

STATE OF OHIO
THE STATE MEDICAL BOARD OF OHIO
77 SOUTH HIGH STREET
17TH FLOOR
COLUMBUS, OHIO 43215

November 17, 1989

Thomas E. Coleman, M.D.
3805 Royal Glen Lane
Grove City, Ohio 43123

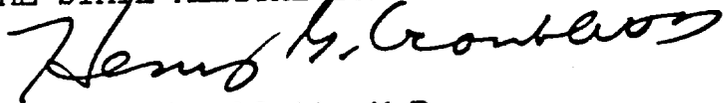
Dear Doctor Coleman:

Please find enclosed certified copies of the Entry of Order; the Report and Recommendation of Joan Irwin Fishel, Attorney Hearing Examiner, State Medical Board of Ohio; and an excerpt of the Minutes of the State Medical Board, meeting in regular session on November 8, 1989, including Motions approving and confirming the Report and Recommendation as the Findings and Order of the State Medical Board.

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.

THE STATE MEDICAL BOARD OF OHIO



Henry G. Cramblett, M.D.
Secretary

HGC:em
Enclosures

CERTIFIED MAIL NO. P 055 327 420
RETURN RECEIPT REQUESTED

cc: Carol A. Fey, Esq.

CERTIFIED MAIL NO. P 055 327 421
RETURN RECEIPT REQUESTED

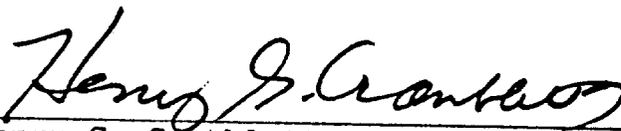
STATE OF OHIO
STATE MEDICAL BOARD

CERTIFICATION

I hereby certify that the attached copy of the Entry of Order of the State Medical Board of Ohio; attached copy of the Report and Recommendation of Joan Irwin Fishel, Attorney Hearing Examiner, State Medical Board; and attached excerpt of Minutes of the State Medical Board, meeting in regular session on November 8, 1989, including Motions approving and confirming said Report and Recommendation as the Findings and Order of the State Medical Board, constitute a true and complete copy of the Findings and Order of the State Medical Board in the matter of Thomas W. Coleman, M.D., as it appears in the Journal of the State Medical Board of Ohio.

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

(SEAL)



Henry G. Cramblett, M.D.
Secretary

November 17, 1989

Date

REPORT AND RECOMMENDATION
IN THE MATTER OF THOMAS W. COLEMAN, M.D.

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The Matter of Thomas W. Coleman, M.D. came on for hearing before me, Joan Irwin Fishel, Esq., Hearing Examiner for the State Medical Board of Ohio, on August 28, 1989.

INTRODUCTION AND SUMMARY OF EVIDENCE

I. Basis for Hearing

A. By letter dated April 12, 1989 (second mailing on May 3, 1989; State's Exhibits #1 and #4, respectively), the State Medical Board notified Thomas W. Coleman, M.D., that it proposed to take disciplinary action against his certificate to practice medicine and surgery in the State of Ohio due to his alleged violation of the conditions of the Consent Agreement he had entered into with the Board on or about May 12, 1986. The Board alleged that during a meeting between Dr. Coleman and a representative of the State Medical Board on March 22, 1989, Dr. Coleman represented that he was in compliance with the terms of his Consent Agreement and gave the Board documents purporting to be urine drug screen reports from Roche Biomedical Laboratories, Inc. The Board further alleged that upon investigation, it was determined that these reports had not been generated by Roche Biochemical Laboratories, Inc.

Dr. Coleman's acts, conduct, and/or omissions were alleged to constitute:

1. "Violation of the conditions of limitation placed by the Board upon a certificate to practice or violation of the conditions of limitation upon which a limited or temporary registration or certificate to practice is issued", as that clause is used in Section 4731.22(B)(15), Ohio Revised Code;
2. "Commission of an act that constitutes a felony in this state regardless of the jurisdiction in which the act was committed", as that clause is used in Section 4731.22(B)(10), Ohio Revised Code, to wit: Section 2913.31, Ohio Revised Code, Forgery; and
3. "Publishing a false, fraudulent, deceptive, or misleading statement", as that clause is used in Section 4731.22(B)(5), Ohio Revised Code.

