Recent FINAL Actions
(The Final Orders can be viewed from the OBCE’s online Licensee Lookup.)

Jeffrey Dougal, DC
Kevin Misenheimer, DC
Sam Moursalian, DC
Dorian Quinn, DC
Donald Reneau, DC
Christian Schuster, DC
Mary Christ, CA
Yuri Anatoly Feitser, CA
Peggy Terry, CA

Jeffrey Dougal DC, Case #2014-5002: Stipulated Final Order. Licensee agrees to one year probation, file reviews, reprimand and six hours continuing education in clinical justification for patient records, for alleged violations of ORS 684.100 (1)(F)(a) and OAR 811-015-0005(1)(a),(b) & (3), and OAR 811-015-0010(1), (2) and (4). (5/16/14)

Kevin Misenheimer DC, Case #2013-1001, 2013-1038: Stipulated Final Order. Licensee agrees to the following: 1) to immediately surrender his license to practice chiropractic in the State of Oregon and not to reapply for Oregon licensure in the future; 2) that he will cease practicing chiropractic and that he will not refer to himself in any manner as a chiropractic physician or a doctor of chiropractic from the date of the order forward in any oral, written, or printed materials; and 3) to pay the board a civil penalty in the sum of $2,000 within 60 days, for alleged violations of ORS 684.100(1)(f)A), OAR 811-015-0010, OAR 811-015-0005(1)(a & b), OAR 811-015-006(3)(a & c), OAR 811-035-0015(12). (9/17/14)

Sam Moursalian DC, Case #2013-1006, 2013-3002, 2013-3003, 2013-3004, 2013-3005, 2013-3006: Final Stipulated Order. Licensee agrees to the following: 1) his license will be suspended for 30 days to commence upon signature of the final order; 2) he may not provide any chiropractic treatment during his suspension period and he is required to prominently post the suspension requirement in his clinic in a conspicuous place and readable to the public; 3) to pay a $2,000 civil penalty within 90 days; 4) to attend and complete the PBI Professional Boundaries program in California within six months of this order and provide certificate of successful completion to the board within 30 days of completion; 5) to take and pass the NBCE Ethics and Boundaries exam within one year of this order; 6) to be placed on probation for three years from the time the suspension period is over; 7) during probation, Licensee agrees to submit to board interviews when requested with 2 weeks’ notice from the board; 8) during probation, he is required to have board approved female chaperone for all female patients (with the exception of his wife) that includes other requirements within the order; 9) to not have personal relationships with his staff outside of professional and business capacity, that he will not socialize with them nor provide them with gifts, material items, or meals; 10) all current and incoming staff (including Licensee) must receive classroom setting sexual harassment prevention training, including the associate
Dorian Quinn DC, Case #2012-1038, 2012-3027: Stipulated Final Order. Licensee agrees to the following: 1) file pulls and review for two years; 2) $2,500 civil penalty due within 90 days; and 3) 12 hours continuing education on clinical justification and 8 hours on professional ethics, to be completed within 90 days, the board gave credit for credit hours previously taken, with a remainder of 6 hours of clinical justification to be completed; for alleged violations of ORS 684.100(1)(f)(A), OAR 811-015-0005(1), OAR 811-035-0015(1)-(4) & (12). (5/14/14)

