



State Medical Board of Ohio

77 S. High St., 17th Floor • Columbus, OH 43215-6127 • (614) 466-3934 • Website: www.med.ohio.gov

April 13, 2005

Kelly Renee Loomis, M.T.
4361 Co. Rd. D.
Delta, OH 43515

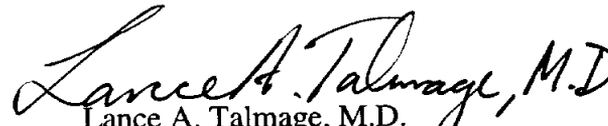
Dear Ms. Loomis:

Please find enclosed a certified copy of the Findings, Order and Journal Entry approved and confirmed by the State Medical Board meeting in regular session on April 13, 2005.

Section 119.12, Ohio Revised Code, may authorize an appeal from this Order. Such an appeal may be taken to the Franklin County Court of Common Pleas only.

Such an appeal setting forth the Order appealed from and the grounds of the appeal must be commenced by the filing of a Notice of Appeal with the State Medical Board of Ohio and the Franklin County Court of Common Pleas within fifteen (15) days after the mailing of this notice and in accordance with the requirements of Section 119.12 of the Ohio Revised Code.

Very truly yours,


Lance A. Talmage, M.D.
Secretary /LAT

LAT/blt
Enclosures

CERTIFIED MAIL # 7000 0600 0024 5142 9051
RETURN RECEIPT REQUESTED

MAILED 4-14-05



State Medical Board of Ohio

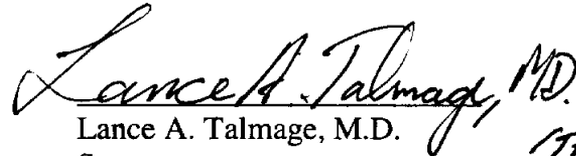
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CERTIFICATION

I hereby certify that the attached copy of the Findings, Order and Journal Entry, approved by the State Medical Board meeting in regular session on April 13, 2005, constitutes a true and complete copy of the Findings, Order and Journal Entry in the Matter of Kelly Renee Loomis, M.T., as it appears in the Journal of the State Medical Board of Ohio.

This Certification is made by the authority of the State Medical Board of Ohio in its behalf.

(SEAL)


Lance A. Talmage, M.D.
Secretary

April 13, 2005

Date

THE STATE MEDICAL BOARD OF OHIO

IN THE MATTER OF

*

*

KELLY RENEE LOOMIS, M.T.

*

FINDINGS, ORDER AND JOURNAL ENTRY

On February 8, 2005, the State Medical Board of Ohio [Board] sent a letter via certified mail, return receipt requested, to Kelly Renee Loomis, M.T., advising her that the Board had reason to believe that Ms. Loomis was unable to practice according to acceptable and prevailing standards of care pursuant to Section 4731.22(B)(19), Ohio Revised Code, to wit: “[i]nability to practice according to acceptable and prevailing standards of care by reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor, or perceptive skills,” and/or Section 4731.22(B)(26), Ohio Revised Code, to wit: “[i]mpairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice.”

The letter further indicated that this determination was based upon one or more of the following reasons:

- (1) By letter dated November 6, 2004, Ms. Loomis informed the Board of a “pending legal matter” that arose out of her suicide attempt. Ms. Loomis stated that she attempted suicide in September 2004 because [she] was not medicated for [her] manic depressive order [sic],” and she was “not medicated because [she] was not aware [that she] was bi-polar.” Ms. Loomis further indicated that after the paramedics transported her to the hospital, the sheriff searched her residence and “found a marijuana plant and paraphernalia,” and that she was “charged with both.” Ms. Loomis also stated that she had been “put on 1000 mg daily of Depakote to stabilize [her] mood, in addition to the 10 mg daily of Lexapro [she] had been taking for what [she] thought was merely depression.”
- (2) On or about December 8, 2004, Ms. Loomis was interviewed by two Board investigators concerning the details of her pending legal matter. Ms. Loomis indicated that the Depakote and Lexapro prescribed by her treating physician were keeping her stable. When asked by the investigators if she used any illegal drugs such as marijuana, Ms. Loomis responded in the negative.
- (3) On or about December 16, 2004, in the Fulton County Court, Eastern Division, in Swanton, Ohio, Ms. Loomis pled guilty to and was found guilty of the offense of

possession of drug paraphernalia, in violation of Section 2925.14(C), Ohio Revised Code. The Court fined Ms. Loomis \$150, and suspended her driver's license for 182 days, with limited driving privileges. In addition, the Court ordered Ms. Loomis to be on supervised probation until she completed a drug/alcohol program, and she was to follow all recommendations of her treating physician.