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- B. By letter received by the State Medical Board on June 2, 1989 (State's Exhibit #5), Dr. Coleman requested a hearing.

II. Appearances

- A. On behalf of the State of Ohio: Anthony J. Celebrezze, Jr., Attorney General, by Steven P. Dlott, Assistant Attorney General
- B. On behalf of the Respondent: Carol Ann Fey, Esq.

III. Testimony Heard

Thomas W. Coleman, M.D., testified on his own behalf and was cross-examined by the State.

IV. Exhibits Examined

In addition to those noted above, the following exhibits were identified and admitted into evidence in this Matter:

A. Presented by the State

1. State's Exhibit #2: Copy of certified mail receipt for article #P 746 510 063, State's Exhibit #1.
2. State's Exhibit #3: Copy of the envelope from article #P 746 510 063, State's Exhibit #1, showing that this certified mail item was unclaimed.
3. State's Exhibit #6: June 5, 1989 letter to Dr. Coleman from the State Medical Board advising that a hearing initially set for June 16, 1989 was postponed pursuant to Section 119.09, Ohio Revised Code.
4. State's Exhibit #7: June 28, 1989, letter to Dr. Coleman from the State Medical Board scheduling the hearing for August 28, 1989.
5. State's Exhibit #8: Entry dated August 23, 1989, denying Respondent's continuance request.
6. State's Exhibit #9: Copy of the Consent Agreement between Thomas W. Coleman, M.D. and the State Medical Board of Ohio, effective May 12, 1986.
7. State's Exhibit #10: Documents submitted to the Board by Dr. Coleman purporting to be urine drug screen reports from Roche Biomedical Laboratories, Inc. for Dr. Coleman for the period of October 5, 1988 through March 15, 1989.

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B. Presented by the Respondent

1. Respondent's Exhibit A: Urine drug screen report from Roche Biomedical Laboratories, Inc. dated August 17, 1989 for a specimen submitted by Dr. Coleman on August 14, 1989.
2. Respondent's Exhibit B: Urine drug screen report from Roche Biomedical Laboratories, Inc. dated August 24, 1989 for a specimen submitted by Dr. Coleman on August 21, 1989.
3. Respondent's Exhibit C: August 17, 1989 letter from Thomas E. Schneider, Operations Manager, Annashae Corporation, stating that the corporation had received no complaints on the medical care provided by Dr. Coleman.
4. Respondent's Exhibit D: Supplemental Record filed with the Board on October 10, 1989, with attached report of Dr. Jerry T. Guy.

V. Stipulation

It was stipulated at hearing that during a meeting on March 22, 1989, with Dr. Henry Cramblett of the State Medical Board, Dr. Coleman submitted documents purporting to be urine drug screen reports performed by Roche Biomedical Laboratories, Inc. which were, in fact, false.

VI. Other Matters

- A. At hearing, the parties and the attorney hearing examiner agreed to hold the record open in this Matter so that a report from Dr. Jerry T. Guy concerning his examination of Dr. Coleman could be submitted. That report was received by the Board on October 10, 1989. By Entry of the same date, that report was admitted into evidence as Respondent's Exhibit D and the record in this Matter was closed. The October 10, 1989, Entry is hereby made a part of the record in this Matter.
- B. For the Board's own information, a copy of Section 2913.13 Ohio Revised Code, Forgery, is hereby admitted into the record as Board Exhibit #1.

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FINDINGS OF FACT

1. On May 12, 1986, a Consent Agreement between Thomas W. Coleman, M.D., and the State Medical Board of Ohio, became effective. This Agreement recited the fact of Dr. Coleman's chemical dependency to narcotics, amphetamines and other drugs. Pursuant to that Agreement, the Medical Board issued Dr. Coleman a certificate to practice medicine or surgery subject to probationary terms, conditions and limitations. Dr. Coleman was required to submit daily urine specimens to his supervising physician. Screenings of these specimens were to be conducted weekly, on a random basis, and Dr. Coleman was to forward these weekly reports to the Board on a monthly basis. The Consent Agreement further provided that violation of its terms and conditions constituted grounds for discipline, and that such discipline would result in the revocation of Dr. Coleman's certificate.

