A meeting of the Georgia Board of Dentistry was held on Friday, February 6, 2004, at the Professional Licensing Boards in Macon, Georgia.

The following Board members were present:

Dr. Logan Nalley, Jr., President

Ms. Tunde Anday, RDH

Dr. Clyde Andrews Dr. Clark Carroll

Dr. Henry Cook

Dr. Stephan Holcomb

Dr. C. Christopher McFarland

Dr. Peter Trager

Dr. Willis J. Walker. Jr.

Others Present:

Anita O. Martin, Executive Director Susan S. Hewett, Board Secretary

Allyson Krause, Assistant Attorney

General

Martha Phillips, GDA Nancy Sikes, GDHA Dr. Brad Bynum

Dr. Lynn B. Mullis, DOCS

Pat Barnett

Dr. Bob Vedder GDA

Dr. Nalley, Board President, established that a quorum was present, and the meeting scheduled to begin at 9:00 a.m. was **called to order** at 9:27 a.m.

<u>Minutes:</u> Dr. Walker made a motion, Dr. McFarland seconded and the Board voted to **approve** the minutes for the January 9, 2004 meeting.

<u>CE Audit Committee:</u> Dr. Henry Cook - **No Report**

Conscious Sedation/General Anesthesia Committee: Dr. Bill Broadfoot - No Report

<u>Credentialing Committee:</u> Dr. Peter Trager - **No Report**

Dental Hygiene Sub-Committee: Tunde Anday

- Expressed concerns regarding GDA's position concerning addition of Dental Hygiene member to the Board. The Board recommended that GDHA should express concerns to the GDA. **Item viewed as informational**.
- > Discussed whether the Board considers sanctions for aiding and abetting unlicensed practice for a dentist who employs a hygienist working with a lapsed license. The Board's position on this type of matter would be handled on a caseby-case basis. The Board requested that information be posted on the Board's website that it is the responsibility/obligation of the dentist to insure that all employees have the proper credentials and CPR.

Examination Committee: Dr. Chris McFarland

- ➤ Provided report on the Southern Conference of Dental Deans and Dental Examiners meeting.
- > The Board conducted SRTA Exam calibration at the conclusion of the meeting
- > Dr. Trager provided a report on the SRTA Board of Directors conference call.
- > Dr. Holcomb reported on additional SRTA concerns.

<u>Legislative Committee:</u> Dr. Chris McFarland

Reported that HB1141 has passed out of committee and remarked that problems may be encountered in the Senate.

Licensure Overview Committee: Dr. Jimmy Walker

- The committee recommends that the review of a dentist employing hygienists who have a lapsed license will be handled on a case-by-case basis. Most cases should be handled with a letter of concern to the dentist. The committee recommended that information be posted on the Board's website that it is the responsibility of the dentist to insure that all employees have the proper credentials and CPR.
- > Dr. Walker is continuing to gather information from Augusta Technical College and the Medical College of Georgia concerning the LEAP course.
- ➤ The committee requested that the Board staff notify callers that they cannot practice if their license has lapsed.

Rules Committee: Dr. Peter Trager

Rule 150-3-.09 Requirements for Continuing Education for Dentists – Dr. Trager made a motion, Dr. Walker seconded and the Board voted to **post** the rule.

Rule 150-3-.09. Continuing Education for Dentists. Amended.

- (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 actively 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. 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;
- (h) Armed Forces Dental Department;
- (i) Georgia Department of Human Resources;
- (j) American Medical Association and its affiliate associations and societies.
- (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 or by assisting the Board with investigations of licensees. 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) Up to ten (10) hours of continuing education per year 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.

- (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.
- (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 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 designated in Rule $\underline{150-3-.09}(2)$ as being sponsored or approved by recognized organizations will be considered for credit pursuant to this subsection of the rule. Pre-doctoral courses taught by a dentist shall not be eligible for consideration pursuant to this provision of the rule;
- (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.

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

<u>Rule 150-5-.05 Requirements for Continuing Education for Dental Hygienists</u> – Dr. Trager made a motion, Dr. Walker seconded and the Board voted to **post** the rule.

Rule 150-5-.05. Requirements for Continuing Education for Dental Hygienists. Amended.

