomb stated that this may be a conflict with CERP guidelines. Dr. Cook will review to see if it is a conflict with CERP guidelines and provide the information to Mr. Dean.

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14. Request from Ruth Clemans, DDS re relocation/name of dental office. Notify Dr. Clemans that the Board does not approve trade/practice names. Refer to laws and rules and seek legal counsel for advice.

15. Request from Dr. Felicia V. Swinney re license renewal. The Board requested Dr. Swinney be notified of the Board's development of a policy concerning deployed licensees.

License Renewals for Deployed Licensees

Licensees can renew on-line beginning approximately Mid-November 2009. Licensees have until June 2010 to late renew. Upon receipt of copies of official military paperwork concerning military deployment will the Board consider late renewal without penalty fees. Licensees who can provide paperwork to the Board concerning military deployment will not be lapsed for non-renewal. The Board will consider these licensees for reinstatement without penalty.

16. Rule Waiver request from Christopher Blount re: Rule 150-7-.04. Dr. Carlon made a motion to deny the rule waiver request. Applicant needs to either meet the time requirement or take the CRDTS. Ms. Richardson seconded the motion and it carried unanimously.

17. Rule Variance request from David Hall re Rule 150-7-.04. Dr. Carlon made a motion to deny the rule variance request. Applicant needs to either meet the time requirement or take the CRDTS. Dr. Nalley seconded the motion and it carried unanimously.

18. Rule Waiver request from Joy Meadors requirement of on site CE. Dr. Carlon made a motion deny request. Ms. Richardson seconded the motion and it carried unanimously.

19. Request from James S. McLelland for Rule Waiver on 150-3-.09. Ms. Richardson spoke on behalf of Dr. McLelland's making statements as to his past work as a consultant and his service to the Board for many years. Dr. Nalley made a motion to schedule him to meet with the LOC at the July 2009 Board meeting. Dr. Andrews seconded the motion and it carried unanimously.

20. Request from Carol Griffin concerning any openings for CRDT's or STRA Dental Hygiene examiners. The Board requested Ms. Griffin be informed that her name has been added to the Board's examiner applicant pool. When the need arises she will be notified.

21. Request from Denise Howard, EMT, ECSI information on Professional Rescuer CPR and eACLS. Dr. Stacy will review this information and advise the Board at the July 2009 meeting.

22. Consideration of Board Rule 150-3-.09 – Dr. Andrews made a motion to adopt Board Rule 150-3-.09. Dr. Nalley seconded the motion and it carried unanimously. Executive Director, Anita Martin, will develop a form for dental volunteers that can be posted on the website to be utilized for retention by the licensee and submission if the Board requests proof of CE. Dr. Cook will review and approve the form to be posted on the Board's website.

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150-3-.09 Continuing Education for Dentists. Effective 06/28/2009

(1) Dentists licensed to practice in the state of Georgia shall maintain and furnish to the Board, upon request, official documentation of having completed a minimum of forty (40) hours of continuing education during each biennium. Official documentation shall be defined as documentation from an approved provider that verifies a licensee's attendance at a particular continuing education course. Official documentation of course attendance must be maintained by a dentist for at least three (3) years following the end of the biennium during which the course was taken.

(a) Compliance with all continuing education requirements is a condition for license renewal. Failure to complete all hours of mandatory continuing education shall serve as grounds to deny the renewal of a license and may also result in disciplinary action being taken against a licensee.

(b) Upon its own motion, the Board may at any time randomly select a percentage of active licenses dentists for the purpose of auditing their compliance with the continuing education requirements of the Board. Those licensees selected for an audit shall submit official documentation of their compliance within thirty (30) days of receipt of the audit letter. Failure to respond to an audit request in a timely manner shall be grounds for disciplinary action against a licensee.

(c) The continuing education requirements shall not apply to dentists whose licenses are on inactive status.

(d) The continuing education requirements shall apply within the first biennium that a dentist is licensed in Georgia. However, in order to meet the continuing education requirements during the first biennium, a newly licensed dentist may submit as their continuing education hours proof of dental coursework taken within the previous two (2) years of the date of the renewal application from a university or other institution accredited by the Commission on Dental Accreditation of the American Dental Association, or its successor agency. Following the first biennium that a dentist is licensed in Georgia such licensees shall comply with the continuing education requirements set forth in Rule 150-3-.09 (2) and (3).

