

GEORGIA BOARD OF DENTISTRY

Board Meeting

May 11, 2007

The Board Meeting for the Georgia Board of Dentistry was held on Friday, May 11, 2007 at the Professional Licensing Boards, 237 Coliseum Drive, Macon, Georgia.

<b>The following Board members were present:</b>	<b>Others Present:</b>
Dr. Clark Carroll, DMD – President Dr. Becky Carlon, DDS Dr. Henry Cook, DDS Dr. Tom Godfrey, DMD Dr. Issac Hadley, DMD Dr. Steve Holcomb, DMD Dr. Logan Nalley, DMD Ms. Elaine Richardson Dr. Barry Stacey, DMD	Anita Martin, Executive Director Eva Holmes, Board Secretary Reagan Dean, Board Attorney Jeff Clements, Sr. Staff Attorney Robert Renjel, GDA Darryl Smith, SDG/HCS Don Benton, GDA Keasha Myrick, GDHA

**Dr. Carroll established** that a quorum was present and the public hearing that was scheduled to begin at 9:30 a.m., was called to order at 10:10 a.m. No written or public comments were received pertaining to the following board rules proposed for adoption:

150-7-.04 Dental Provisional Licensure by Credentials

150-7-.05 Dental Hygiene Provisional Licensure by Credentials.

150-14-.01 Definitions

150-14-.02 Fabrication of Dental Appliances, Caps, Coverings, Prostheses and Cosmetic Coverings is Practice of Dentistry.

150-14-.03 Responsibility of Licensed Dentist

The public hearing adjourned at 10:15 a.m.

**Dr. Carroll established** that a quorum was present and the meeting that was scheduled to begin at 9:35 a.m. was called to order at 10:15 a.m.

**Introduction of visitors** – Dr. Carroll welcomed Dr. Barry Stacey as the new board member.

**Consideration for adoption of Board Rule 150-7-.04: Dental Provisional Licensure by Credentials** – Dr. Carlon motioned, Dr. Nalley seconded and the Board voted to **adopt** the rule.

**150-7-.04 Dental Provisional Licensure by Credentials.**

(1) For purposes of this rule “State” includes Washington D.C. and all U.S. territories.

(2) “Provisional Licensure by Credentials” means a license to practice dentistry in the State of Georgia granted to individuals licensed to practice dentistry in another state who have not met all of the requirements for a regular dental license but who have met equivalent requirements for the practice of dentistry as set forth in O.C.G.A. § 43-11-41 and by board rule.

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- (3) "Full Time Clinical Practice" means a minimum of 1,000 hours per year in the hands-on treatment of patients. Training programs do not qualify as full time clinical practice.
- (4) "Active Dental License" is defined as an unencumbered license held by an individual without restrictions.
- (5) "Full Time Clinical Faculty" means a minimum of 1,000 hours per year in the teaching of clinical dental skills at an ADA-accredited dental school/program. Training programs do not qualify as full time clinical faculty practice.
- (6) Only those applicants licensed and currently engaged in full time clinical practice as defined in sub-section (3) of this rule in a state that has a credentialing law similar to the licensure by credentials law in Georgia will be considered by the board for a provisional license by credentials. Applicants from states not issuing licenses by credentials are ineligible.
- (7) The board may, in its discretion, grant a provisional license by credentials to dentists licensed in another state who do not hold a Georgia license to practice dentistry.
- (8) As set forth in O.C.G.A. § 43-11-41, an applicant for a provisional license by credentials must also meet the following requirements:
- (a) Must have an active dental license in good standing from another state.
  - (b) Must have received a doctor of dental surgery (D.D.S.) degree or a doctor of dental medicine (D.M.D.) degree from a dental school approved by the board and accredited by the Commission on Dental Accreditation of the American Dental Association (A.D.A.) or its successor agency.
  - (c) Applicants must have been in full time clinical practice, as defined in sub-section (2) of this rule; full time faculty as defined in sub-section (4) of this rule; or a combination of both for the five years immediately preceding the date of the application.
  - (d) Candidates with any felony convictions are not eligible. Candidates convicted of a misdemeanor involving moral turpitude or dealing with the administering, dispensing or taking of drugs including, but not limited to controlled substances, are not eligible.
  - (e) Those applicants who have received a doctoral degree in dentistry from a dental school accredited by the Commission on Dental Accreditation of the American Dental Association, or its successor agency, must provide the following in order to complete their application:
    1. Certified copy of the applicant's testing results showing passage of all sections with a score of 75 or higher or its equivalent score on a clinical examination administered by the board or a testing agency designated and approved by the board.
    - (i) After a fourth failure of one or more sections of any clinical examination, no further attempts will be recognized by the board for licensure by credentials in Georgia.
    2. Show passage with a score of 75 or higher on a jurisprudence examination on the laws and rules governing the practice of dentistry in the State of Georgia. Such examination shall be administered in the English language.
    3. Proof of current CPR certification;
    4. Copies of any and all National Practitioner's Data Bank reports pertaining to the applicant;
    5. Official transcripts under seal from a school or university from which the applicant received his/her doctorate in dentistry;
    6. National Board scores showing passage of all sections of the examination with a score of 75 or higher;