- (1) Dental hygienists 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 twenty-two (22) 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 dental hygienist 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 actively licensed dental hygienists 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 apply within the first biennium that a dental hygienist is licensed in Georgia. However, in order to meet the continuing education requirements during the first biennium, a newly licensed dental hygienist may submit as their continuing education hours proof of dental hygiene 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. Following the first biennium that a dental hygienist is licensed in Georgia such licensees shall comply with the continuing education requirements set forth in Rule 150-5-.05 (2) and (3).
- (d) The continuing education requirements shall not apply to dental hygienists who are on inactive status.
- (2) Coursework, including home study courses, sponsored or approved by any organization recognized under Rule $\underline{150-3-.09}(2)$ will be accepted.
- (3) Course content:
- (a) All courses must reflect the professional needs of the hygienist providing quality dental health care to the public;

- (b) At least fifteen (15) hours of the minimum requirement must be scientific 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 offered by the American Heart Association, the American Red Cross, the American Safety and Health Institute, or the National Safety Council may be used to satisfy continuing education requirements per renewal period.
- (d) Up to eight (8) hours of continuing education per year may be obtained by assisting the Board with administering the clinical licensing examination or by assisting the Board with investigations of licensees. 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) Up to five (5) hours of continuing education per year may be obtained by teaching dental hygiene at any ADA approved educational facility. These hours shall be awarded, in writing, by the course director at the facility in writing and approved by the Continuing Education Committee of the Georgia Board of Dentistry.
- (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; and
- (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.
- (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 dental hygienist that teaches an approved continuing education course is eligible to receive two (2) credit hours for each hour of coursework that he or she presents at a particular course. Credit will be given for teaching a particular course on one occasion only. A maximum of five (5) credit hours per biennium may be obtained by a dental hygienist by whom an approved continuing education course is taught;
- (c) Only continuing education course designated in rule 150-5.05(2) as being sponsored or approved by recognized organizations will be considered for credit pursuant to this subsection of the rule. Courses taught by a dental hygienist prior to or a part of the process of obtaining his or her R.D.H. shall not be eligible for consideration pursuant to this provision of the rule;
- (d) In the event that an audit is conducted of the continuing education hours of a dental hygienist who has taught a course approved by a recognized organization, the following shall be required to document the dental hygienist's role in presenting a continuing education course:

- (i) Documentation from an approved provider verifying that the dental hygienist 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 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 dental hygienist, continuing education credit will be given for those portions of course work in which the dental hygienist is directly involved and primarily responsible for the preparation and presentation thereof. Continuing education credit will not be available to a dental hygienist whose participation in preparing and presenting an approved course is not readily identifiable.

Authority O.C.G.A. §§ 43-11-7, 43-11-8, 43-11-9, 43-11-73, and 43-11-73.1

Rule 150-8-.01 Unprofessional Conduct Defined – Dr. Trager made a motion, Dr. Walker seconded and the Board voted to **post** the rule.

150-8-.01 Unprofessional Conduct Defined. Amended.

The Board has the authority to refuse to grant a license to an applicant, or to discipline a dentist or dental hygienist licensed in Georgia if that individual has engaged in unprofessional conduct. For the purpose of the implementation and enforcement of this rule, unprofessional conduct is defined to include, but not be limited to, the following:

- (a) Failing to conform to current recommendations of the Centers for Disease Control and Prevention (C.D.C.) for preventing transmission of Human Immunodeficiency Virus, Hepatitis B Virus, and all other communicable diseases to patients. It is the responsibility of all currently licensed dentists and dental hygienists to maintain familiarity with these recommendations, which are considered by the Board to be minimum standards of acceptable and prevailing dental practice. (Copies of the guidelines may be obtained from the Centers for Disease Control, the Department of Human Resources, or from the Board).
- (b) Violating any lawful order of the Board;
- (c) Violating any Consent Agreement entered into with the Georgia Board of Dentistry or any other licensing board;
- (d) Violating statutes and rules relating to or regulating the practice of dentistry, including, but not limited to, the following:
- 1. The Georgia Dental Practice Act (O.C.G.A. T. 43, Ch. 11);
- 2. The Georgia Controlled Substances Act (O.C.G.A. T. 16, Ch. 13, Art. 2);