These facts are established by State's Exhibit #9.

2. At a meeting with Dr. Cramblett, Secretary of the State Medical Board of Ohio, on March 22, 1989, Dr. Coleman submitted sixteen false urine drug screen reports covering the period of October 5, 1988 through March 16, 1989. He had prepared these reports to indicate that weekly urine drug screens had been done by Roche Biomedical Laboratories, Inc., when in fact they had not. No valid urine drug screen reports were submitted to the Board by Dr. Coleman for that time period.

These facts are established by the stipulation of the parties (Tr. 6-7, 11-14), and by the testimony of Dr. Coleman (Tr. 38).

3. Dr. Coleman testified that he had submitted the false reports because his judgment had been clouded by various personal and emotional concerns. In September, 1988, Dr. Coleman began working at Orient Correctional Institute. He had previously worked in Springfield, Ohio, where his supervising physician had been Dr. Leroy Goodson. The location of his new job made the submission of urine specimens to Dr. Goodson unfeasible; the specimens would have to be submitted at Orient. Dr. Coleman testified that the Orient inmates who worked in the lab had access to all test results. Dr. Coleman had been concerned about maintaining the confidentiality of his drug screen requirement and his HIV status. Also, one test result in 1986 had incorrectly been reported as positive and Dr. Coleman feared a recurrence. Dr. Coleman's mother had become ill with cancer and in February, 1989, he had gone to San Francisco to visit her. It was during that visit that he had become aware of his father's leukemia. The last emotional pressure that Dr. Coleman described at hearing was a friend's illness in April, 1989, however, this would have been after the submission of the false urine drug screen reports. Dr. Coleman did not discuss his confidentiality concern with a representative of the Board and he made no attempt to arrange for a different method of urine specimen submission. He had, in the past, discussed his concern regarding the reliability of test results with representatives of the Board.

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These facts are established by the testimony of Dr. Coleman (Tr. 15-18, 24-37).

4. At his attorney's request, Dr. Coleman submitted urine samples for testing on August 14, 1989, and August 21, 1989, at the office of Dr. Joan Wurmbbrand. The results were negative. A urine specimen was also taken by the Board shortly after Dr. Coleman's March 22, 1989, meeting with Dr. Cramblett. Dr. Coleman has not been apprised of the results of that test and they are not in evidence. Dr. Coleman testified that until October, 1988, he had been in compliance with his Consent Agreement and that until that time he had submitted true urine drug screen results.

These facts are established by Respondent's Exhibits A and B and the testimony of Dr. Coleman (Tr. 38).

5. Dr. Coleman has an employment contract with Annashae Corporation, a corporation that contracts with State correctional institutions. Annashae suspended Dr. Coleman in June of this year due to the pendency of this Matter and he has not worked since that time.

These facts are established by the testimony of Dr. Coleman (Tr. 25-27, 31).

6. In 1985, Dr. Coleman was diagnosed as having the HIV infection. Dr. Jerry T. Guy examined Dr. Coleman in August of this year. He found him to be suffering from a pulmonary infection and mycobacterium tuberculosis. Dr. Coleman has diminished T4 cells and is on AZT. In Dr. Guy's opinion, Dr. Coleman's medical condition does not effect his ability to perform the normal functions of an internist; however, he would caution against the performance of any invasive procedure by Dr. Coleman.

These facts are established by Respondent's Exhibit D and by the testimony of Dr. Coleman (Tr. 28).

CONCLUSIONS OF LAW

The acts, conduct, and/or omissions of Thomas W. Coleman, M.D., as set forth in Findings of Fact #1 through #3, above, constitute:

1. "Violation of the conditions of limitation placed by the Board upon a certificate to practice or violation of the conditions of limitation upon which a limited or temporary registration or certificate to practice is issued", as that clause is used in Section 4731.22(B)(15), Ohio Revised Code;

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2. "Publishing a false, fraudulent, deceptive, or misleading statement", as that clause is used in Section 4731.22(B)(5), Ohio Revised Code; and
3. "Commission of an act which constitutes a felony in this state regardless of the jurisdiction in which the act was committed", as that clause is used in Section 4731.22(B)(10), Ohio Revised Code, to wit: Section 2913.31, Ohio Revised Code, Forgery.

