



# State Medical Board of Ohio

77 S. High St., 17th Floor • Columbus, OH 43266-0315 • (614) 466-3934 • Website: [www.state.oh.us/med/](http://www.state.oh.us/med/)

April 8, 1998

Marie M. Gross, M.D.  
2831 Sunrise Lakes Drive East  
Unit 211  
Sunrise, FL 33322

Dear Doctor Gross:

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 8, 1998.

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 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,

Anand G. Garg, M.D.  
Secretary

AGG:jam  
Enclosures

CERTIFIED MAIL RECEIPT NO. Z 233 839 016  
RETURN RECEIPT REQUESTED

*Mailed 4/9/98*

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 8, 1998, constitute a true and complete copy of the Findings, Order and Journal Entry in the Matter of Marie M. Gross, M.D., 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)

  
Anand G. Garg, M.D.  
Secretary

April 8, 1998

Date

BEFORE THE STATE MEDICAL BOARD OF OHIO

IN THE MATTER OF

\*

\*

MARIE M. GROSS, M.D.

\*

FINDINGS, ORDER AND JOURNAL ENTRY

This matter came on for consideration after a citation letter was mailed to Marie M. Gross, M.D., by the State Medical Board of Ohio on December 3, 1997.

By letter dated December 3, 1997, notice was given to Marie M. Gross, M.D., that the State Medical Board intended to consider disciplinary action regarding her license to practice medicine and surgery in Ohio, and that she was entitled to a hearing if such hearing was requested within thirty (30) days of the mailing of said notice. In accordance with Section 119.07, Ohio Revised Code, said notice was sent via certified mail, return receipt requested, to the last known address of record of Marie M. Gross, M.D., that being 3350 East State Street, Hermitage, PA 16148. The Ohio Board's letter was returned marked, "Forwarding Order Expired." A second certified mailing was attempted on January 30, 1998, to an address provided by New York's medical board, that being 5 Medallion Road, Kiamesha Lake, NY 12751. Dr. Gross contacted the Board offices by telephone and apprised staff of her current address, 2831 Sunrise Lakes Drive East, Apt. 211, Sunrise, FL 33322. On February 4, 1998, a third certified mailing to the Florida address was sent and service was obtained on February 9, 1998.

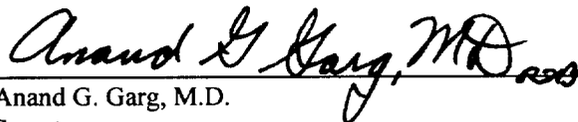
Marie M. Gross, M.D., responded to the Board's notice by letter received in the Board offices on March 11, 1998, but such response was not filed in a timely manner, more than thirty (30) days having elapsed since the third mailing of the aforesaid notice.

WHEREFORE, for the reasons outlined in the December 3, 1997 letter of notice, which is attached hereto and incorporated herein, it is hereby ORDERED that the license of Marie M. Gross, M.D., to practice medicine and surgery in the State of Ohio be

Permanently Revoked

This Order shall become effective Immediately.

This Order is hereby entered upon the Journal of the State Medical Board of Ohio for the 8th day of April, 1998 and the original thereof shall be kept with said Journal.

  
Anand G. Garg, M.D.  
Secretary

(SEAL)

April 8, 1998  
Date

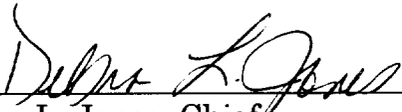
AFFIDAVIT

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

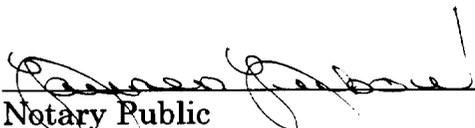
- 1) That I am employed by the State Medical Board of Ohio (hereinafter, "The Board")
- 2) That I serve the Board in the position of Chief, Continuing Medical Education, Records, and Renewal;
- 3) That in such position I am the responsible custodian of all public licensee records maintained by the Board pertaining to individuals who have received certificates issued pursuant to Chapter 4731., Ohio Revised Code;
- 4) That I have this day carefully examined the records of the Board pertaining to Marie M. Gross, M.D.
- 5) That based on such examination, I have found the last known address of record of Marie M. Gross, M.D., as of February 18, 1998, to be:

2831 Sunrise Lakes Drive East  
Unit 211  
Sunrise, FL 33322

- 6) Further, Affiant Sayeth Naught.