(2) Coursework, including home study courses, sponsored or approved by the following recognized organizations will be accepted:

(a) American Dental Association/American Dental Hygienists association, and their affiliate associations and societies;

(b) Academy of General Dentistry;

(c) National Dental Association and its affiliate societies;

(d) Colleges and universities with programs in dentistry and dental hygiene that are accredited by the Commission on Dental Accreditation of the American Dental Association when the professional continuing education course is held under the auspices of the school of dentistry or school of dental hygiene;

(e) CPR courses offered by the American Red Cross, the American Heart Association, the American Safety and Health Institute, or the National Safety Council;

(f) National and State Associations and/or societies of all specialties in dentistry recognized under Georgia law;

(g) Veterans Administration Dental Department;

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- (h) Armed Forces Dental Department;
 - (i) Georgia Department of Human Resources;
 - (j) American Medical Association, the National Medical Association and its affiliate associations and societies;
 - (k) Hospitals accredited by the Joint Commission on Accreditation of Hospital Organizations (JCAHO).
- (3) Course content:
- (a) All courses must reflect the professional needs of the dentist in providing quality dental health care to the public;
 - (b) At least thirty (30) hours of the minimum requirement shall be clinical courses in the actual delivery of dental services to the patient or to the community;
 - (c) Four (4) credit hours for successful completion of the CPR course required by Georgia law may be used to satisfy continuing education requirements per renewal period.
 - (d) Up to fifteen (15) hours of continuing education per year may be obtained by assisting the Board with administering the clinical licensing examination. These hours shall be approved by the Continuing Education Committee of the Georgia Board of Dentistry and need not be sponsored by any agency listed in 150-3-.09(2).
 - (e) Eight (8) hours per biennium may be obtained by assisting the board with investigations of licensees. This may include consultant review on behalf of the Georgia Board of Dentistry and peer reviews completed by committees of the Georgia Dental Association but shall be limited to two (2) hours for each case reviewed. These hours shall be approved by the Continuing Education Committee of the Georgia Board of Dentistry and need not be sponsored by any agency listed in 150-3-.09(2).
 - (f) Up to ten (10) hours of continuing education per biennium may be obtained by teaching clinical dentistry or dental hygiene at any ADA-approved educational facility. These hours shall be awarded in writing by the course director at the facility and approved by the Continuing Education Committee of the Georgia Board of Dentistry.
 - (g) Up to ten (10) hours of continuing education per biennium may be obtained by providing, uncompensated dental care at a public agency or institution, not for profit agency, not for profit institution, nonprofit corporation or not for profit association which provides dentistry services to indigent patients.
- (4) Criteria for receiving credit for attending an approved continuing education course:
- (a) Credit hours are not retroactive or cumulative. All credit hours must be received during the two (2) year period to which they are applied;
 - (b) One credit hour for each hour of course attendance will be allowed;
 - (c) Only twelve hours of credit will be accepted per calendar day;
 - (d) Effective January 1, 2008, at least twenty (20) of the required forty (40) hours of credit must be acquired in person at an on-site course or seminar; you are not allowed to acquire all CE hours through on-line courses, electronic means, journal studies, etc.
- (5) Criteria for receiving credit for teaching an approved continuing education course:
- (a) Credit hours for teaching an approved course must be obtained and used during the biennium that the approved course is taught;
 - (b) A dentist who teaches an approved continuing education course is eligible to receive two (2) credit hours for each hour of course work that he or she presents at a particular

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course. Credit will be given for teaching a particular course on one occasion. A maximum of ten (10) credit hours per biennium may be obtained by a dentist by whom an approved continuing education course is taught;

(c) Only continuing education courses sponsored by organizations designated in Rule 150-3-.09(2) will be considered for credit pursuant to this subsection of the rule. Pre and post-doctoral training programs do not qualify for continuing education credit;

(d) In the event that an audit is conducted of the continuing education hours of a dentist who has taught a course approved by a recognized organization, the following information shall be required to document the dentist's role in presenting a continuing education course:

(i) Documentation from an approved provider verifying that the dentist presented an approved continuing education course;

(ii) Documentation from an approved provider reflecting the content of the course;

(iii) Documentation from an approved provider specifying the list of materials used as a part of the course; and

(iv) Documentation from an approved provider verifying the hours earned and the dates and times that the course in question was given.