- (4) Information received by the Board indicated that prior to Ms. Loomis' suicide attempt she had been treated for postpartum depression. The Incident/Offense Report from the Fulton County Sheriff's Office, in Wauseon, Ohio, further indicated that prescription pill bottles were scattered about Ms. Loomis' home and bedroom, and that in plain view was a glass bong commonly used to smoke marijuana.
- (5) The emergency room records from the Fulton County Health Center, in Wauseon, Ohio, indicate that Ms. Loomis was first seen in the emergency room on September 22, 2004, after she had taken an unknown quantity of Percocet. Those records further indicated that Ms. Loomis had been taking Lexapro; she reported that she was hoping to die; her social history was significant for marijuana use; her urine was positive for THC; and that after refusing admission, she was involuntarily placed in the psychiatric intensive care unit.

The discharge summary records from the Fulton County Health Center indicate that Ms. Loomis was discharged on September 28, 2004, with a "provisional diagnosis" of major depressive disorder, and a "principal diagnosis" of bipolar disorder. The summary records further indicated the additional diagnoses of: Currently depressed, severe, without psychosis; cannabis dependence, continuous; neurocardiogenic syncope; and migraine headaches. Those records also indicated that Ms. Loomis reported a long history of "depression and up time;" that she had bipolar disorder; and that since age fifteen she has had ten episodes of severe depression that have lasted more than two weeks time, with some occasional suicidal thoughts. In addition, the records indicated that Ms. Loomis stated that she was a "pot head," and that she smoked a bong every day and had been doing so since she was 23 years old.

The discharge summary records further indicate that Ms. Loomis' "[j]udgment and impulse control based on her recent behavior is severely impaired. Insight into her illness is also impaired" and superficial.

- (6) On or about December 21, 2004, Ms. Loomis informed a Board investigator that the Percocet upon which she overdosed had belonged to her husband. She also advised the investigator that it was her marijuana that had been seized by the sheriff's office, and that she used marijuana as a way to self-medicate, but that she no longer need it because she was now on the right medication.

The February 8, 2005, certified letter from the Board further notified Kelly Renee Loomis, M.T., that, pursuant to Sections 4731.22(B)(19) and (26), Ohio Revised Code, she was ordered to submit to an examination. The examination was scheduled to take place at Glenbeigh Hospital, 2863 State Route 45, Rock Creek, Ohio, on Monday, March 7, 2005

The February 8, 2005, certified letter from the Board further notified Ms. Loomis that failure of an individual to submit to an examination as directed constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control. Finally, the letter notified Ms. Loomis that if she failed to submit to the examination, and such failure was not due to circumstances beyond her control, the Board would be authorized to enter a default and final order without the taking of testimony or presentation of evidence.

Ms. Loomis was duly notified of the examination order and its scheduled date. The certified letter was sent to Ms. Loomis' address of record. The certified letter return receipt, dated February 10, 2005, is signed by Becky Paul. (Ms. Loomis' married name is Paul.) In addition, Ms. Loomis sent the Board a note, signed by her and dated February 11, 2005, which stated in pertinent part as follows:

Thank you for the chance to keep my massage therapy license. However, I am going to turn down your offer, as I no longer find massage to be a satisfying career. I assume my license will be revoked.

On March 7, 2005, the Board was notified telephonically by a representative of Glenbeigh Hospital that Ms. Loomis failed to appear for the examination that the Board scheduled for her. At no time did Ms. Loomis inform the Board that her failure to appear was due to circumstances beyond her control.

WHEREFORE, in consideration of the affidavits of Mark R. Blackmer, Enforcement Attorney, and Debra L. Jones, CME & Renewal Officer, copies of which are attached hereto and fully incorporated herein, and pursuant to Sections 4731.22(B)(19) and (26), Ohio Revised Code, the Board hereby FINDS that Kelly Renee Loomis, M.T., has admitted the truth of the allegations set forth in the February 8, 2005, letter from the Board to Ms. Loomis. The Board further FINDS that Ms. Loomis is unable to practice massage therapy according to acceptable and prevailing standards of care pursuant to Section 4731.22(B)(19), Ohio Revised Code, to wit: "[i]nability to practice according to acceptable and prevailing standards of care by reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor, or perceptive skills," and Section 4731.22(B)(26), Ohio Revised Code, to wit: "[i]mpairment of ability to practice according to acceptable and prevailing standards of

care because of habitual or excessive use of or abuse of drugs, alcohol, or other substances that impair ability to practice.”