- 3. The Georgia Dangerous Drug Act (O.C.G.A. T. 16, Ch. 23, Art. 3);
- 4. The Federal Controlled Substances Act (21 U.S.C.A., Ch. 13);
- 5. Rules and Regulations of the Georgia Board of Dentistry;
- 6. Rules of the Georgia State Board of Pharmacy, Ch. 480, Rules and Regulations of the State of Georgia, in particular those relating to the prescribing and dispensing of drugs, Ch. 480-28:
- 7. Code of Federal Regulations Relating to Controlled Substances (21 C.F.R. Par. 1306);
- 8. O.C.G.A. 31-33 Health Records.
- (e) Failing to maintain appropriate records whenever controlled drugs are prescribed. Appropriate records, at a minimum, shall contain the following:
- 1. The patient's name and address;
- 2. The date, drug name, drug quantity, and diagnosis for all controlled drugs;
- 3. Records concerning the patient's history.
- (f) Prescribing controlled substances for a habitual drug user in the absence of substantial dental justification.
- (g) Prescribing drugs for other than legitimate dental purposes.
- (h) Any departure from, or failure to conform to, the minimum standards of acceptable and prevailing dental practice. Guidelines to be used by the Board in defining such standards may include, but are not restricted to:
- 1. Diagnosis. Evaluation of a dental problem using means such as history, oral examination, laboratory, and radiographic studies, when applicable.
- 2. Treatment. Use of medications and other modalities based on generally accepted and approved indications, with proper precautions to avoid adverse physical reactions, habituation or addiction.
- 3. Emergency Service. Dentists shall be obliged to make reasonable arrangements for the emergency care of their patients of record.
- 4. Records. Maintenance of records to furnish documentary evidence of the course of the patient's medical/dental evaluation, treatment and response. A dentist shall be required to maintain a patient's complete dental record, which may include, but is not limited to, the following: treatment notes, evaluations, diagnoses, prognoses, x-rays, photographs, diagnostic models, laboratory reports, laboratory prescriptions (slips), drug prescriptions, insurance claim forms, billing records, and other technical

information used in assessing a patient's condition. Notwithstanding any other provision of law, a dentist shall be required to maintain a patient's complete treatment record for no less than a period of **five (5) ten (10)** years from the date of the patient's last office visit.

- (i) Practicing fraud, forgery, deception or conspiracy in connection with an examination for licensure or an application;
- (j) Knowingly submitting any misleading, deceptive, untrue, or fraudulent misrepresentation on a claim form, bill or statement to a third party;
- (k) Knowingly submitting a claim form, bill or statement asserting a fee for any given dental appliance, procedure or service rendered to a patient covered by a dental insurance plan, which fee is greater than the fee the dentist usually accepts as payment in full for any given dental appliance, procedure or service.
- (l) Abrogating or waiving the co-payment provisions of a third party contract by accepting the payment received from a third party as payment in full, unless the abrogation or waiver of such co-payment of the intent to abrogate or waive such co-payment is fully disclosed, in writing, to the third party at the time the claim is submitted for payment. For the purpose of this rule, a "third party" is any party to a dental prepayment contract that may collect premiums, assume financial risks, pay claims, and/or provide administrative service;
- (m) Falsifying, altering or destroying treatment records in contemplation of an investigation by the Board or a lawsuit being filed by a patient;
- (n) Committing any act of sexual intimacy, abuse, misconduct or exploitation related to the licensee's practice of dentistry or dental hygiene;
- (o) Delegating to unlicensed or otherwise unqualified personnel duties that may only be lawfully performed by a dentist or dental hygienist;
- (p) Using improper, unfair or unethical measures to draw dental patronage from the practice of another licensee.
- (q) Termination of a dentist/patient relationship by a dentist, unless notice of the termination is provided to the patient. A "dentist/patient" exists where a dentist has provided dental treatment to a patient on at least one occasion within the preceding year.
- (1) "Termination of a dentist/patient relationship by the dentist" means that the dentist is unavailable to provide dental treatment to a patient, under the following circumstances:
- (i) The office where the patient has received dental care has been closed permanently or for a period in excess of (30) days; or

- (ii) The dentist discontinues treatment of a particular patient for any reason, including non-payment of fees for dental services, although the dentist continues to provide treatment to other patients at the office location.
- (2) The dentist who is the owner or custodian of the patient's dental records shall mail notice of the termination of the dentist's relationship to patient, which notice shall provide the following:
- (i) The date that the termination becomes effective, and the date on which the dentist/patient relationship may resume, if applicable;
- (ii) A location at which the patient may receive emergency dental care for at least (30) days following the termination of the dentist/patient relationship:
- (iii) A statement of further dental treatment required, if any; and
- (iv) A means for the patient to obtain a copy of his of her dental records.