  
\_\_\_\_\_  
Debra L. Jones, Chief  
Continuing Medical Education,  
Records and Renewal

Sworn to and signed before me, Lauren Lubow, Notary  
Public, this 25<sup>th</sup> day of March, 1998

  
\_\_\_\_\_  
Notary Public

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

PS Form 3800, April 1995

Postmark or Date	
TOTAL Postage & Fees	\$3.92
Return Receipt Showing to Whom, Date, & Addressee's Address	
Return Receipt (Domestic Mail Only)	1.10
Restricted Delivery Fee	
Special Delivery Fee	88¢
Certified Fee	35¢
Postage	\$1.47
Street & Number	8831 SUNRISE LAKES DR. E.
Post Office, State, & ZIP Code	SUNRISE, FL 33322
Sent to	MARIE GROSS, M.D.

US Postal Service  
**Receipt for Certified Mail**  
 No Insurance Coverage Provided.  
 Do not use for International Mail (See reverse)

CITE-3RD MAILING  
 Z 233 895 220  
 Jam

Is your RETURN ADDRESS completed on the reverse side?

**SENDER:**

- Complete items 1 and/or 2 for additional services.
- Complete items 3, 4a, and 4b.
- Print your name and address on the reverse of this form so that we can return this card to you.
- Attach this form to the front of the mailpiece, or on the back if space does not permit.
- Write "Return Receipt Requested" on the mailpiece below the article number.
- The Return Receipt will show to whom the article was delivered and the date delivered.

I also wish to receive the following services (for an extra fee):

1.  Addressee's Address
2.  Restricted Delivery

Consult postmaster for fee.

3. Article Addressed to:

MARIE GROSS, M.D.  
 8831 SUNRISE LAKES DR. E.  
 SUNRISE, FL 33322

4a. Article Number

Z 233 895 220

4b. Service Type

- |   |                                    |
|---|------------------------------------|
| <input type="checkbox"/> Registered                     | <input type="checkbox"/> Certified |
| <input type="checkbox"/> Express Mail                   | <input type="checkbox"/> Insured   |
| <input type="checkbox"/> Return Receipt for Merchandise | <input type="checkbox"/> COD       |

7. Date of Delivery

11/9/98

5. Received By: (Print Name)

X Marie Gross

8. Addressee's Address (Only if requested and fee is paid)

CITE-3RD MAILING

PS Form 3811, December 1994

Domestic Return Receipt

Thank you for using Return Receipt Service.



# STATE MEDICAL BOARD OF OHIO

77 South High Street, 17th Floor • Columbus, Ohio 43260-0315 • (614) 466-3933

December 3, 1997

Marie Gross, M.D.  
3350 1/2 East State St.  
Hermitage, PA 16148

Dear Doctor Gross:

In accordance with Chapter 119., Ohio Revised Code, you are hereby notified that the State Medical Board of Ohio intends to determine whether or not to limit, revoke, suspend, refuse to register or reinstate your certificate to practice medicine and surgery, or to reprimand or place you on probation for one or more of the following reasons:

- (1) On or about August 6, 1996, the New York State Board for Professional Medical Conduct (hereinafter New York Board) entered an Order accepting your application to surrender your license in the State of New York. In your application to surrender, you did not contest the allegations that were contained in a Statement of Charges that the New York Board filed against you on May 6, 1996. A copy of the New York Board Order is attached hereto and incorporated herein.

The Order as alleged in paragraph (1) above constitutes "(t)he limitation, revocation, or suspension by another state of a license or certificate to practice issued by the proper licensing authority of that state, the refusal to license, register, or reinstate an applicant by that authority, the imposition of probation by that authority, or the issuance of an order of censure or other reprimand by that authority for any reason, other than nonpayment of fees," as that clause is used in Section 4731.22(B)(22), Ohio Revised Code.

Pursuant to Chapter 119., Ohio Revised Code, you are hereby advised that you are entitled to a hearing in this matter. If you wish to request such hearing, the request must be made in writing and must be received in the offices of the State Medical Board within thirty (30) days of the time of mailing of this notice.