WHEREFORE, it is hereby ORDERED that:

1. The certificate of Kelly Renee Loomis, M.T., to practice massage therapy in the State of Ohio shall be **SUSPENDED** for an indefinite period of time.
2. The Board shall not consider reinstatement of Ms. Loomis’ certificate to practice massage therapy unless and until all of the following conditions are met:
 - a. Ms. Loomis shall submit an application for reinstatement, accompanied by appropriate fees, if any;
 - b. Ms. Loomis shall demonstrate to the satisfaction of the Board that she can resume practice in compliance with acceptable and prevailing standards of care under the provisions of her certificate. Such demonstration shall include but shall not be limited to the following:
 - i. Certification from a treatment provider approved under Section 4731.25 of the Revised Code that Ms. Loomis has successfully completed any required inpatient treatment, including at least twenty-eight days of in-patient or residential treatment for chemical dependence, as set forth in Rule 4731-16-08(A)(13), Ohio Administrative Code.
 - ii. Evidence of continuing full compliance with a post-discharge aftercare contract with a treatment provider approved under Section 4731.25 of the Revised Code. Such evidence shall include, but not be limited to, a copy of the signed aftercare contract. The aftercare contract must comply with Rule 4731-16-10 of the Administrative Code.
 - iii. Three written reports indicating that Ms. Loomis’ ability to practice massage therapy has been assessed and that she has been found capable of practicing according to acceptable and prevailing standards of care. The reports shall be based upon examinations occurring within the ninety days immediately preceding any application for reinstatement pursuant to Paragraph 2.a. above, and shall be made by individuals or providers approved by the Board for making such assessments and shall describe the basis for this determination, as specified below:

One report shall be made by a psychiatrist, approved in advance by the Board, who shall conduct an examination of Ms. Loomis regarding her psychiatric status.

Two reports shall be made by physicians knowledgeable in the area of addictionology and who are either affiliated with a current Board-approved treatment provider or have been approved in advance by the Board, each of whom shall conduct an examination of Ms. Loomis regarding her chemical dependency status.

Prior to the examinations, Ms. Loomis shall provide each of the three evaluating physicians with copies of patient records from any evaluations and/or treatment that she has received, a copy of this Order, and any other information that she or the Board deems may be appropriate or helpful to the evaluating physicians. The reports from the evaluating physicians shall include the physician's diagnosis and conclusions; any recommendations for care, counseling, and treatment for the chemical dependence and/or psychiatric illness; any conditions, restrictions, or limitations that should be imposed on Ms. Loomis' practice; and the basis for the physician's determinations.

- c. Ms. Loomis shall provide authorization, through appropriate written consent forms, for disclosure of evaluative reports, summaries, and records, by any and all parties that provide treatment or evaluation for Ms. Loomis' psychiatric illness, chemical dependency, and/or related conditions, or for purposes of complying with this Order whether such treatment or evaluation occurred before or after the effective date of this Order. The above-mentioned evaluative reports, summaries, and records are considered medical records for purposes of Section 149.43 of the Ohio Revised Code and are confidential pursuant to statute. Ms. Loomis shall provide the Board written consent permitting any treatment provider from whom she obtains treatment to notify the Board in the event she fails to agree to or comply with her treatment plan.
- d. Ms. Loomis shall enter into a written consent agreement including probationary terms, conditions and limitations as determined by the Board for a minimum period, to be determined by the Board, or, if the Board and Ms. Loomis are unable to agree on the terms of a written consent agreement, then Ms. Loomis shall abide by any terms, conditions, and limitations imposed by Board Order after a hearing conducted pursuant to Chapter 119. of the Ohio Revised Code.

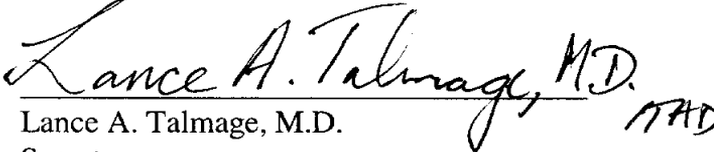
Further, upon reinstatement, the Board shall require continued monitoring which shall include, but not be limited to, compliance with the written

consent agreement entered into before reinstatement or with conditions imposed by Board Order after a hearing conducted pursuant to Chapter 119. of the Revised Code. Moreover, upon termination of the consent agreement or Board Order, Ms. Loomis shall submit to the Board for at least two years annual progress reports made under penalty of Board disciplinary action or criminal prosecution stating whether Ms. Loomis has maintained sobriety.