Donald E. Reneau DC, Case #2011-1026, 2012-1042, 2012-1043, 2012-1054, 2012-1055, 2012-1056, 2012-3036, 2012-3045, 2013-1001, 2013-1015; OAH Case No. 1303392, In the Matter of Donald E. Reneau, D.C: Final Order. Following hearing, the Board accepted the findings of fact and conclusions of law of the Administrative Law Judge and issued a Final Order imposing on Licensee a one-year probation and the following conditions on his license, for having violated ORS 684.100(1)(f)(A) and OAR 811-035-0015(1)(a-e): 1) Modify his Informed Consent form to disclose the tactile nature of the various chiropractic treatments available at the Center and provide a copy to the Board; 2) Make available to all patients a video explaining and demonstrating the Activator technique utilized at the Center, which must show the tactile nature of such an examination, and provide a copy to the Board; 3) Cease and desist offering any non-health related advice or life coaching to patients; 4) Document all health-related discussions in patients’ charts; 5) Cease and desist from the use of pet names for patients; 6) Attend and complete the ProBE ethics program within six months of the date of the final order and provide certificate of completion to the Board at Reneau’s expense; and 7) Take and pass the NBCE Ethics and Boundaries examination within one year of the date of the final order at Reneau’s expense and provide proof of completion to the Board. Licensee was also ordered to pay $9,483.61 in OAH costs within 30 days. (6/2/14). Licensee has appealed this Final Order to the Oregon Court of Appeals.

Christian Schuster DC, Case #2013-5016: Stipulated Final Order. Licensee agrees to the following: 1) Licensee’s probation is extended for one year with file reviews; 2) Licensee is required to take an additional 8 hours of continuing education in clinical record keeping within 90 days; 3) Licensee must maintain patient records that meet the standards of OAR 811-015-0010 and clinical practice that meets the standards of OAR 811-015-0010; 4) If requested, Licensee will appear before the Board for a personal interview. The Board finds that Licensee was in violation of ORS 684.100 (1)(f) and (p), OAR 811-035-0015 (23), OAR 811-015-0005, and OAR 811-015-0010. (6/16/14)

Mary Christ CA, Case #2014-5010: Consent Agreement. Application for certification was granted with the following conditions: 1) that Applicant disclose a copy of this Consent Order, court records, her letter to the OBCE and police reports to any and all chiropractic physicians with whom she seeks employment; and 2) that she must continue to make regular payments toward restitution. (6/2/14)

Yuri Anatoly Feitser CA, Case #2014-5004: Final Order by Default. The Board denied Mr. Feitser’s application for a chiropractic assistant certificate citing two 2009 misdemeanor convictions for possession of cocaine and unlawful entry to a motor vehicle, a 2009 felony conviction for heroin, and 15 convictions for traffic violations. (6/9/14)

Peggy Terry CA, Case #2014-5011: Consent Agreement. Application for certification was granted with the condition that Applicant disclose a copy of this Consent Order, court records, her letter to the OBCE and police reports to any and all chiropractic physicians with whom she seeks employment. (6/18/14)
The following are Board Orders and public documents, but are not considered disciplinary actions:

**Agreements of Voluntary Compliance** (not disciplinary action)

Kristen Brennan DC
Jennifer Fletcher DC
Kenneth Kelley DC

**Kristen Brennan DC, Case #2013-2013: Agreement of Voluntary Compliance.** Licensee agrees to be subject to file pulls and review for a 12 month duration and to complete 12 hours of continuing education within 90 days (6 hours on documentation, chart notes, and coding; 6 hours on clinical justification). (7/16/14)

**Jennifer Fletcher DC, Case #2012-1050: Agreement of Voluntary Compliance.** Licensee agrees to the following: 1) to hire a board approved and certified biller to perform all of her billings for a two year period; 2) to be subject to file pulls and review for a two year period; 3) to have written procedures and protocols in her clinic for differentiation in care between DC and LAC in her clinic, to be provided to the board within 30 days; and 4) to pay the board the total sum of $1,400 due upon signing. (8/20/14)

**Kenneth Kelley DC, Case #2013-5021, 2013-3025: Agreement of Voluntary Compliance.** Licensee agrees to be subject to file pulls and review for a one year period and to have all Locum Tenens doctors trained in modalities that are used in his clinic. Licensee also agrees that the chiropractic assistants in his clinic shall not develop clinic protocols nor practice out of scope. (8/04/14)

