

IN THE MATTER OF

\*

BEFORE THE

ROMEO A. FERRER, M.D.

\*

MARYLAND STATE

Respondent

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BOARD OF PHYSICIANS

License Number: D09255

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Case Number: 2008-0135

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**ORDER FOR SUMMARY SUSPENSION  
OF LICENSE TO PRACTICE MEDICINE**

The Maryland State Board of Physicians (the "Board") hereby **SUMMARILY SUSPENDS** Romeo A. Ferrer, M.D. (the "Respondent") (D.O.B. 02/18/1941), License Number D09255, to practice medicine in the State of Maryland. The Board takes such action pursuant to its authority under Md. State Govt Code Ann. § 10-226(c)(2009 Repl. Vol.) concluding that the public health, safety or welfare imperatively requires emergency action.

**INVESTIGATIVE FINDINGS**

Based on information received by, and made known to the Board, and the investigatory information obtained by, received by and made known to and available to the Board, including the instances described below, the Board has reason to believe that the following facts are true:<sup>1</sup>

1. At all times relevant hereto, the Respondent, who is board-certified in obstetrics and gynecology, was and is licensed to practice medicine in the State of Maryland. The Respondent was originally licensed to practice medicine in Maryland on February 8, 1971.

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<sup>1</sup> The statements regarding the Respondent's conduct are intended to provide the Respondent with notice of the basis of the suspension. They are not intended as, and do not necessarily represent a complete description of the evidence, either documentary or testimonial, to be offered against the Respondent in connection with this matter.

2. At all times relevant hereto, the Respondent maintained an office for the practice of obstetrics and gynecology, "Gynecare Center," located at 877 Baltimore-Annapolis Boulevard, Severna Park, Maryland.
3. On or about August 24, 2007, the Board received from the Health Care Alternative Dispute Resolution Office a Claim Form filed by the estate of a twenty-one year old female, "Patient A,"<sup>2</sup> who had presented to the Respondent for an elective abortion procedure. The Claim alleged, *inter alia*, that the Respondent failed to properly administer pain medications, failed to properly monitor Patient A's respiration and ventilation during and after the procedure and failed to employ standard methods of care to resuscitate Patient A, resulting in Patient A's death. Thereafter, the Board initiated an investigation. The Board referred the matter to a peer review organization for review of the Respondent's practice in this case.
4. The peer reviewers opined that the Respondent failed to meet appropriate standards for the delivery of quality medical care for reasons including, but not limited, to those that are set forth below.

#### **Patient –Specific Findings of Fact**

5. On February 3, 2006, Patient A presented to Gynecare Center for a second trimester elective abortion procedure – a dilation and evacuation ("D&E") – at sixteen weeks gestation.
6. Patient A was healthy and her previous medical history was uncomplicated. Patient A's only known allergy was to penicillin. Her

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<sup>2</sup> The names of the patient and other individuals in this document are confidential. The Respondent may obtain the name from the Administrative Prosecutor.

previous surgical history included two previous uncomplicated abortions and a missed abortion. She had one child, a three-year old son. On her health history form, it was noted that Patient A's reason for terminating her pregnancy was, "can't afford it right now." Patient A was accompanied to Gynecare by a female friend because she did not want her family to know about the abortion.

7. On February 3, 2006, Patient A signed a "Second Trimester Operative Consent" form in which she authorized the Respondent to perform a: "Suction abortion, D&C, or dilation and evacuation with such anesthesia and medication(s) as deemed necessary..."
8. During the Board's investigation, the Respondent advised Board staff that general anesthesia is not administered at Gynecare; instead, the Respondent administers "conscious sedation," sometimes referred to as "twilight sleep."
9. At or about 1:00 p.m. on February 3, 2006, the Respondent commenced the D&E using sonogram guidance.<sup>3</sup>
10. At 1:25 p.m., the Respondent administered 20 units of pitocin, added to 500 cc of D5LR (5% dextrose in lactated ringer solution) through a 22 gauge catheter.
11. At 1:30 p.m., the Respondent administered by intravenous ("IV") push<sup>4</sup> 125 mg of Demerol<sup>5</sup> and 5 mg of midazolam.<sup>6</sup>

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<sup>3</sup> Unless indicated, all times and events are documented on Patient A's "Procedure/Recovery Room Record."