3. In the event that Ms. Loomis has not been engaged in the active practice of massage therapy for a period in excess of two years prior to application for reinstatement, the Board may exercise its discretion under Section 4731.222, Ohio Revised Code, to require additional evidence of Ms. Loomis' fitness to resume practice.
4. Within thirty days of the effective date of this Order, Ms. Loomis shall provide a copy of this Order to all employers or entities with which she is under contract to provide massage therapy services or is receiving training. Further, within thirty days of the effective date of this Order, Ms. Loomis shall provide a copy of this Order by certified mail, return receipt requested, to the proper licensing authority of any state or jurisdiction in which she currently holds or applies for any professional license or reinstatement of any professional license. Ms. Loomis shall provide this Board with a copy of the return receipt as proof of notification within thirty days of receiving that return receipt.

This Order shall become effective immediately upon the date of mailing of approval by the State Medical Board of Ohio.

This Order is hereby entered upon the Journal of the State Medical Board of Ohio for the 13th day of April, 2005, and the original thereof shall be kept with said Journal.


Lance A. Talmage, M.D.
Secretary

(SEAL)

April 13, 2005

Date

AFFIDAVIT

The State of Ohio
Franklin County, SS

I, Mark R. Blackmer, being duly cautioned and sworn, do hereby depose and state that the following is true based upon my first-hand knowledge:

- 1) I am an Enforcement Attorney employed by the State Medical Board of Ohio [Board]. My duties include coordinating the investigation of complaints against applicants and licensees under the jurisdiction of the Board and assembling the evidence necessary to prove potential violations of the Medical Practices Act of Ohio, Chapter 4731., Ohio Revised Code.
- 2) I coordinated the investigation of Kelly Renee Loomis, M.T., which resulted in an order from the Board for Ms. Loomis to submit to an examination pursuant to Sections 4731.22(B)(19) and (26), Ohio Revised Code.
- 3) A letter dated February 8, 2005, which contained the above referenced Board order, ordered Ms. Loomis to submit to a three-day in-patient evaluation at Glenbeigh Hospital, 2863 State Route 45, Rock Creek, Ohio, beginning on March 7, 2005. This letter was sent by certified mail on February 8, 2005, and copies of said letter and the certified mail return receipt are attached hereto and incorporated herein.
- 4) The February 8, 2005, certified letter was sent to Ms. Loomis at the following address of record: 4361 Co. Rd. D., Delta, OH 43515.
- 5) On February 16, 2005, the Board received a certified mail return receipt showing that the certified letter to Ms. Loomis had been delivered, on February 10, 2005, to the address set forth in paragraph 4 and had been signed for by Becky Paul. (Ms. Loomis's married last name is Paul.) A copy of said certified mail return receipt is attached hereto and fully incorporated herein. On February 17, 2005, the Board received a note, signed by Ms. Loomis and dated February 11, 2005, indicating that she no longer found massage therapy to be a satisfying career and that she assumed her license would be revoked. A copy of said note is attached hereto and fully incorporated herein.
- 6) On March 7, 2005, I was notified telephonically, by a representative of Glenbeigh Hospital, that Ms. Loomis failed to appear at Glenbeigh Hospital for the examination that the Board scheduled for her.
- 7) At no time did Ms. Loomis inform the Board of any circumstances beyond her control related to her failure to appear for the examination ordered by the Board.

8) Further, Affiant Sayeth Naught.

Mark R. Blackmer
Mark R. Blackmer, Enforcement Attorney

Sworn to and signed before me, Rebecca Marshall, Notary Public, this 12th
day of April, 2005.

Rebecca J. Marshall, Esq.
Notary Public



REBECCA J. MARSHALL
Attorney at Law
Notary Public, State of Ohio
My Commission Has No Expiration
Section 147.03 R.C.