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7. Verification of licensure from all states where the applicant has ever held or currently holds a license to practice dentistry; and

8. Furnish a background check. The applicant shall be responsible for all fees associated with the performance of a background check.

(9) Those applicants who have received a doctoral degree in dentistry from a dental school not accredited by the Commission on Dental Accreditation of the American Dental Association, or its successor agency, in addition to the information required in sub-section (8)(a), (c), (d) and (e) of this rule must also provide the following in order to complete their application:

(a) Successful completion at an accredited dental school approved by the board of the last two years of a program leading to the doctor of dental surgery (D.D.S.) or doctor of dental medicine (D.M.D.) degree; and

(b) Certification by the dean of the accredited dental school where such supplementary program was taken that the candidate has achieved the same level of didactic and clinical competency as expected of a graduate of the school.

(10) All applicants must show passage of all sections with a score of 75 or higher on a clinical examination administered by the board or testing agency designated and approved by the board and a jurisprudence examination on the laws and rules governing the practice of dentistry in the State of Georgia. Such examinations shall be administered in the English language.

(11) Within the first two (2) years of being granted a provisional license by credentials, applicant must establish full-time clinical practice which is defined in sub-section (2) of this rule or the license will be automatically revoked.

(12) For the first five biennial renewal periods, the holder of a dental provisional license by credentials must attest to the fact that he or she has maintained full time clinical practice in the State of Georgia as defined in sub-section (2) of this rule.

(13) The Board shall have the authority to refuse to grant a provisional license by credentials to an applicant, or to revoke the provisional license by credentials to a dentist licensed by the Board, or to discipline a dentist holding a provisional license by credentials in accordance with the provisions of O.C.G.A. § 43-11-47.

(14) The submission of an application for a dental provisional license by credentials shall constitute consent for performance of a criminal background check. Each applicant who submits an application to the board for provisional licensure by credentials agrees to provide the board with any and all information necessary to run a criminal background check, including but not limited to classifiable sets of fingerprints. The applicant shall be responsible for all fees associated with the performance of a background check.

Authority O.C.G.A. §§ 43-11-7, 43-11-8, 43-11-40, 43-11-41, and 43-11-42.

*The Board voted that the formulation and adoption of this rule does not impose excessive regulatory cost on any licensee and any cost to comply with the proposed rule 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. §50-13-4(3)(A)(B)(C)(D). The formulation and adoption of this rule will impact every licensee in the same manner and each licensee is independently licensed, owned and operated in the field of Dentistry.*

**Consideration for adoption of Board Rule 150-7-.05: Dental Hygiene Provisional Licensure by Credentials** – Dr. Holcomb motioned, Dr. Nalley seconded and the Board voted to **adopt** the rule.