(e) In the event that an approved continuing education course is taught by more than one dentist, continuing education credit will be given for those portions of course work for which the dentist is directly involved and primarily responsible for the preparation and presentation thereof. Continuing education credit will not be available to a dentist whose participation in preparing and presenting an approved course is not readily identifiable.

(6) Criteria for receiving credit for providing uncompensated indigent dental care.

(a) Up to ten (10) hours of continuing education per biennium may be obtained by providing, uncompensated dental care at a public agency or institution, not for profit agency, not for profit institution, nonprofit corporation or not for profit association which provides dentistry services to indigent patients.

(b) Dentists may receive one hour of continuing education for every four hours of indigent dental care the dentist provides, up to ten hours. Such continuing education credits will be applied toward the dentist's clinical courses.

(c) All credit hours must be received during the two (2) year renewal period;

(d) All appropriate medical/dental records must be kept;

(e) Dentists shall at all times be required to meet the minimal standards of acceptable and prevailing dental practice in Georgia;

(f) The Board shall have the right to request the following:

(i) Documentation from the organization indicating that the dentist provided the dental services;

(ii) Documentation from the organization that it provided medical and/or dental services to the indigent and/or those making up the underserved populations;

(iii) Notarized verifications from the organization documenting the dentist's agreement not to receive compensation for the services provided;

(iv) Documentation from the organization detailing the actual number of hours spent providing said services; and

(v) Documentation from the dentist and/or organization verifying the services provided.

Authority O.C.G.A. Secs. 43-11-7, 43-11-8, 43-11-40, 43-11-46 and 43-11-46.1.

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23. Consideration of Board Rule 150-3-.01(7). Dr. Holcomb made a motion to adopt Board Rule 150-3-.01(7). Dr. Nalley seconded the motion and it carried unanimously.

Board Rule 150-3-.01(7) Examination for Dental Licensure. Effective 06/28/2009

(7) In determining whether an applicant has met the requirements for licensure, the board will only consider:

- (a) The examination given by the Georgia Board of Dentistry prior to February 22, 1993.
- (b) Results from the Southern Regional Testing Agency (SRTA) that were attained between February 22, 1993 and December 31, 2005; to include SRTA retake examination results until December 31, 2006.
- (c) Results from the American Board of Dental Examiners (ADEX) examination as uniformly administered by the Central Regional Dental Testing Service (CRDTS) and the Northeast Regional Board of Dental Examiners (NERB) that were attained prior to June 30, 2009.
- (d) Results from the Central Regional Dental Testing Service (CRDTS) examination or any other testing agency designated and approved by the Board attained subsequent to June 30, 2009.

OCGA Sections 43-11-7, 43-11-8 and 43-11-40.

Dr. Holcomb requested that the rules be expedited to assure effectiveness by June 30, 2009. Ms. Martin responded that she will make as a priority at the conclusion of the board meeting.

24. Consider for ratification licenses that have been administratively issued:

Dr. Andrews made a motion, Ms. Richardson seconded and the Board voted to **ratify** the following newly issued licenses.

Newly licensed Dentists 5-20-09

License #	Name	Profession	Issue Date
DN013870	Steele, Ben Tracy	Dentist	4/14/2009
DN013871	Morris, James Richard, Jr	Dentist	4/16/2009
DN013872	Hobbs II, Harlen Duane	Dentist	4/21/2009
DN013873	Boxberger, Nicole Renee'	Dentist	5/1/2009
DN013874	Vialva, Sandy Michelet	Dentist	5/12/2009
DN013875	Howard, Jaha Ven Jari	Dentist	5/13/2009
DN013876	Schwartz, Aaron Benjamin	Dentist	5/15/2009
DN013877	Breeden, Angela Monique	Dentist	5/19/2009