The facts are not in dispute in this Matter. Dr. Coleman has admitted submitting sixteen false urine drug screen reports to the Board in violation of his Consent Agreement. He did so with the intent of deceiving the Board. The pressures Dr. Coleman had been under and the concerns he had had regarding confidentiality cannot excuse his conduct. He did not submit just one false report; he submitted sixteen over a six month period. He could have made arrangements with the Board regarding the taking of specimens and reporting of results in order to ensure confidentiality. He made no attempt to discuss such arrangements with the Board. The false reports began in October, 1988, months before he learned of both his father's and his friend's illnesses. It is quite distressing to think that a professional, even when laboring under severe personal pressures, would resort to months of subterfuge as a solution to a problem rather than seeking assistance or counseling.

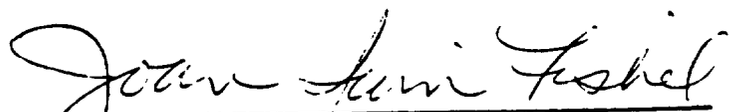
Dr. Coleman prevented this Board from monitoring his compliance with the Consent Agreement and prevented the Board from ensuring the protection of the public. Dr. Coleman has demonstrated extremely poor judgment, questionable moral character, and an inability to constructively handle stressful situations. The Consent Agreement had put him on notice that a violation of its terms could be grounds for discipline, and that that discipline would be a revocation of his certificate.

PROPOSED ORDER

It is hereby ORDERED that:

The certificate of Thomas W. Coleman, M.D., to practice medicine and surgery in the State of Ohio be REVOKED.

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


Joan Irwin Fishel
Attorney Hearing Examiner

EXCERPT FROM THE MINUTES OF NOVEMBER 8, 1989

Ms. Thompson, Mr. Compton and Mr. Huston left the meeting at this time.

REPORTS AND RECOMMENDATIONS

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Dr. O'Day asked if each member of the Board had received, read, and considered the hearing record, the proposed findings, conclusions, and orders, and any objections filed in the matters of Michael F. Song, M.D.; Dewey O. Mays, III, M.D.; Thomas W. Coleman, M.D.; Willie Leroy Josey, M.D.; and Arun Kumar Gupta, M.D. A roll call was taken:

ROLL CALL:	Dr. Gretter	- aye
	Dr. Daniels	- aye
	Dr. Stephens	- aye
	Mr. Jost	- aye
	Dr. Rauch	- aye
	Mr. Albert	- aye
	Dr. Kaplansky	- aye
	Ms. Rolfes	- aye
	Dr. Agresta	- aye
	Dr. O'Day	- aye

.....

Mr. Dowling, Ms. Belenker, and Mr. Jeffries left the meeting at this time.

.....

REPORT AND RECOMMENDATION IN THE MATTER OF THOMAS W. COLEMAN, M.D.

.....

DR. GRETTOR MOVED TO APPROVE AND CONFIRM MS. FISHEL'S PROPOSED FINDINGS OF FACT, CONCLUSIONS, AND ORDER IN THE MATTER OF THOMAS W. COLEMAN, M.D. MS. ROLFES SECONDED THE MOTION.

.....

A roll call vote was taken on Dr. Gretter's motion:

ROLL CALL VOTE:	Dr. Gretter	- aye
	Dr. Daniels	- aye
	Dr. Stephens	- aye
	Mr. Jost	- aye
	Dr. Rauch	- abstain
	Mr. Albert	- aye
	Dr. Kaplansky	- aye
	Ms. Rolfes	- aye
	Dr. Agresta	- aye

The motion carried.