**150-7-.05 Dental Hygiene Provisional Licensure by Credentials.**

- (1) For purposes of this rule “State” includes Washington D.C. and all U.S. territories.
- (2) “Provisional Licensure by Credentials” means a license to practice dental hygiene in the State of Georgia granted to individuals licensed to practice dental hygiene in another state who have not met all of the requirements for a regular dental hygiene license but who have met equivalent requirements for the practice of dental hygiene as set forth in O.C.G.A. § 43-11-71.1 and by board rule.
- (3) “Full Time Clinical Practice” means a minimum of 1,000 hours per year in the hands-on treatment of patients.
- (4) “Active Dental Hygiene License” is defined as an unencumbered license held by an individual without restrictions.
- (5) “Full Time Clinical Faculty” means a minimum of 1,000 hours per year in the teaching of clinical dental hygiene skills at an ADA-accredited dental hygiene school/program.
- (6) Only those applicants licensed and currently engaged in full-time clinical practice as defined in sub-section (3) of this rule in a state that has a credentialing law similar to the licensure by credentials law in Georgia will be considered by the board for a provisional license by credentials. Applicants from states not issuing licenses by credentials are ineligible.
- (7) The board may, in its discretion, grant a provisional license by credentials to dental hygienists licensed in another state.
- (8) In addition to the requirements set forth in O.C.G.A. § 43-11-71.1, an applicant for a provisional license by credentials must also meet the following requirements:
  - (a) Must have an active unrestricted dental hygiene license in good standing from another state.
  - (b) Must have received a dental hygiene degree from a dental hygiene college or school approved by the board and accredited by the Commission on Dental Accreditation of the American Dental Association (A.D.A.) or its successor agency, if any.
  - (c) Applicants must have been in full time clinical practice, as defined in sub-section (3) of this rule; full-time faculty as defined in sub-section (5) of this rule; or a combination of both for the two years immediately preceding the date of the application.
  - (d) Candidates with any felony convictions are not eligible. Candidates convicted of a misdemeanor involving moral turpitude or dealing with the administering, dispensing or taking of drugs, including but not limited to controlled substances, are not eligible.
  - (e) The applicant must meet all requirements for licensure set forth in Board Rules 150-5-.02, 150-5-.03, 150-5-.04, and 150-5-.05.
  - (f) Furnish a background check. The applicant shall be responsible for all fees associated with the performance of a background check.
  - (g) Within the first two (2) years of being granted a provisional license by credentials, an applicant must establish full-time dental hygiene clinical practice which is defined in subsection (3) of this rule or the license will be automatically revoked.
  - (h) All applicants must show passage of all sections with a score of 75 or higher, or its

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equivalent score, on a clinical examination administered by the board or testing agency designated and approved by the board and a jurisprudence examination on the laws and rules governing the practice of dental hygiene in the State of Georgia. Such examinations shall be administered in the English language.

(a) After a fourth (4<sup>th</sup>) attempt of one or more sections of any clinical examination, no further attempts will be recognized by the board for licensure by credentials in Georgia.

(9) The Board shall have the authority to refuse to grant a provisional license by credentials to an applicant, or to revoke the provisional license by credentials to a dental hygienist licensed by the Board, or to discipline a dental hygienist holding a provisional license by credentials in accordance with the provisions of O.C.G.A. § 43-11-72.

Authority §§ 43-11-7, 43-11-8, 43-11-9, and 43-11-71.1

*The Board voted that the formulation and adoption of this rule does not impose excessive regulatory cost on any licensee and any cost to comply with the proposed rule 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. §50-13-4(3)(A)(B)(C)(D). The formulation and adoption of this rule will impact every licensee in the same manner and each licensee is independently licensed, owned and operated in the field of Dentistry.*

**Consideration for adoption of Board Rules 150-14-.01 thru 150-14-.03: Fabrication of Dental Appliances, Caps, Coverings, Prostheses and Cosmetic Coverings is the Practice of Dentistry** – Dr. Holcomb motioned, Dr. Godfrey seconded and the Board voted to **adopt** these rules.

**150-14-.01 Definitions**

- (1) “Appliance” means any fixed or removable structure which may or may not be made with an impression of a human mouth or extraoral facial structures or any portion of the human mouth, teeth, gums or jaw used to prevent adverse dental conditions, including but not limited to changing the appearance of teeth, changing the shape and shade of teeth, protect teeth, effecting the position of teeth or repairing or replacing missing or damaged teeth. In addition, appliances shall also include any device that gains a desired dental or medical result by using the teeth or surrounding oral structures as support.
- (2) “Cap” shall mean any fixed or removable artificial structure created with a model or impression of a natural or artificial tooth and used or worn as a covering on that natural or artificial tooth.
- (3) “Cosmetic covering” means any fixed or removable artificial structure or product used or worn as a covering on natural or artificial human teeth created with a model, impression or any other measuring device including but not limited to computer assisted design (CAD), of the human mouth or any portion thereof and used solely for cosmetic purposes. Cosmetic covering shall include, but not be limited to, such structures commonly known as “grills.”