NEWLY LICENSED DENTAL HYGIENISTS 5-20-09

License #	Name	Profession	Issue Date
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DH010656	Algatt, Lauri	Dental Hygienist	4/14/2009
DH010657	Blair, Amber Nichole	Dental Hygienist	4/17/2009
DH010658	Morrow, Donna Rae Corchero	Dental Hygienist	4/20/2009
DH010659	Stewart, Lynette	Dental Hygienist	4/20/2009
DH010660	Spurlock, Rebecca Lee Koon	Dental Hygienist	4/24/2009
DH010661	Bryant, Angela Dewandra	Dental Hygienist	5/1/2009
DH010662	Rovinsky, Svetlana	Dental Hygienist	5/1/2009
DH010663	Ingle, Jana Grace	Dental Hygienist	5/6/2009
DH010664	Hughart, Amanda Gene	Dental Hygienist	5/6/2009
DH010665	Walker, Cheryl Ann Foster	Dental Hygienist	5/15/2009

Newly License Enteral-Inhalation 5-20-09

License #	Name	Profession	Issue Date
DNES000209	Betancourt, Marlyn	Enteral/Inhalation Sedation	4/24/2009
DNES000210	Nunez, Antonio, Jr	Enteral/Inhalation Sedation	5/6/2009

24. Correspondence from Tere Pulliam of Atlanta Dental Team at Stone Mountain. Dr. Stacey made a motion that a dentist must conduct the procedure. Dr. Hadley seconded the motion and it carried unanimously.

Executive Director's Open Session – Ms. Anita Martin

- Ms. Martin presented the Board with a request from Zenobia Boyd of the Veterans Administration regarding faculty license holders practice at VA facilities. The Board's response is that the VA is a valid MCG teaching facility. However, in order for a dentist to treat patients independently; not supervising a participating residence in a teaching setting, an unrestricted state dental license is required.
- Ms. Martin informed the Board for the month of June 2009 the Secretary of State's office has \$500,000.00 budget cuts.
- Ms. Martin requested the Board members return the thumb drives after the Board meeting. We are not sure why the PDF links didn't work this time. Staff will work with IT to assure that they work in the future.

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- Ms. Martin presented the Board with a request from Dr. Randy Hanzlick, Fulton County Medical Examiner to see if the Board would be willing to contact dentists when Fulton County has unidentified bodies to see if they can help in identify the bodies using dental records. Dr. Holcomb made a motion to deny the request stating the request can be referred to the GBI for the state medical examiner and also the GDA has a Mass Disaster Committee who can assist with this matter. Dr. Nalley seconded the motion and it carried unanimously.

Attorney General's Open Session: - Mr. Reagan Dean

Mr. Dean researched whether or not previously adopted minutes can be amended. There was nothing in the law that addressed this issue; however, he found information in Roberts Rules of Order that allowed such amendments. He further advised that the Board would need to add these amendments as attachments to the paper.

Miscellaneous:

Mr. Randy Vaughn met with the Board to discuss the following:

- \$500,00 budget reduction
- Dr. Nalley expressed a concern that the Georgia Board is the only state in the U.S. that is not a member of the American Association of Dental Examiners. Mr. Vaughn stated that the criteria used to determine membership is whether or not the organization supports an examination required by the Board.
- Dr. Holcomb asked if a fee was required from the State for submission into the HIPD/NPBD database. The Executive Director responded no.
- Mr. Vaughn provided information to the Board on the PDF share-ware. Mr. Teti of IT has developed instructions on this functionality that will be sent to the Board members.
- Dr. Holcomb asked about availability of a non-board member to conduct the initial review of complaints. Mr. Vaughn advised that based upon a previous meeting with Drs. Carroll and Holcomb that this issue is under review. Dr. Hadley stated that he would be willing to waive his per diem payments to fund a position of this type.
- Dr. Godfrey asked about the visual resolution of the scanned in electronic applications that are made available to the Board members. Mr. Vaughn stated that applications can be rescanned if needed.
- Dr. Stacey made a motion to amend the November 2008 minutes to reflect that the Board voted to return to paper packets. Dr. Holcomb seconded the motions and it carried unanimously.
- Dr. Stacey made a motion to amend the January 2009 minutes to reflect that the Board voted to return back to paper packets and requested that Randy Vaughn, Divisions Director come down to meet with the Board and was unavailable to do so. Dr. Holcomb seconded the motion and it carried unanimously.
- Dr. Holcomb made a motion to amend the April 2009 minutes to reflect that at the April 2009 meeting the Board requested that Randy Vaughn, Division Director come down to meet with the Board and was unavailable to do so.