You are further advised that you are entitled to appear at such hearing in person, or by your attorney, or by such other representative as is permitted to practice before this agency, or you may present your position, arguments, or contentions in writing, and that at the hearing you may present evidence and examine witnesses appearing for or against you.

In the event that there is no request for such hearing received within thirty (30) days of the time of mailing of this notice, the State Medical Board may, in your absence and upon

*Mailed 12/4/97  
2nd mailing 1/30/98  
3RD mailing 2/4/98*

Marie Gross, M.D.

Page 2

consideration of this matter, determine whether or not to limit, revoke, suspend, refuse to register or reinstate your certificate to practice medicine and surgery or to reprimand or place you on probation.

Copies of the applicable sections are enclosed for your information.

Very truly yours,

  
Thomas E. Gretter, M.D.  
Secretary

TEG/par  
Enclosures

CERTIFIED MAIL # P 152 984 790  
RETURN RECEIPT REQUESTED

SECOND MAILING TO:  
5 MEDALLION ROAD  
KIAMESHA LAKE, MY 12751  
CERTIFIED MAIL RECEIPT NO. Z 233 895 206  
RETURN RECEIPT REQUESTED

THIRD MAILING TO:  
2831 SUNRISE LAKES DR. E.  
SUNRISE, FL 33322  
CERTIFIED MAIL NO. Z 233 895 220  
RETURN RECEIPT REQUESTED

STATE OF NEW YORK : DEPARTMENT OF HEALTH  
STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

STATE OF OHIO  
RECEIVED  
OCT 1 11 AM 9:51

-----X  
IN THE MATTER :  
OF : ORDER  
MARIE GROSS M.D. : BPMC #96-178  
-----X

Upon the Application of MARIE GROSS, M.D., to Surrender his license as a physician in the State of New York, which application is made a part hereof, it is

ORDERED, that the application and the provisions thereof are hereby adopted; it is further

ORDERED, that the name of Respondent be stricken from the roster of physicians in the State of New York; it is further

ORDERED, that this Order shall take effect as of the date of the personal service of this Order upon Respondent, upon receipt by Respondent of this Order via certified mail, or seven days after mailing of this Order via certified mail, whichever is earliest.

SO ORDERED,

DATED: \_\_\_\_\_

\_\_\_\_\_  
CHARLES J. VACANTI, M.D.  
Chairperson  
State Board for Professional  
Medical Conduct

STATE OF NEW YORK : DEPARTMENT OF HEALTH  
STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

-----X

IN THE MATTER : APPLICATION TO  
OF : SURRENDER  
MARIE GROSS M.D. : LICENSE

-----X

STATE OF NEW YORK )

ss.:

COUNTY OF SULLIVAN )

MARIE GROSS, M.D., being duly sworn, deposes and says:

On or about October 16, 1981, I was licensed to practice medicine as a physician in the State of New York having been issued License No. 147895 by the New York State Education Department.

~~I am~~ currently registered with the New York State Education Department to practice as a physician in the State of New York.

I understand that I have been charged with Sixteen Specifications of professional misconduct as set forth in the Statement of Charges, annexed hereto, made a part hereof, and marked as Exhibit "A".

I am applying to the State Board for Professional Medical Conduct for permission to surrender my license as a physician in

the State of New York on the grounds that I do not contest the allegations.

I hereby make this application to the State Board for Professional Medical Conduct and request that it be granted.

I understand that, in the event that the application is not granted by the State Board for Professional Medical Conduct, nothing contained herein shall be binding upon me or construed to be an admission of any act of misconduct alleged or charged against me, such application shall not be used against me in any way, and shall be kept in strict confidence during the pendency of the professional misconduct disciplinary proceeding; and such denial by the State Board for Professional Medical Conduct shall be made without prejudice to the continuance of any disciplinary proceeding and the final determination by a Committee on Professional Medical Conduct pursuant to the provisions of the Public Health Law.

~~I~~ agree that in the event the State Board for Professional Medical Conduct grants my application, an order shall be issued striking my name from the roster of physicians in the State of New York without further notice to me.

I am making this Application of my own free will and accord and not under duress, compulsion, or restraint of any kind or manner.