**Current PROPOSED Actions**

Jerome Craig DC
Brandon Hatch DC
Lance Hatch DC
Adam Lopez DC

Kevin Plummer DC
Danny Schultz, DC Applicant
Karleen Woodward, CA Applicant

**Jerome Craig DC, Case #2014-5006: Notice of Proposed Disciplinary Action.** Proposed one year probation, take and pass the ethics and boundaries test within 90 days, 12 hours continuing education in clinical record keeping, payment of $5,000 civil penalty within 90 days, file pulls and review for a minimum of one year with review occurring no less than two times per year, submit to board interview at end of probation term. Alleged violations of ORS 684.100(1)(f)(A), OAR 811-015-0010, OAR 811-015-0005(1)(a & b), OAR 811-035-0005(2), OAR 811-035-0015(12). (8/19/14)

**Brandon Hatch DC, Case # 2011-2005: Notice of Proposed Disciplinary Action.** Proposed license revocation. Alleged violations of ORS 684.100(1)(f) and (p), ORS 684.100(9)(d), OAR 811-035-0015(12) and (20). (12/7/12). An administrative hearing was held in June 2014.

**Lance Hatch DC, Case # 2012-5005: Notice of Proposed Disciplinary Action.** Proposed license revocation. Alleged violations of ORS 684.100(1)(f) and (p), ORS 684.100(9)(d), OAR 811-035-0015(12) and (20). (12/7/12). An administrative hearing was held in June 2014.
**Adam Lopez DC, Case #s 2013-1040 and 2013-1043: Proposed Order for Discipline.** Proposed license revocation. The Order of Emergency Suspension dated October 2, 2013 is incorporated by reference into the proposed order. The Board received notification from the Clatsop County Sheriff’s office that on September 9, 2013, Licensee was arrested and charged with 9 counts of Sexual Abuse in the Third Degree in the Clatsop County Circuit Court. On July 23, 2014, Licensee plead guilty to eight counts of harassment and received a sentence of 45 days of jail time for each of the eight counts, with credit for time served, 60 months of supervised probation, a requirement of a sexual offender evaluation and treatment if recommended, an agreement that his chiropractic license will be suspended/revoked and that he will not work as a chiropractor, and an order to pay a fine of $5,000 per victim within 90 days along with other fines and assessments. The conduct cited within the order would be violations of ORS 684.100(1)(f) and (A) and OAR 811-035-0015(1)(a)-(c)(B). In addition, conviction of eight counts of harassment involving conduct towards patients is a violation of ORS 684.100(1)(d). The board finds that the acts and conduct of Licensee constitutes grounds for revocation of his chiropractic license and amounts to unprofessional conduct. The cumulative amount of his behavior warrants revocation of his license in order to adequately protect the public of the State of Oregon. (9/16/14)

**Kevin Plummer DC, Case #2014-1010: Notice of Proposed Suspension of License.** On August 28, 2013, Licensee entered into a Final Stipulated Order that included seven separate cases. The order suspended his license for 90 days if he abided by its terms and completed all of its requirements. Licensee has failed to abide by the agreed upon order and the board proposes to implement the 90 day suspension that was stayed in the original order. Alleged violations of ORS 684.100(1)(f)(A), OAR 811-015-0005(1), OAR 811-035-0015(20) & (23). (7/29/14)

**Danny Schultz, DC Applicant, Case #2014-5012: Notice of Proposed Denial of License.** Applicant’s conduct that was the basis for his federal felony conviction and revocation of his license to practice chiropractic in California was found to be so egregious and substantially related to the fitness and ability of Applicant to engage in the activities for which the license is required. Alleged violations of ORS 684.100(1)(d), ORS 684.100(1)(r) & (t). (7/22/14)

**Karleen Woodward, CA Applicant, Case #2014-5013: Notice of Proposed Denial of Certificate.** The acts and conduct of Applicant in her application, and her responses to such, in addition to her history of using intoxicating liquor to the extent that such impacts the ability to safely conduct the practice of a CA, are all causes to refuse to grant a certificate. Applicant’s arrest record and two misdemeanor convictions are crimes involving moral turpitude. Alleged violations of OAR 811-010-0110(6), OAR 811-010-0110(15)(b), OAR 811-010-0010(16)(m). (10/2/14)