The notice shall be mailed at least fourteen (14) days prior to the date of termination of the dentist/patient relationship, unless the termination results from an unforeseen emergency (such as sudden injury or illness), in which case the notice shall be mailed as soon as practicable under the circumstances.

Authority O.C.G.A. §§ 43-11-7, 43-11-8, 43-11-47, 43-11-72, and 31-33-2

The Board voted that the formulation and adoption of these rules does not impose excessive regulatory cost on any licensee and any cost to comply with the proposed rules cannot be reduced by a less expensive alternative that fully accomplishes the objectives of the applicable laws as provided by the Attorney General's office.

The board also voted that it is not legal or feasible to meet the objectives of the applicable laws to adopt or implement differing actions for businesses as listed in O.C.G.A. $\S50-13-4(3)(A)(B)(C)(D)$. The formulation and adoption of these rules will impact every licensee in the same manner and each licensee is independently licensed, owned and operated in the field of Dentistry.

GENERAL:

- Correspondence from ADA regarding Board participation on Accreditation Site Visits:
 - Ms. Anday will attend at West Central Tech on July 15-16th and Darton College on September 9-10th
 - Dr. Walker will attend at Augusta Tech on August 26-27th and Medical College of Georgia on December 7-8th
 - Dr. Trager will attend at Floyd College on October 14-15th
- Correspondence from James D. Allman regarding license renewal: Dr. Cook made a motion, Dr. Andrews seconded and the Board voted to approve waiving the late license renewal fee. Dr. Walker abstained from voting, and Dr. McFarland was opposed to approving the waiver of the late renewal fee.

- **Correspondence from Caroll Hughes regarding license renewal:** Dr. Walker made a motion, Dr. Carroll seconded and the Board voted to **approve** waiving the late license renewal fee.
- Correspondence from the GDA requesting clarification of Rule 150-9-.02: The Board requested that a response be sent to the GDA that programs that are not ADA approved must seek approval by the Board, and the Board will consider approval on a case-by-case basis.

Executive Director's Open Session: Ms. Anita Martin

- Provided January 2004 statistics 17 applications received, 19 licenses issued,
 13 complaints received, 7 complaints closed
- ➤ Provided statistics regarding license renewals 5013 dentists renewed, 41 pending renewal, 250 in late renewal status, 5598 dental hygienists renewed, 27 pending renewal, and 385 in late renewal status
- Provided information on work being done to reconcile old complaint cases and revamp the complaints process
- ➤ Presented the Board with a letter from Chester Little requesting to meet with the Board. The Board requested that a letter be sent to Dr. Little denying his request to appear before the Board.

Attorney General's Report: Ms. Allyson Krause

• **Dr. Felix Sibley** – Order viewed as informational

MISCELLANEOUS:

- ➤ Dr. Nalley thanked Dr. Carroll and Dr. Holcomb for attending a meeting with Cathy Cox with him. Reported that the meeting went well, with both sides discussing their issues.
- > Dr. Nalley will draft a letter to Cathy Cox requesting that the Dental Board be exempt from the Board Member Reduction legislation.
- ➤ The Board requested that the Board staff request a copy of the SOS budget request.
- ➤ Dr. Carroll made a motion, Dr. Cook seconded and the Board voted to have Dr. Andrews as the designee for the Board to attend the Oral Conscious Sedation workshop.
- Request from GDA re: clarification of Rule 150-9-.02. Program must be ADA approved or must seek approval from the Board.
- ➤ GDA provided a legislative report to the Board
 - Working on a line item budget that all generated revenues be allocated directly back to the Board. Has requested assistance from the Secretary of State's office, but has been getting the "run around"
 - GDA will fight the board member reduction legislation
 - GDA is asking Lester Jackson to withdraw his request for a constitutional amendment concerning the Georgia Board of Dentistry budget.