State Medical Board of Ohio

77 S. High St., 17th Floor • Columbus, OH 43215-6127 • (614) 466-3934 • Website: www.med.ohio.gov

February 8, 2005

Personal and Confidential

Kelly Renee Loomis, M.T.
4361 Co. Rd. D.
Delta, OH 43515

Dear Ms. Loomis:

The State Medical Board of Ohio [Board] has determined that it has reason to believe that you are in violation of Section 4731.22(B)(19) and/or Section 4731.22(B)(26), Ohio Revised Code, to wit: “[i]nability to practice according to acceptable and prevailing standards of care by reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor, or perceptive skills,” and/or “[i]mpairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice.”

This determination is based upon one or more of the following reasons:

- (1) By letter dated November 6, 2004, you informed the Board of a “pending legal matter” that arose out of your suicide attempt. You stated that you attempted suicide in September 2004 because [you were] not medicated for [your] manic depressive order [sic],” and you were “not medicated because [you were] not aware [that you were] bi-polar.” You further indicated that after the paramedics transported you to the hospital, the sheriff searched your residence and “found a marijuana plant and paraphernalia,” and that you were “charged with both.” You also stated that you had been “put on 1000 mg daily of Depakote to stabilize [your] mood, in addition to the 10 mg daily of Lexapro [you] had been taking for what [you] thought was merely depression.”
- (2) On or about December 8, 2004, you were interviewed by two Board investigators concerning the details of your pending legal matter. You indicated that the Depakote and Lexapro prescribed by your treating physician were keeping you stable. When asked by the investigators if you use any illegal drugs such as marijuana, you responded in the negative.

- (3) On or about December 16, 2004, in the Fulton County Court, Eastern Division, in Swanton, Ohio, you pled guilty to and were found guilty of the offense of possession of drug paraphernalia, in violation of Section 2925.14(C), Ohio Revised Code. The Court fined you \$150, and suspended your driver's license for 182 days, with limited driving privileges. In addition, the Court ordered you to be on supervised probation until you completed a drug/alcohol program, and you were to follow all recommendations of your treating physician.
- (4) Information received by the Board indicated that prior to your suicide attempt you had been treated for postpartum depression. The Incident/Offense Report from the Fulton County Sheriff's Office, in Wauseon, Ohio, further indicated that prescription pill bottles were scattered about your home and bedroom, and that in plain view was a glass bong commonly used to smoke marijuana.
- (5) The emergency room records from the Fulton County Health Center, in Wauseon, Ohio, indicate that you were first seen in the emergency room on September 22, 2004, after you had taken an unknown quantity of Percocet. Those records further indicated that you had been taking Lexapro; you reported that you were hoping to die; your social history was significant for marijuana use; your urine was positive for THC; and that after refusing admission, you were involuntarily placed in the psychiatric intensive care unit.

The discharge summary records from the Fulton County Health Center indicate that you were discharged on September 28, 2004, with a "provisional diagnosis" of major depressive disorder, and a "principal diagnosis" of bipolar disorder. The summary records further indicated the additional diagnoses of: Currently depressed, severe, without psychosis; cannabis dependence, continuous; neurocardiogenic syncope; and migraine headaches. Those records also indicated that you reported a long history of "depression and up time;" that you had bipolar disorder; and that since age fifteen you have had ten episodes of severe depression that have lasted more than two weeks time, with some occasional suicidal thoughts. In addition, the records indicated that you stated that you were a "pot head," and that you smoked a bong every day and had been doing so since you were 23 years old.

The discharge summary records further indicate that your "[j]udgment and impulse control based on [your] recent behavior is severely impaired. Insight into [your] illness is also impaired" and superficial.

- (6) On or about December 21, 2004, you informed a Board investigator that the Percocet upon which you overdosed had belonged to your husband. You also advised the investigator that it was your marijuana that had been seized by the

Exam Letter
Kelly Renee Loomis, L.M.T.
Page 3

sheriff's office, and that you used marijuana as a way to self-medicate, but that you no longer need it because you are now on the right medication.

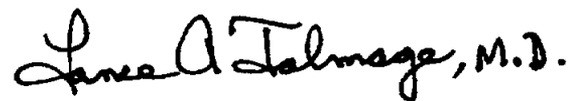
By the authority vested in the State Medical Board of Ohio by Section 4731.22(B)(19) and Section 4731.22(B)(26), Ohio Revised Code, **you are ordered to submit to a three-day examination.** This examination will take place at **Glenbeigh Hospital, 2863 State Route 45, Rock Creek, Ohio**, (440) 563-3400. You are to report to Cathy Chamber, the In-take Coordinator, **on Monday, March 7, 2005, at 10:00 a.m.** for a three-day in-patient evaluation. For driving directions or questions regarding admissions procedures, please contact Cathy Chambers of Glenbeigh Hospital directly at telephone number (440) 563-3400.