STATE OF OHIO
THE STATE MEDICAL BOARD
77 SOUTH HIGH STREET
17TH FLOOR
COLUMBUS OH 43215

April 12, 1989

Thomas W. Coleman, M.D.
3805 Royal Glen Lane
Grove City, OH 43123

Dear Doctor Coleman:

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 May 12, 1986 you entered into a Consent Agreement with the State Medical Board of Ohio in which you admitted to have "suffered chemical dependency to narcotics, amphetamines and other drugs," and further, that you "completed in-patient treatment for said dependency at Licking Memorial Hospital, Newark, Ohio, from January, 1984 until July, 1984 and from October, 1984 until April 1985."
- (2) The probationary terms, conditions, and limitations contained in the Consent Agreement mentioned in paragraph (1) above, and as modified on or about November 6, 1986 and November 10, 1988, include the following:
 - (a) DOCTOR COLEMAN shall obey all federal, state and local laws, and all rules governing the practice of medicine in Ohio.
 - (b) DOCTOR COLEMAN shall appear in person for interviews before the full BOARD or its designated representative at three month intervals, or as otherwise requested by the BOARD.
 - (c) DOCTOR COLEMAN shall submit weekly urine specimens for random urine screenings for both drugs and alcohol to a physician approved by the BOARD. DOCTOR COLEMAN shall ensure that the weekly screening reports are forwarded directly to the BOARD on a monthly basis. The BOARD retains the right to require DOCTOR COLEMAN to submit blood or urine specimens for analysis without prior notice.

April 12, 1989

- (d) If, in the sole discretion of the BOARD, it appears to the BOARD that THOMAS W. COLEMAN, M.D., has violated any of the terms, conditions or limitations of this agreement, DOCTOR COLEMAN will be subject to discipline for a "violation of the conditions of limitation placed by the BOARD upon a certificate to practice," as that clause is used in Section 4731.22(B)(11), Ohio Revised Code, in addition to other charges including but not limited to alleged violations of the laws of Ohio occurring before the effective date of this Agreement. Such discipline would result in revocation of his certificate. (Section 4731.22(B)(11), Ohio Revised Code in the above-mentioned paragraph has been changed to Section 4731.22(B)(15), Ohio Revised Code, subsequent to March 17, 1987.)
- (3) On or about March 22, 1989, you met with Dr. Henry G. Cramblett, Secretary of the State Medical Board of Ohio, at which time you represented that you were in compliance with the terms of your Consent Agreement as described in paragraphs (1) and (2) above. Further, you gave him documents purported to be urine drug screen reports required under the terms of your Consent Agreement. These reports were allegedly prepared under the auspices of Roche Biomedical Laboratories, Inc.

In fact, these documents were examined by the General Manager of Roche Biomedical Laboratories who advised that they were not valid reports. Further, the specimen number listed is not a valid number and there is no date received. In addition, the printing is not as is done on their computers. Moreover, a print-out of all the Coleman's on file show no Thomas W. Coleman on the list.

Your acts, conduct, and/or omissions, as alleged in the above paragraph (3), individually and/or collectively, constitute a "(v)iolations of the conditions of limitation placed by the board upon a certificate to practice or violation of the conditions of limitation upon which a limited or temporary registration or certificate to practice is issued," as that clause is used in Section 4731.22(B)(15), Ohio Revised Code.

Further, your acts, conduct, and/or omissions, as alleged in the above paragraph (3), individually and/or collectively, constitute a "(c)ommission of an act that constitutes a felony in this state regardless of the jurisdiction in which the act was committed," as that clause is used in Section 4731.22(B)(10), Ohio Revised Code, to wit: Section 2913.31, Ohio Revised Code, Forgery.

Further, your acts, conduct and/or omissions, as alleged in the above paragraph (3), individually and/or collectively, constitute "publishing a false, fraudulent, deceptive, or misleading statement," as that clause is used in Section 4731.22(B)(5), 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, that request must be received in the offices of the State Medical Board within thirty (30) days of the time of mailing of this notice.

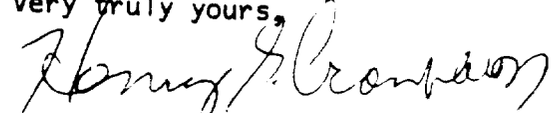
April 12, 1989

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 the 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 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,



Henry G. Cramblett, M.D.
Secretary

HGC:jmb
Encls.