*Marie Gross*

MARIE GROSS, M.D.  
Respondent

Sworn to before me this

23 day of July, 1996

*Catherine M. Mickelson*

NOTARY PUBLIC

Notary Public  
State of New York  
Commission Expires 12/31/97

STATE OF NEW YORK : DEPARTMENT OF HEALTH  
STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

-----X

IN THE MATTER : APPLICATION TO  
OF : SURRENDER  
MARIE M. GROSS, M.D. : LICENSE

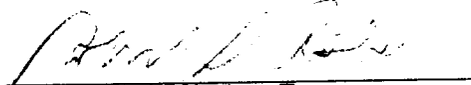
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The undersigned agree to the attached application of the Respondent to surrender his license.

Date: \_\_\_\_\_, 1996

  
MARIE M. GROSS  
Respondent

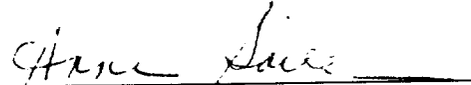
Date: \_\_\_\_\_, 1996

  
ROBERT ASHER, Esq.  
Attorney for Respondent

Date: \_\_\_\_\_, 1996

  
KIMBERLY A. O'BRIEN  
Senior Attorney  
Bureau of Professional  
Medical Conduct

Date: July 30, 1996

  
ANNE F. SAILE  
Acting Director  
Office of Professional Medical  
Conduct

Date: \_\_\_\_\_, 1996

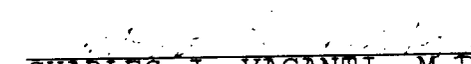
  
CHARLES J. VACANTI, M.D.  
Chairperson, State Board  
for Professional Medical Conduct

EXHIBIT A

STATE OF NEW YORK : DEPARTMENT OF HEALTH  
STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

-----X

IN THE MATTER : STATEMENT  
OF : OF  
MARIE M. GROSS, M.D. : CHARGES

-----X

MARIE M. GROSS, M.D., the Respondent, was authorized to practice medicine in New York State on October 16, 1981, by the issuance of license number 147895 by the New York State Education Department.

**FACTUAL ALLEGATIONS**

A. Respondent provided medical care to Patient A (patients are identified in the attached Appendix), a female patient 45 years old when treatment began, at her office at 410 Broadway, Monticello, N.Y. 12701 (hereafter, "the Office"), at the Horton Memorial Hospital, 60 Prospect Avenue, Middletown, N.Y. 10940 (hereafter, "Horton Hospital") and the Community General Hospital, from on or about July 1985 through on or about August 1991.

1. Respondent failed to prepare and/or record adequate progress notes of her diagnosis and treatment of Patient A.
2. Respondent failed to develop and/or implement a treatment plan for Patient A consistent with the patient's diagnosis.

3. Respondent, from approximately August 1989 through April 1990, and from approximately July 1990 through July 1991, concurrently prescribed a combination of neuroleptic drugs which were not indicated including: compazine (prochlorperazine), Stelazine (trifluoperazine), and/or promethazine (phenergan) to Patient A.
4. Respondent, between approximately January 12, 1989 and approximately August 11, 1991, concurrently prescribed more than one medication with anticholinergic properties to Patient A, including: Pamelor, Donnatal, Hyosphen and/or Artane, and these drugs had a marked deleterious effect on Patient A's bowel function.
5. Respondent, between at least January 1989 and January 1991, prescribed excessive doses of barbiturates including: Fioricet and/or Esgic and/or Butalbital to Patient A.
6. Respondent prescribed lithium carbonate (Eskalith) to Patient A from on or about October 1988 through December 1989, which was not indicated.
7. Respondent, between on or about October 1988 through December 1989, failed to monitor Patient A's serum level of lithium carbonate, which must be monitored, and here Patient A had a heightened need for monitoring given her history of hyperthyroidism.

8. Respondent, on or about April 18, 1990, prescribed Fioricet and/or Butalbital to Patient A, five days after the patient's release from an approximately 2 month hospitalization due to a Fioricet and/or Butalbital overdose, to which Patient A was addicted.
9. Respondent, despite knowing that Patient A twice overdosed on medications while in Respondent's care such as to require hospitalizations, failed to determine the identity of such medications.

B. Respondent provided medical care to Patient B, a male patient 27 years old when treatment began, at Community General Hospital from on or about June 26, 1987 through on or about July 6, 1987. Patient B was admitted to Community General Hospital after experiencing anxiety and vague suicidal ideation.