<sup>4</sup> An IV push, or bolus, refers the administration of medication into a vein in a short period.

<sup>5</sup> Demerol (generic name: meperidine) is a narcotic pain reliever.

12. Five minutes later, at 1:35 p.m., the Respondent administered an additional 125 mg of Demerol and 5 mg of midazolam because "pt. was still reacting to pain..."

13. At 1:45 p.m., the Respondent completed the abortion.

14. The following notations were documented on an unlabeled lined form following the "Procedure/Recovery Room Record" form in Patient A's record:

1:47 p.m. – Surgical assistant [N.G]<sup>7</sup>. noticed pts fingernail beds to appear blue in color

1:48 p.m. – [T.B.], NA unable to obtain BP [blood pressure] or pulse on pt. Second attempt to obtain BP & pulse by [T.P.], LPN. Pt accessed (*sic*), Dr. Ferrer made aware.

1:49 p.m. – V.O. [verbal order] Narcan 0.4 mg IVP [IV push] by R.A. Ferrer, given via IV port by [T.B] NA

1:50 p.m. CPR given by R.A. Ferrer MD. Emergency crash medication opened by [T.P.]. CPR switch with Dr. Ferrer by [T.P.] & [T.B.]

1:51 p.m. – Epinephrine 1:10,000 intracardiac 1 mg given by R.A. Ferrer MD

1:52 p.m. – Dr. Ferrer resumed CPR from [T.P.] and [T.B.]

1:52 p.m. – [T.P.] called 911 operator and explained emergency. 911 operator assured paramedics has (*sic*) been dispatched and on their way to clinic.

1:55 p.m. – maintained open airway by head tilt chin lift & assessed compressions during CPR by R.A. Ferrer M.D. by [T.P.] & [T.B.]

2:00 p.m. – Paramedics arrived and took over care of pt.

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<sup>6</sup> Midazolam (trade name: Versed) is a short-acting benzodiazepine used for inducing sedation and amnesia prior to medical procedures.

<sup>7</sup> In response to the Board's inquiry, the Respondent advised that the job titles of the employees involved in this incident were either "Medical Assistant" or "Licensed Practical Nurse (LPN)."

15. When paramedics arrived at Gynecare, Patient A was unconscious and unresponsive. She was assessed as having pulseless electrical activity. Advanced cardiac life support attempts by the responding paramedics, including ventilation by oxygen mask and administration of atropine and Narcan, continued throughout Patient A's transport to the Anne Arundel Medical Center ("AAMC"); however, Patient A remained in asystole.
16. Upon arrival at AAMC, additional resuscitative efforts were attempted by the emergency room physician but were not successful.
17. Patient A was pronounced dead at 2:57 p.m.
18. The results of Patient A's autopsy revealed significant gross and microscopic evidence of pulmonary congestion and edema. There was no indication of any other underlying condition such as a cardiac condition, kidney disease, or evidence of maternal hemorrhage or a pulmonary and/or amniotic fluid embolism. The pathological diagnosis was "Meperidine Intoxication."
19. The peer reviewers opined that the Respondent failed to meet the standards of quality medical care in his treatment of Patient A for reasons including, but not limited to, the following:
20. **Failure to Appropriately Administer Anesthesia.** The Respondent administered by IV push an initial dosage of 125 mg of meperidine and 5 mg of midazolam. Five minutes later, he administered by IV push a second dosage of 125 mg of meperidine and 5 mg of midazolam; a total of 250 mg of meperidine and 10 mg of midazolam. The Respondent failed to

meet the standard of quality care by not titrating the second dose of anesthesia; the second dosage was too large and administered too quickly.

21. **Failure to Provide Appropriate Intra and Post-Operative Anesthesia**

**Monitoring.** On or about October 31, 1994, the Respondent issued a policy entitled "Sedation for First and Second Trimester Abortion Patients" which reads in pertinent part:<sup>8</sup>

Effective on or around October 31, 1994, Gynecare Center will offer to all patients having local anesthesia, the option of conscious sedation. As ordered by the physician, the sedation will consist of but not limited to:

2.5 mg to 5 mg of Versed and 50 mg to 200 mg of Demerol combined together and diluted with 8 cc of sterile water. The dosage will be adjusted according to the patient's weight, response and state of consciousness. The patient's blood pressure and pulse will be monitored every 5 minutes. The pulse oximeter will be used at all times. Oxygen will be given by mask if oxygen saturation is below 85%, at the rate of 3 – 4 liters per minute.

