

MAY 17 1984

KANSAS STATE BOARD OF HEALING ARTS

STIPULATION

THIS AGREEMENT, entered into this ______ day of ______ 1984, by and between the Kansas State Board of Healing Arts, by and through its Secretary, Helen Gilles, M.D., hereinafter referred to as the Board and Austin Lyrrell Jamieson, D.O., 2823 S. Hydraulic, Wichita, KS 67216, hereinafter referred to as licensee.

It is understood and agreed that the licensee and the Board have formally discussed the matters concerning the practice of the licensee.

The Board discussed questions herein involved at its meeting on April 7, 1984, at which time it was determined that the stipulation be agreed upon.

This stipulation is being entered into at the request of the Board and is agreed upon by the licensee, the contents of which are as follows:

- A. That the licensee shall refrain from prescribing or dispensing any drugs or compounds which are designated as Schedule II controlled substances under the Uniform Controlled Substances Act, until the pending trial on the present criminal charges is completed or until such time as the charges are resolved in some other manner.
- B. That the licensee shall refrain from prescribing amphetamines or sympathomimetic amines designated as Schedule II or III under the Uniforn Controlled Substances Act, and shall only prescribe Schedule IV sympathomimetic amines for short term use for weight control, until the pending trial on the present criminal charges is completed or until such time as the charges are resolved in some other manner.
- C. That the licensee shall reduce to the greatest extent possible the prescribing of all controlled substances designated as such under the Uniform Controlled Substances Act.
- D. That the licensee shall have his practice monitored by Dr. Charles
 Mitchell, or other designee of the Board if Dr. Mitchell for any reason
 cannot perform such function. Such monitoring shall consist of the following:
 - (1) Sending lists of all controlled substances prescribed or dispensed with the name of the patient, medication prescribed, strength, number and directions, to Dr. Mitchell, or other designee, on a weekly basis.

- (2) The licensee shall meet periodically with Dr. Mitchell, or other designee of the Board, to discuss the prescribing or dispensing practices of the licensee, and shall meet or contact Dr. Mitchell, or other designee, whenever any questions arise regarding the prescribing or dispensing of controlled substances by the licensee.
- (3) The licensee shall request that Dr. Mitchell send periodic reports, at least bi-weekly, to the Board regarding the monitoring of the licensee's practice.
- E. That the Board upon completion of the trial or other resolution of the charges shall determine whether there is sufficient evidence to conduct further proceedings against licensee.
- F. That the Board's Investigator or other designee of the Board shall monitor licensee's practice within the Board's discretion with licensee cooperating with any request made of him in a reasonable fashion to ensure that the licensee is strictly complying with the above conditions.
- G. That the Board and the licensee fully understand the conditions set forth are intended to be strictly construed and adhered to. That should any of the conditions herein not be fully met, the Board may in its discretion institute formal proceedings against licensee, and that the Board in its discretion may after notice and hearing pursuant to Kansas law revoke, suspend or limit the license of said licensee.
- H. That the Board and the licensee fully understand and agree that this agreement and stipulation does not constitute any admissions on the part of the licensee as to the truth of the allegations contained in the criminal indictment against the licensee now pending in Federal District Court in Wichita, Kansas, and that this stipulation cannot be used against the licensee in any such pending criminal action.
- I. That there have been no other agreements or understandings regarding any other matter in question herein other than what has been expressly set out. Further, this stipulation shall be in full force and effect until until and unless either it is rescinded as above set forth by licensee's not adhering to the conditions set forth; or it is modified by written agreement by and between parties.

Austin L. Jamieson, D.O.

Date

Helen Gilles, M.D., Secretary

5-7-84

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