1. Respondent, despite noting drug seeking behavior, inappropriately prescribed Ativan, Halcion, meprobamate and Lorazepam to Patient B during his hospitalization, which were contraindicated given the patient's history of drug abuse.
2. Respondent, by order of July 1, 1987, inappropriately prescribed Mellaril to Patient B despite no evidence that the patient was psychotic.

C. Respondent provided medical care to Patient C, a female patient 36 years old when treatment began, at various times, including at Community General Hospital, Middletown, New York from October 21, 1987 through October 28, 1987. Patient C had a history of Schizophrenia. Respondent failed to maintain records of her diagnosis and treatment of Patient C prior to the patient's hospitalization on October 21, 1987.

D. Respondent provided medical care to Patient D, a female patient 66 years old when treatment began, at the Office from on or about July 1988 through August 1990.

1. Respondent, despite being informed on July 28, 1988 that the patient had previously been under "constant psych[iatric] care" in New York City, failed to adequately investigate Patient D's history of psychiatric illness and/or treatment.
2. Respondent, despite being informed on July 28, 1988 that Patient D had headaches and a sudden onset of inability to tolerate noise, failed to promptly refer Patient D for a neurological consultation.
3. Respondent, despite being informed in August of 1989 and August of 1990 that Patient F was taking lithium carbonate, failed to monitor and/or record Patient D's serum level of lithium carbonate.
4. Respondent prescribed neuroleptic drugs to Patient D when they were not indicated.

E. Respondent provided medical care to Patient E, a male patient 70 years old when treatment began, at the Office from on or about July 1987 through January 1990.

1. Respondent failed to perform and/or record the performance of an adequate history and/or mental status examination of Patient E.
2. Respondent failed to develop and/or implement a treatment plan for Patient E, and/or record the development and implementation of a treatment plan.
3. Respondent inappropriately prescribed psychotropic/neroleptic medications, to Patient E between July 1987 and June 1990, without clinical indication that the patient was psychotic.
4. Respondent continued to inappropriately prescribe benzodiazapines (highly addicting compounds) for chronic anxiety.

F. Respondent provided medical care to Patient F, a female patient 66 years old when treatment began, at the Office from on or about January 1989 through on or about May 1989.

1. Respondent failed to perform and/or record the performance of an adequate initial examination and/or take an adequate history of Patient F.
2. Respondent failed to prepare and/or record adequate progress notes of her diagnosis and treatment of Patient F.

3. Respondent, between January 1989 and May 1989, failed to request Patient F's prior medical records from prior treating physicians despite treating the patient for recurring psychiatric problems.
4. Respondent, on at least one occasion between January 1989 and May 1989, while treating Patient F in Monticello, New York and knowing she was addicted to Ativan, gave Patient F a non-triplicate prescription for Ativan and advised her to fill the prescription in Pennsylvania.
5. Respondent, between January 1989 and May 1989, treated Patient F with Pamelor (a tricyclic antidepressant) which was contraindicated in light of the patient's history of cardiac arrhythmia and/or concurrent treatment with Lopressor, and made no attempt to contact Patient F's treating physician.
6. Respondent, on at least one occasion between January 1989 and May 1989, gave a prescription for Ativan to Patient F's husband for Patient F's use in exchange for \$50.00, despite having provided no treatment for Patient F on that day.

**SPECIFICATION OF CHARGES**

**FIRST THROUGH SIXTH SPECIFICATIONS**

**GROSS NEGLIGENCE**

Respondent is charged with practicing the profession of medicine with gross negligence on a particular occasion, within the meaning of N.Y. Educ. Law §6530(4) (McKinney Supp. 1996), in

that Petitioner charges that Respondent committed at least one of the following:

1. The facts in Paragraphs A and A.3, A and A.5, A and A.7, A and A.8, and/or A and A.9.
2. The facts in Paragraphs B and B.1 and/or B and B.2.
3. The facts in Paragraph C.
4. The facts in Paragraphs D and D.1, D and D.2, D and D.3. and/or D and D.4.
5. The facts in Paragraphs E and E.1, E and E.2, E and E.3.
6. The facts in Paragraphs F and F.1, F and F.2, F and F.3, F and F.4, F and F.5, and/or F and F.6.