CERTIFIED MAIL P 746 510 063
RETURN RECEIPT REQUESTED

CONSENT AGREEMENT

BETWEEN

THOMAS W. COLEMAN, M.D.

AND

THE STATE MEDICAL BOARD OF OHIO

THIS CONSENT AGREEMENT is entered into by and between THOMAS W. COLEMAN, M.D. and THE STATE MEDICAL BOARD OF OHIO, a state agency charged with enforcing Chapter 4731., Ohio Revised Code.

THOMAS W. COLEMAN, M.D. enters into this agreement being fully informed of his rights under Chapter 119., Ohio Revised Code, including the right to representation by counsel and the right to a formal adjudicative hearing on the issues considered herein.

This CONSENT AGREEMENT is entered into on the basis of the following statements, admissions, and understandings:

1. THE STATE MEDICAL BOARD OF OHIO is empowered by Section 4731.29, Ohio Revised Code, to issue a certificate to practice medicine or surgery to a Diplomate of the National Board of Medical Examiners who meets the licensure requirements set forth in Sections 4731.08, 4731.09 and 4731.11, Ohio Revised Code.
2. The BOARD may refuse to issue a certificate to an applicant who fails to furnish proof satisfactory to the BOARD that he is of good moral character, as required by Section 4731.08, Ohio Revised Code, and may further limit, reprimand, revoke, suspend, place on probation, refuse to register, or reinstate a certificate on the grounds of inability to practice according to acceptable and prevailing standards of care by reason of illness, excessive use of alcohol, excessive use of controlled substances, drugs, or chemicals, or as a result of a mental or physical condition, as provided by Section 4731.22(B)(15), Ohio Revised Code.
3. DOCTOR COLEMAN, an applicant for a certificate to practice medicine or surgery in Ohio by endorsement of his status as a Diplomate of the National Board of Medical Examiners, ADMITS that he has suffered chemical dependency to narcotics, amphetamines and other drugs, and further ADMITS that he completed in-patient treatment for said dependency at Licking Memorial Hospital, Newark, Ohio, from January, 1984 until July, 1984 and from October, 1984 until April, 1985.
4. DOCTOR COLEMAN further ADMITS that he was convicted of receiving stolen property in Orange County, California, in August 1980, based on his having taken prescription pads from a hospital where he was engaged in medical school training.

WHEREFORE, in consideration of the foregoing and mutual promises hereinafter set forth, it is hereby AGREED that THE STATE MEDICAL BOARD OF OHIO shall ISSUE a certificate to practice medicine or surgery to THOMAS W. COLEMAN, M.D., subject to the following probationary terms, conditions, and limitations:

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1. DOCTOR COLEMAN shall obey all federal, state and local laws, and all rules governing the practice of medicine in Ohio.
2. DOCTOR COLEMAN shall submit quarterly declarations under penalty of perjury stating whether there has been compliance with all the conditions of this Consent Agreement.
3. DOCTOR COLEMAN shall appear in person for interviews before the full BOARD or its designated representative at three month intervals, or as otherwise requested by the BOARD.
4. In the event that DOCTOR COLEMAN should leave Ohio for three continuous months, or reside or practice outside the State, DOCTOR COLEMAN must notify the STATE MEDICAL BOARD in writing of the dates of departure and return. Periods of time spent outside of Ohio will not apply to the reduction of this period under the Consent Agreement.
5. DOCTOR COLEMAN shall be ineligible to hold, and shall not apply for registration with the United States Drug Enforcement Administration to prescribe, dispense or administer controlled substances.
6. DOCTOR COLEMAN shall not prescribe, administer, dispense, order, or possess (except as allowed under Paragraph 7, below) any controlled substance as defined by State or Federal law.
7. DOCTOR COLEMAN shall abstain completely from the personal use or possession of drugs, except those prescribed, administered, or dispensed to him by another person so authorized by law who has full knowledge of DOCTOR COLEMAN's history of chemical dependency.
8. DOCTOR COLEMAN shall abstain completely from the use of alcohol.
9. DOCTOR COLEMAN shall submit daily urine specimens for random urine screenings for both drugs and alcohol to a physician to be approved by the BOARD. Such screenings shall be conducted weekly on a random basis, or as otherwise determined by the BOARD. DOCTOR COLEMAN shall ensure that the weekly screening reports are forwarded directly to the BOARD on a monthly basis. The BOARD retains the right to require DOCTOR COLEMAN to submit blood or urine specimens for analysis without prior notice.
10. Within 30 days of the effective date of this Consent Agreement, DOCTOR COLEMAN shall undertake and maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., Caduceus, ALANON, or ACOA, acceptable to the BOARD no less than four times per week. In the Quarterly Reports to the BOARD, DR. COLEMAN shall provide documentary evidence of continuing compliance with this program.
11. Between February 13, 1986 and May 15, 1986, DR. COLEMAN shall work only in Dr. Leroy Goodson's office and private practice. DR. COLEMAN shall not have admitting privileges at any hospital nor shall he render inpatient medical care. DR. COLEMAN shall keep a daily activity log indicating the professional activities accomplished each day, including information such as the number of hours worked, number of patients seen, number and type of tests reviewed and any other activities. DR. COLEMAN shall bring his daily activity log with him for each appearance before the Board or its representative.
12. Dr. Leroy Goodson is designated as supervising physician for DOCTOR COLEMAN. As such, DR. COLEMAN is to ensure that Dr. Goodson submits quarterly reports to the BOARD which indicate DOCTOR COLEMAN's progress and status, the first such report to be submitted twelve weeks after the effective date of this Agreement. In the event that Dr. Goodson is or becomes unwilling or unable to serve as the supervising physician, DOCTOR COLEMAN must immediately so notify the BOARD in writing, and make arrangements acceptable to the BOARD for another supervising physician as soon as practicable.

13. DOCTOR COLEMAN shall fully follow, obey and comply with his Aftercare Agreement which he entered into with Springfield Community Hospital, a copy of which he shall supply to the BOARD within two weeks of the effective date of this Agreement. However, where specific terms of the Consent Agreement are more restrictive than similar terms present in the Aftercare Agreement, the terms of the Consent Agreement control for all MEDICAL BOARD purposes.

The above described terms, limitations and conditions may be amended or terminated in writing at any time upon the agreement of both parties. However, this Agreement shall remain in force for a minimum of five years prior to any request for termination of said Agreement.

If, in the sole discretion of the BOARD, it appears to the BOARD that THOMAS W. COLEMAN, M.D., has violated any of the terms, conditions or limitations of this agreement, DOCTOR COLEMAN will be subject to discipline for a "violation of the conditions of limitation placed by the BOARD upon a certificate to practice," as that clause is used in Section 4731.22(B)(11), Ohio Revised Code, in addition to other charges including but not limited to alleged violations of the laws of Ohio occurring before the effective date of this Agreement. Such discipline would result in revocation of his certificate.

Any action initiated by the BOARD based on alleged violations of this Consent Agreement of Chapter 4731., Revised Code, shall comply with the Administrative Procedure Act, Chapter 119., Revised Code.

This CONSENT AGREEMENT shall be considered a public record as that term is used in Section 149.43, Revised Code, and shall become effective upon the last date of signature below.

Thomas W. Coleman, M.D.
THOMAS W. COLEMAN, M.D.

Henry G. Bramblett, M.D.
HENRY G. BRAMBLETT, M.D.
SECRETARY

4-28-86
DATE

5/7/86
DATE

WITNESS

William W. Johnston, Esq.
WILLIAM W. JOHNSTON, ESQ.
SUPERVISING MEMBER

DATE

12 May 86
DATE

STATE OF OHIO :
 : SS
COUNTY OF CLARK :

Thomas W. Coleman, M.D., being first duly sworn, states that the information contained in the above CONSENT AGREEMENT is accurate and that he agrees to and will comply with the terms, conditions, and limitations contained herein.

9:44 9-6 AM '86

Thomas W. Coleman, M.D.
Thomas W. Coleman, M.D.

Sworn to before me and subscribed in my presence this 2nd day of April 1986.

Maguelina Acosta
NOTARY PUBLIC
My Commission Expires June 1, 1987