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- (4) “Covering” means any item that is used to permanently or temporarily place over a natural or prosthetic tooth.
- (5) “Dentist” shall mean an individual who is licensed in this State pursuant to Article 2, Chapter 11, Title 43 of the Official Code of Georgia Annotated.
- (6) “Fabricate” means to create, design or construct any structure, whether artificial or naturally occurring, defined by this rule as a dental appliance, cap, covering, prosthesis or cosmetic covering.
- (7) Prosthesis means:
  - (a) Prosthesis: Artificial replacement of any part of the human body.
  - (b) Dental prosthesis: Any device or appliance replacing one or more missing teeth and/or, if required, associated structures. This term includes but is not limited to abutment crowns and abutment inlays/onlays, bridges, dentures, obturators, and gingival prostheses.
  - (c) Definitive prosthesis: Prosthesis to be used over an extended period of time.
  - (d) Fixed prosthesis: Non-removable dental prosthesis that is solidly attached to abutment teeth, roots or implants.
  - (e) Fixed-removable prosthesis: Combined prosthesis, one or more parts of which are fixed, and the other(s) attached by devices that allow their detachment, removal and reinsertion by a dentist only.
  - (f) Interim prosthesis: A provisional prosthesis designed for use over a limited period of time.
  - (g) Removable prosthesis: Complete or partial prosthesis, which can be removed and reinserted by a patient.
- (7) “Theatrical purposes” shall mean any fabricated product defined by this rule that is only used during activities of the performing arts and removed immediately after such use.

Authority O.C.G.A. §§ 43-11-1, 43-11-7, 43-11-8, and 43-11-17.

**150-14-.02 Fabrication of Dental Appliances, Caps, Coverings, Prostheses and Cosmetic Coverings is Practice of Dentistry**

- (1) The fabrication of any dental appliance, cap, covering, prosthesis or cosmetic covering, as defined by this chapter, is included in the practice of dentistry as defined by O.C.G.A. § 43-11-17.
- (2) No person shall fabricate any dental appliance, cap, covering, prosthesis or cosmetic covering, as defined by this chapter, unless he or she is licensed to practice dentistry or working under the prescription of a licensed dentist. Nothing in this chapter shall prohibit a physician licensed pursuant to Article 2, Chapter 34, Title 43 of the Official Code of Georgia from performing any act within the scope of his or her license.
- (3) This rule shall not apply to any structure that is used solely for theatrical purposes as defined by this chapter.
- (4)

Authority O.C.G.A. §§ 43-11-1, 43-11-7, 43-11-8, and 43-11-17

**150-14-.03 Responsibility of Licensed Dentist**

The dentist is responsible for the safety of the patient when he or she fabricates or directs any other person to fabricate and the dentist delivers any dental appliance, cap, covering, prosthesis or cosmetic covering under this chapter.

Authority O.C.G.A. §§ 43-11-1, 43-11-7, 43-11-8, and 43-11-17

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*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. § 50-13-4(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.*

**Minutes from the April 20, 2007 conference call meeting:** Dr. Cook made a motion, Ms. Richardson seconded and the Board voted to **approve** the minutes.

**C.E. Audit Committee:** - Dr. Henry Cook, Sr.

- No report

**Conscious Sedation/General Anesthesia Committee:** Dr. Clyde Andrews (absent)

- No report

**Credentialing Committee:** Dr. Becky Carlon

- No report

**Dental Hygiene Committee:** Ms. Pamela Bush, RDH (absent)

- Drs. Carlon and Holcomb reported that the committee is still working on the local anesthesia issue.

**Examination Committee:** Dr. Logan Nalley, Jr.

- Reported that Dr. Andrews and Ms. Bush were assisting with the hygiene exam in Savannah this weekend.
- Dr. Holcomb discussed the upcoming hygiene exam at Medical College of Georgia and that the scoring is being conducted by the hygiene examiners as appropriate.