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Dr. Clyde Andrews provided a slate of nominations from the Nominations Committee for officers effective July 2009.

Dr. Holcomb – President

Dr. Carlon – Vice President

Dr. Andrews made a motion to accept the nominations from the committee. Dr. Nalley seconded the motion and it carried unanimously.

The Board changed the July 10, 2009 Dental Board meeting to July 24, 2009.

The Board changed the July 24, 2009 Dental IC meeting to July 10, 2009.

The Board changed the October 2, 2009 Dental Board meeting to October 9, 2009.

EXECUTIVE SESSION

Dr. Andrews made a motion, Dr. Nalley seconded, and the Board voted to enter into **Executive Session** in accordance with O.C.G.A. §43-1-19h)(2) and §43-1-2(k) to deliberate on applications and enforcement matters and to receive information on applications, investigative reports and the Assistant Attorney General's report. Voting in favor of the motion were those present who included Drs. Carlon, Cook, Holcomb, Hadley, Stacey and Ms. Richardson. The Board concluded the **Executive Session** in order to vote on these matters and continue with the public session.

Appointments:

D.E.T. – Denial appeal applicant – Denial upheld.

A.G.B. – Denial appeal applicant – Allow licensure under a Private Consent Order requiring her to remain with annual testing and submission of a yearly letter from her infection control physician stating the condition of her status. She must immediately report any positive results to her hepatitis B.e.antigen levels. In its discretion, the Board may require blood tests as long as she holds a license in Georgia. If the Board finds that she has a positive report and/or becomes an infection risk to the public, the Board may take action against her license. If the Board finds that her hepatitis status changes and she does not report such to the Board, the Board may seek action against her license to include immediately revocation of said license. The order also acts as consent for release of all pertinent health information.

Licensure Overview Committee – Dr. Issac Hadley

1. J.L. – Approved.
2. J.C. – Denied
3. C.T.E. – Approved under a Consent Order.
4. C.L.H. – No Show.
5. L.B. – Approved.
6. B.H. – Approved from the docket date of the Consent Order.

Applications/Licensure:

1. C.H.F. – Dental Applicant, arrest conviction. – Approved

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2. D.M.R. – Dental Credential Applicant – Approved.
3. H.G.H. – Reinstatement applicant. – Inform Dr. H. that if he wished to be further considered for licensure, he will need to have a Mental/Physical Evaluation at a Board approved facility.
4. Y.T.S. – Dental Applicant, arrest conviction. – Denied.

Investigative Report: Dr. Logan Nalley, Jr. – Approved.

Executive Director’s Report – Ms. Anita Martin

- Ms. Martin presented the Board with a request for reconsideration of an OMPE from A.A., RDH. Mr. Dean will follow up with the DA in these criminal cases. The Board voted to require that she meet the requirement as specified in the OMPE.
- Ms. Martin shared with the Board a review of pending complaint cases is underway. Dr. Nalley asked that the older cases, all open cases prior to 2008 be brought to the IC meeting in July 2009 for review.

Attorney General’s Report – Mr. Reagan Dean

- Accept Consent Order on Julie Jane Harris upon receipt of the original.
- Dr. Denise Moore Ebohomien – ALJ issued a decision on May 12, 2009. The order becomes a final decision unless either side appeals the decision. The Board recommending seeking Agency Review of the Initial Decision. The Board further recommended filing an order Extending Time for Agency Review for 30 days.

Dr. Cook motioned, Dr. Nalley seconded and the Board voted to approve all recommendations made in Executive Session.

Review Hearing

Dr. Godfrey requested that an armed security/OIG agent be present during the Board Hearing. Agents Hernandez and Martin were present as requested.

The Unlicensed Practice Hearing was called to order at 2:15 p.m. and adjourned at 2:55 p.m.

James John Wrezesinski and James John Wrezesinski III were no shows for the Hearing.

The Board voted to issue a Cease and Desist orders for both individuals.

The Board meeting adjourned at 4:00 p.m.

Minutes recorded by: Carol White, Board Secretary
Minutes reviewed and edited by: Anita O. Martin, Executive Director

These minutes will be signed and approved on July 24, 2009.

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