**SEVENTH THROUGH TWELFTH SPECIFICATIONS**

**GROSS INCOMPETENCE**

Respondent is charged with practicing the profession of medicine with gross incompetence, within the meaning of N.Y. Educ. Law §6530(6) (McKinney Supp. 1995), in that Petitioner charges that Respondent committed at least one of the following:

7. The facts in Paragraphs A and A.3, A and A.5, A and A.7, A and A.8, and/or A and A.9.
8. The facts in Paragraphs B and B.1
9. The facts in Paragraph C.
10. The facts in Paragraphs D and D.1, D and D.2, D and D.3, and/or D and D.4.

11. The facts in Paragraphs E and E.1, E and E.2, E and E.3, and/or E. and E.4.
12. The facts in Paragraphs F and F.1, F and F.2, F and F.3, F and F.4, F and F.5, and/or F and F.6.

**THIRTEENTH SPECIFICATION**

**NEGLIGENCE ON MORE THAN ONE OCCASION**

Respondent is charged with practicing the profession of medicine with negligence on more than one occasion within the meaning of N.Y. Educ. Law §6530(3) (McKinney Supp. 1995), in that Petitioner charges that Respondent committed two or more of the following:

13. The facts in Paragraphs A and A.1, A and A.2, A and A.3, A and A.4, A and A.5, A and A.6, A and A.7, A and A.8, A and A.9, A and A.10, B and B.1, B and B.2, C, D and D.1, D and D.2, D and D.3, D and D.4, E and E.1, E and E.2, E and E.3, E and E.4, F and F.1, F and F.2, F and F.3, F and F.4, F and F.5, and/or F and F.6.

**FOURTEENTH SPECIFICATION**

**INCOMPETENCE ON MORE THAN ONE OCCASION**

Respondent is charged with practicing the profession of medicine with incompetence on more than one occasion within the meaning of N.Y. Educ. Law §6530(5) (McKinney Supp. 1995), in that Petitioner charges that Respondent committed two or more of the following:

14. The facts in Paragraphs A and A.1, A and A.2, A and A.3, A and A.4, A and A.5, A and A.6, A and A.7, A and A.8, A and A.9, A and A.10, B and B.1, B and B.2, C, D

and D.1, D and D.2, D and D.3, D and D.4, E and E.1, E and E.2, E and E.3, E and E.4, F and F.1, F and F.2, F and F.3, F and F.4, F and F.5, and/or F and F.6.

**FIFTEENTH SPECIFICATION**

**FAILURE TO MAINTAIN RECORDS**

Respondent is charged with failing to maintain records for Patients A through F that accurately reflect the evaluation and treatment of those patients, within the meaning of N.Y. Educ. Law §6530(32) (McKinney Supp. 1995) in that Petitioner charges:

15. The facts in Paragraphs A and A.1, C, D and D.3, E and E.1, E and E.2, F and F.1, and/or F and F.2.

**SIXTEENTH SPECIFICATION**

**WILFULLY MAKING AND FILING**

**A FALSE REPORT**

Respondent is charged with wilfully making and filing a false report, or failing to file a report required by law or by the Department of Health or the Education Department, within the meaning of N.Y. Educ. Law §6530(21) (McKinney Supp. 1995) in that Petitioner charges:

16. The facts in Paragraphs F and F.4, and/or F and F.6.

SEVENTEENTH SPECIFICATION

FRAUD

Respondent is charged with practicing the profession fraudulently, within the meaning of N.Y. Educ. Law §6530(21) (McKinney Supp. 1995) in that Petitioner charges:

17. The facts in Paragraphs F and F.6.

EIGHTEENTH SPECIFICATION

MORAL UNFITNESS

Respondent is charged with conduct in the practice of medicine which evidences moral unfitness to practice medicine, within the meaning of N.Y. Educ. Law §6530(20) (McKinney Supp. 1995) in that Petitioner charges:

18. The facts in Paragraphs F and F.4, and/or F and F.6.

May 9, 1996

Albany, New York

*Peter D. Van Buren*

PETER D. VAN BUREN  
Deputy Counsel  
Bureau of Professional  
Medical Conduct

RECEIVED  
OFFICE OF THE  
ATTORNEY GENERAL  
MAY 9 1996