**Investigative Committee:** Dr. Logan Nalley, Jr.

- No open session report

**Legislative Committee:** - Drs. Steve Holcomb & Henry Cook

- No report

**Licensure Overview Committee:** - Dr. Issac Hadley

- No open session report

**Rules Committee:** - Dr. Clyde Andrews (absent)

- No report

**General:** Dr. Clark Carroll

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- **Consider for ratification licenses that have been administratively issued:**

Dr. Cook made a motion, Dr. Nalley seconded and the Board voted to **ratify** the following newly issued licenses.

License #	Name	Profession	Status
DH010064	Flowers-Cothren, Amanda Lynn	Dental Hygienist	Active
DH010065	Pritchett, Tonya Michelle	Dental Hygienist	Active
DH010066	Robinson, Lazagna Denise	Dental Hygienist	Active
DH010067	Sutton, Crystal Viola	Dental Hygienist	Active
DN013492	Cabell, Marjorie Mae	Dentist	Active
DN013493	Smith, Michael Shane	Dentist	Active
DN013494	Barnes, Marya Jameine	Dentist	Active
DN013495	Austin, Mark Christopher	Dentist	Active
DN013496	Roark, Kineshia Kenyatta	Dentist	Active
DN013497	Tipton, Dustin Shane	Dentist	Active
DN013498	Chacko, Sandy Elizabeth	Dentist	Active
DNES000119	Kim, Yoo Mee	Enteral/Inhalation Conscious Sedation	Active

- **Correspondence from Dr. Carole Hanes** re: student exchange program – Board response: Inform Dr. Hanes that O.C.G.A.43-11-20(b) requires anyone working in the capacity as described in her letter must be students of an accredited dental college in this state.
- **Correspondence from Dr. Koch** re: Conscious Sedation Evaluation – Board response: Send a certificate of appreciation.
- **Correspondence from Linda Lorenz** re: Nominations for AADE 3<sup>rd</sup> Vice President – Board response: Viewed as informational.

**CDRTS Examination Report** – Dr. Clark Carroll

- Drs. Nalley and Holcomb reported that exams have been going well. Dr. Carroll requested that they communicate to CRDTS that the board wants to assure that the most state of the art facilities are used for the examinations.

**Executive Director's Open Session Report:** Anita O. Martin

- Provided the Board with information on the CRDTS meeting. Travel requests will submitted for members of the board not paid for by CRDTS to attend the upcoming meeting.
- Received clarification on the following:
  - Board Rule 150-3-.04 concerning foreign graduates.
  - Number of letters of reference required.
    - The Board advised that foreign transcripts are not required as applicants must provide information as required in subsection (2) of the rule.
    - Also, Dr. Holcomb motioned, Dr. Hadley seconded and the board adopted by policy the following:
      - The Georgia Board of Dentistry requires as part of the application process, two (2) letters of reference.
- Received signed GCIC statements from all board members.
- Provided the Board with information on the upcoming AADE meeting.



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**Attorney General's Open Session Report:** Reagan Dean

- No open session report

**Miscellaneous:**

- Dr. Carroll informed the Board that nominations for officers will be coming before the board at the June meeting.

Dr. Cook made a motion, Dr. Nalley 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 Drs. Carlon, Godfrey, Hadley, Holcomb, Stacey, and Ms. Richardson. The Board concluded **Executive Session** in order to vote on these matters and continue with the public session.

**Board Appointments - appeals**

- **W.S.H. – dental hygiene reinstatement applicant** - *Reinstate under public consent order with \$2500 fine, 20 hours CE with 5 hours being hands-on (no online or home study courses), 4 years probation, remain in audit pool for 2 renewal cycles. The Board recommended acceptance of the consent order upon receipt.*
- **K.C.W. – dental reinstatement applicant** – *Board upheld previous decision to deny.*
- **S.D.M. – dental applicant** – *Board upheld previous decision to deny.*
- **C.J.R. – request to lift suspension** – *Board upheld decision to deny. However, upon written request, the board will allow him to go on inactive status. Such inactive status does not allow for any dental practice. Also Executive Director will review the incorporation of the practice where C.J.R. practiced and determine who owns the practice.*