Pursuant to Section 4731.22(B)(19) and Section 4731.22(B)(26), Ohio Revised Code, you are responsible for the expense of this evaluation. The total estimated cost of this evaluation is \$1,800.00. You must present a certified check or money order in this amount made payable to Glenbeigh Hospital prior to the beginning of the examination. Failure to present a certified check or money order in the amount specified to the examiner will result in the examination being cancelled, and will be deemed by the Board to be a failure to submit to the examination as directed due to circumstances within your control.

Please be advised that failure to submit to this examination as directed constitutes an admission of the allegations against you unless the failure is due to circumstances beyond your control, and that a default and final order may thereupon be entered without the taking of testimony or presentation of evidence.

Copies of the applicable statute sections are enclosed for your information.

Very truly yours,



Lance A. Talmage, M.D.
Secretary

LAT/blt
Enclosures

CERTIFIED MAIL # 7000 0600 0024 5142 9884
RETURN RECEIPT REQUESTED

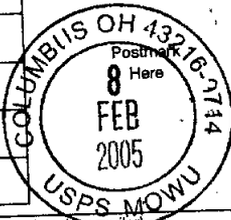
**U.S. Postal Service
CERTIFIED MAIL RECEIPT**

(Domestic Mail Only; No Insurance Coverage Provided)

7000 0600 0024 5142 9884

BLT

Postage	\$ 1.83
Certified Fee	2.30
Return Receipt Fee (Endorsement Required)	1.75
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 4.88



Recipient's Name *(Please Print Clearly) (to be completed by mailer)*
St **Kelly Renee Loomis, M.T.**
4361 Co. Rd. D.
Ci **Delta, OH 43515**

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<p> <input type="checkbox"/> Business Reply Mail <input type="checkbox"/> Business Reply Mail <input type="checkbox"/> Business Reply Mail <input type="checkbox"/> Business Reply Mail </p>	<p> <input type="checkbox"/> Addressed <input type="checkbox"/> Postage Paid </p>
<p> Kelly Renee Loomis, M.T. 4361 Co. Rd. D. Delta, OH 43515 </p>	<p> <input type="checkbox"/> Postage Paid <input type="checkbox"/> Postage Paid <input type="checkbox"/> Postage Paid </p>
<p> <small>PS Form 3849, February 2004</small> </p>	<p> <small>Domestic Mail Only</small> </p>

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State Medical Board Of Ohio
77 S. High Street 17th Floor
Columbus, OH 43215

OH 43215

STATE MEDICAL BOARD OF OHIO

OH 43215

Lance Talmage, M.D.,

2-11-05

Thank you for the chance to keep my
massage therapy license. However, I am
going to turn down your offer, as I no longer
find massage to be a satisfying career.
I assume my license will be revoked.

Sincerely,
Kelly R. Loomis
Kelly R. Loomis

OHIO STATE MEDICAL BOARD

FEB 17 2005

AFFIDAVIT

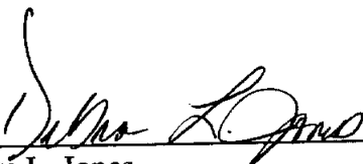
The State of Ohio
Franklin County, SS

I, Debra L. Jones, being duly cautioned and sworn, do hereby depose and say that:

- 1) I am employed by the State Medical Board of Ohio [Board].
- 2) I serve the Board in the position of Continuing Medical Education and Renewal Officer.
- 3) In such position, I am the responsible custodian of all public licensee records maintained by the Board pertaining to individuals who have received certificates issued pursuant to Chapter 4731., Ohio Revised Code.
- 4) I have this day carefully examined the records of the Board pertaining to Kelly Renee Loomis, M.T.
- 5) Based on such examination, I have found the last known address of record of Kelly Renee Loomis, M.T., to be:

4361 Co. Rd. D.
Delta, OH 43515

- 6) Further, Affiant Sayeth Naught.



Debra L. Jones
Continuing Medical Education and
Renewal Officer

Sworn to and signed before me,
day of April, 2005.

Mark R. Blackmer Notary Public, this 1st

MARK R. BLACKMER, Attorney At Law
NOTARY PUBLIC, STATE OF OHIO
My commission has no expiration date.
Section 147.03 R.C.

Notary Public