22. Contrary to the Respondent's policy regarding conscious sedation, Patient A was not monitored by pulse oximetry, nor was her pulse or blood pressure monitored every five minutes. Moreover, Patient A was not given oxygen supplementation. The Respondent's failure to monitor Patient A appropriately during and after the abortion constitutes a violation of the standard of quality care.

23. **Failure to Provide Adequate Resuscitative Efforts.** When the surgical assistant noticed at 1:47 p.m. that Patient A's fingernail beds were

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<sup>8</sup> The Respondent provided this and other Gynecare policies in response to a Board subpoena directing him to produce a copy of protocols that were in effect on February 6, 2006 to include: conscious sedation, oxygen administration and monitoring during sedation, administration of IV general anesthesia & conscious sedation via titration and IV push, and resuscitation of patients who expire during abortion procedures and/or under general anesthesia or conscious sedation.

cyanotic, the Respondent attempted to establish an airway, but failed to give Patient A supplemental oxygen either through the use of an AMBU bag or any other form of nasopharyngeal airway.

### **CONCLUSION OF LAW**

Based on the foregoing facts, the Board concludes that the public health, safety or welfare imperatively require emergency action in this case, pursuant to Md. State Gov't Code Ann. § 10-226 (c) (2) (i) (2009 Repl. Vol.).

### **ORDER**

Based on the foregoing, it is this 8<sup>th</sup> day of September, 2010, by a majority of the quorum of the Board:

**ORDERED** that pursuant to the authority vested by Md. State Gov't Code Ann., § 10-226(c)(2), the Respondent's license to practice medicine in the State of Maryland be and is hereby **SUMMARILY SUSPENDED**; and be it further

**ORDERED** that a post-deprivation hearing in accordance with Code Md. Regs. tit. 10, § 32.02.05.B(7) and E on the Summary Suspension has been scheduled for **September 22, 2010, at 10:30 a.m.**, at the Maryland Board of Physicians, Room 108-109, 4201 Patterson Avenue, Baltimore, Maryland 21215 and be it further

**ORDERED** that at the conclusion of the **SUMMARY SUSPENSION** hearing held before the Board, the Respondent, if dissatisfied with the result of the hearing, may request within ten (10) days an evidentiary hearing, such hearing to be held within thirty (30) days of the request, before an Administrative

Law Judge at the Office of Administrative Hearings, Administrative Law Building, 11101 Gilroy Road, Hunt Valley, Maryland 21031-1301; and be it further

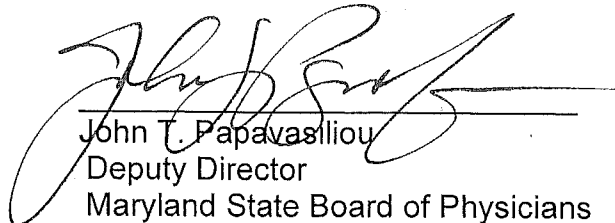
**ORDERED** that on presentation of this Order, the Respondent **SHALL SURRENDER** to the Board's Compliance Analyst, the following items:

- (1) the Respondent's original Maryland License D10705;
- (2) the Respondent's current renewal certificate;
- (3) the Respondent's Maryland Controlled Dangerous Substance Registration;
- (4) all controlled dangerous substances in the Respondent's possession and/or practice;
- (5) all Medical Assistance prescription forms;
- (6) all prescription forms and pads in her possession and/or practice; and
- (7) Any and all prescription pads on which his name and DEA number are imprinted; and be it further

**ORDERED** that a copy of this Order of Summary Suspension shall be filed with the Board in accordance with Md. Health Occ. Code Ann. § 14-407 (2009 Repl. Vol.); and be it further

**ORDERED** that this is a Final Order of the Board and, as such, is a **PUBLIC DOCUMENT** pursuant to Md. State Gov't Code Ann. § 10-611 *et seq.*

9/8/10  
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Date

  
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John T. Papavasiliou  
Deputy Director  
Maryland State Board of Physicians