**Licensure Overview Committee** – Dr. Issac Hadley

- **Dr. Charles E. Williams – requested to terminate probation** – *recommended approval.*
- **Dr. T.L.A. – dental applicant** – *recommended approval.*
- **Dr. N.L. – dental applicant** – *recommended additional information as follows:*
  - 1. A national (FBI) background check to be ran and submitted to the Board for review.
  - 2. After review of #1 – The board may require a release from the candidate to contact LSU concerning his release from the residency program. If information is required; upon receipt submit the information back to the board for review.
  - 3. After steps above – board will require an OMPE.
  - 4. After steps above – The board will require a 6 weeks hands-on course with Dr. Comer at Medical College of Georgia.
- **Dr. R.P.K. – dental credentials applicant** – *recommended approval.*
- **Dr. Rometta E. Powell – request to terminate probation** – *recommended approval.*

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- **Dr. Mark Stewart – non compliant with consent order** – *recommended referral to AG’s office to request a voluntary surrender. If he does not sign the surrender within 30 days, then process for indefinite suspension. If he doesn’t agree to either, proceed to file a notice of hearing for revocation.*
- **Krystal Ellis, DH – non compliant with consent order** – *recommended referral to AG’s office to request a voluntary surrender. If she does not sign the surrender within 30 days, then process for indefinite suspension. If she doesn’t agree to either, proceed to file a notice of hearing for revocation.*
- **Dr. William B. Hudson – requested to terminate probation** – *recommended approval.*
- **Dr. Deborah Pence – non compliant with consent order** – *recommended referral to Legal for an indefinite suspension order citing non-compliance with consent order.*

**Applications/Licensure**

- **K.R.M. – Dental hygiene applicant reinstatement applicant** – *recommended approval of reinstatement under policy and accept upon receipt.*
- **J.D.B. – Dental applicant** – *recommended approval*
- **W.A.H. – Dental credentials applicant** – *recommended denial*
- **J.D.D. – Dental credentials applicant** – *recommended denial*
- **G.M.B.J. – Dental applicant** requesting to retake ADEX – *Either the Committee recommends a 40 hours hands-on amalgam course which must be pre-approved by the board. Dr. Nalley can review and approve the course.*

**CE Audit Committee Report**

- No report

**Examination Report**

- No report

**Investigative Report** – Dr. Logan Nalley, Jr.

Dr. Cook motioned, Ms. Richardson seconded and the Board recommended **approval** of the report.

Complaint#	Recommendation
DENT 06-0296	Refer to Legal Services
DENT 07-0038	Refer to Legal Services
DENT 07-0184	Send Mitigating Circumstance letter
DENT 07-0018	Close
DENT 07-0062	Refer to Enforcement
DENT 07-0031	Close
DENT 06-0240	Close
DENT 04-0164	Refer to Legal Services
DENT 07-0028	Refer to Consultant
DENT 07-0127	Refer to AG for Summary Suspension

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DENT 06-0287	Close
DENT 06-0288	Close
DENT 06-0291	Close
DENT 07-0170	Refer to Legal Services

- **Discussion Case – Constance Ashley-Jones** – Requested to change status to inactive. *Recommended denial of request.*

**Executive Director’s Report** – Ms. Anita O. Martin

- DENT07-0183 – *Board recommended referral to AG’s office for Summary Suspension.*

**Attorney General’s Report** – Mr. Reagan Dean

- Presented the following consent orders to be accepted by the Board:
  - Dr. Thomas J. Morrison
  - M.T., DH
  - Dr. Lisa Judge
  - Vera Holloway, DH

**Legal Service’s Report** – Mr. Jeff Clements

- DENT06-0138 – Received request from the Attorney for copies of additional records. *Recommended denial of request.*
- DENT05-0078 – *Recommended referral to AG’s office*
- Advised the board members re: contact with individuals outside of the board meetings about complaints to the Board.

**Miscellaneous:**

- None

Dr. Holcomb made a motion and Dr. Nalley seconded and the Board voted to **approve** the recommendations made in the Executive Session.

The next meeting is scheduled for June 8, 2007 at 9:30 a.m.

There being no further business to come before the Board, the meeting was adjourned at 2:53 p.m.

**Minutes recorded by:**

Eva Holmes, Board Secretary

**Minutes reviewed and edited by:**

Anita O. Martin, Executive Director

These minutes were signed and approved on June 8, 2007.