Ratify Newly Issued Licenses: Dr. Trager made a motion, Dr. Cook seconded and the Board voted to **ratify** the newly issued licenses.

Lic No	Name	Lic Type
DH009118	McDaniel, Chi-Sun K.	Dental Hygienist
DH009119	Serber, Jody F	Dental Hygienist
DH009120	Tonarelli, Katherine H	Dental Hygienist

DH009121	Ford, Keisha L	Dental Hygienist
DH009122	Roberts, Donna Leigh	Dental Hygienist
DN012876	Pettigrew, William Robert	Dentist
DN012877	Wade-Crear, LaTonya Rochelle	Dentist
DN012878	Bulan, Liana	Dentist
DN012879	Peters, Nathan, III	Dentist
DN012880	Parris, Noel Francis	Dentist
DNGA000184	Adams, Richard Clayton	General Anesthesia Permit

Dr. Cook made a motion, Dr. McFarland seconded and the Board voted to enter into **Executive Session** in accordance with O.C.G.A §43-1-19(h)(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 Ms. Anday, Dr. Andrews, Dr. Carroll, Dr. Walker, Dr. Nalley, Dr. Trager, and Dr. Holcomb. The Board concluded **Executive Session** in order to vote on these matters and to continue with the public session.

Licensure Overview Committee Report:

Dr. McFarland made a motion, Dr. Walker seconded and the Board voted to **approve** the following recommendations made by the Licensure Overview Committee.

• J	. F.W.:	Reinstate license
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• <u>T.M.</u>: Complete one year of approved post-graduate training from the time of last SRTA failure. Once complete,

reapply and the Board will consider allowing her to retake SRTA for 5th time.

• <u>I. L.D.:</u> Reinstate license under a standard consent order, public or private with reprimand and fine

• **R.E.F.:** Terminate probation upon completion of LEAP course

• <u>I.B.L.:</u> Provide committee with documentation of continuing

education prior to consideration of termination of

probation

• <u>C.B.N.:</u> Terminate probation and place license on inactive status

<u>Applications/Licensure:</u> Dr. McFarland made a motion, Dr. Walker seconded and the Board voted to **approve** the following recommendations regarding applications and licensure.

<u>J.M.P. - License Renewal:</u> Recommendation to **renew license under Private Non-disciplinary consent order limiting practice.**

S.F.H. - License Renewal: Recommendation to **approve** license renewal.

<u>S.T.F. - License Renewal:</u> Recommendation to **obtain letter from physician** before renewing license.

<u>G.P.C. - License Renewal:</u> Recommendation to **renew license and request a response**.

D.A.S. - Change in monitoring physician: Recommendation to **approve** change.

W.T.B. - License Renewal: Recommendation to **approve** license renewal.

R.H.R. - License Renewal: Recommendation to **approve** license renewal.

<u>Investigative Report:</u> Dr. McFarland made a motion, Dr. Walker seconded and the Board voted to **approve** the investigative report.

RECOMMENDATION	CASE NUMBER
ISSUE A C & D ORDER	DENT 03-0157
APPROVE C & D ORDER	DENT 04-0069
CLOSE	DENT 02-0236
SEND LETTER TO DISTRICT ATTORNEY	37-01-02-00054/DENT 02-0172
REFER TO THE A.G. for PRIVATE C.O.	DENT 04-0129
RENEWAL INFORMATION #1	REFER TO THE FULL BOARD
RENEWAL INFORMATION #2	REFER TO THE FULL BOARD
RENEWAL INFORMATION #3	REFER TO THE FULL BOARD

Attorney General's Report: Dr. McFarland made a motion, Dr. Walker seconded and the Board voted to **approve** the following recommendations regarding cases reported on by the Board Attorney.

• **G.L.H.:** Stop current investigation

• <u>J. A.B.:</u> Accept **Private** Consent Order

• James L. Harris, D.M.D.: Accept Public Consent Order

• Larry J. Coleman: Accept Cease & Desist Order

The next Board meeting is scheduled for March 12, 2004 at 9:00 A.M.

There being no further business to come before the Board, the meeting was adjourned at 1:42 P.M.

Minutes recorded by: Susan S. Hewett, Board Secretary

Minutes edited by: Anita O. Martin, Executive Director