

**Board: Medicine** 

Licensee Full Name: WILLIE JAMES PARKER

License No: MD441490

2832564\_LIC\_1\_11/09/2010

49-101 (REV. 1-10)

MD441490

Courier Delivery Address
STATE BOARD OF MEDICINE
2601 NORTH THIRD STREET
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Regular Mailing Address
STATE BOARD OF MEDICINE
P.O. BOX 2649
HARRISBURG, PA 17105-2649
717-783-1400/717-787-2381
Email: st-medicine@state.pa.us

# APPLICATION FOR A LICENSE TO PRACTICE MEDICINE WITHOUT RESTRICTION For Graduates of ACCREDITED Medical Schools (SCHOOLS IN THE U.S. AND CANADA)

Note: A pro	0 <u>not refundable</u> . Make check payable cessing fee of \$20.00 will be charged regardless of the reason for non-payment.	or any check or money order returnent.	ned unpaid by your
	Please Print or	Гуре	227838
NAME: Parker	Willie	<u>James</u> Middle	
Permanent Address: Street	- U		·
All correspondence	Ishington, DC 20	DOIT te Zip Code	
Email address	eyahoo.a	<u>Ma</u>	
Date of Birth: MM DD Y	Social Security Number:		
	is are listed under another name or na		
	nnsylvania graduate training license?		
YES; My license numbe	r is	_X_NO	
LIST MEDICAL SCHOOL(S) A	TTENDED:	DATES OF ATTENDANCE:	
University of Toma, Co	llege of Maticine	From: 06 1486 to 05 199 MM/YYY	<u>10</u> YY
Date of Graduation: 06/0	14/1990 NDDMYYY	From: to MM/YYYY MM/YY	<del>YY</del>
Check Ilcensing examination  FLEX - indicate state where ta  NATIONAL BOARD - PART I  USMLE - STEP 1  LMCC - Canadian  STATE BOARD - indicate state	tken: Towa Date taken: Con PART II STEP 2	PART III STEP 3	
	1	SEP	1 0 2010

## ACGME Post Graduate Training:

Hospital: University of Cincinnati, College of Medicine From: 07/1/90 to: 06/3 Day PGY1 Hospital: Wikersky of California San Francisco School of Medicine From: 07/01/2000 to: 01/3 Oleon PGY2

Answer the following questions. If "YES" is answered to #2 through #9, provide complete details on a separate sheet as well as certified copies of relevant documents. Sign and date below.

		Yes	No
CUID	you hold or have you ever held an unrestricted license, certification, or registration (active or inactive, rent or expired) to practice medicine and/or surgery in another jurisdiction?  es, list the jurisdiction(s) here: Town Ohio, California, Howaii, Michigan, D.C., Maryland, Viginia.	X	_
den	we you withdrawn an application for a license, certificate or registration, had an application for a license nied or refused, or for any disciplinary reason agreed not to reapply for a license, certificate or istration in any profession in any state or jurisdiction?		X
3) Hav	ve you had disciplinary action taken against your license, certificate or registration issued to you in any fession in any other state or jurisdiction?		X
acc	we you been convicted, found guilty or pleaded nolo contendere, or received probation without verdict or relevanted rehabilitative disposition (ARD) as to any felony or misdemeanor, including any drug law ations, or do you have any criminal charges pending and unresolved in any state or jurisdiction? You not required to disclose any ARD or other criminal matter that has been expunged by order of a court.		X
5) Sind	ce May 19, 2002, have you been arrested for criminal homicide, aggravated assault, sexual offenses or g offenses in any state, territory or country?		X
hav	ve you had practice privileges denied, revoked or restricted in a hospital or other health care facility, or research charged by a hospital, university, or research facility with violating research protocols, ifying research, or engaging in other research misconduct?		X
7) Hav tem	ve you had your DEA registration denied, revoked or restricted or have you had your provider privileges ninated by any medical assistance agency for cause?		X
nard	you, or have you ever been, addicted to the intemperate use of alcohol or to the habitual use of cotics or other habit-forming drugs? Note: You may answer "NO" if you are currently a ticipant in or have successfully completed the requirements of the Board's Professional Health nitoring Program.)		
' that	ce May 19, 2002, have any malpractice complaints been filed against you? If yes, the Board requires tyou submit a copy of the entire Civil Complaint which must include the docket number, filing date, the date you were served.	X	40.42

#### SIGNED STATEMENT

Note that disclosing your social security number on this application is <u>mandatory</u> in order for the State Board of Medicine to comply with the requirements of the federal Social Security Act pertaining to child support enforcement, as implemented in the Commonwealth of Pennsylvania at 23 Pa. C.S. 4304.1(a). In order to enforce domestic child support orders, the Commonwealth's licensing boards must provide to the Department of Public Welfare information prescribed by DPW about the licensee, including the social security number. Additionally, disclosing the number is mandatory in order for this board to comply with the reporting requirements of the federal National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank. Reports to the NPDB/HIPDB must include the licensee's social security number.

I verify that the statements in this application are true and correct to the best of my knowledge, information and belief. I understand that false statements are made subject to the penalties of 18 Pa. C.S. Section 4904 relating to unsworn falsification to authorities and may result in the suspension or revocation of my license. I hereby authorize all hospitals, institutions or organizations, my references, personal physicians, employers (past and present), and all governmental agencies and instrumentalities (local, state, federal or foreign) to release to the Permsylvania State Board of Medicine any information, files or records requested by the Board.

Signature of Applicant

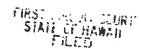
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Of Counsel:
BURKE McPHEETERS BORDNER & ESTES

WILLIAM A. BORDNER 1371-0
Suite 3100 - Mauka Tower
Pacific Guardian Center
737 Bishop Street
Honolulu, Hawaii 96813
Telephone No. (808) 523-9833

Attorney for Defendants
HAWAI'I RESIDENCY PROGRAMS, INC.;
STEFANIE MASAKO UEDA, M.D.;
ROBERT BRYAN MURPHY, M.D.;
LEANNE MAYUMI KON, M.D.; and
NAOMI CHO AKITA, M.D.



2008 JUN 25 PM 12: 13.

F. OTAKE CLERK

# IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

### STATE OF HAWAII

GERLA MONIZ and MATTHEW MONIZ.

Fax No. (808) 528-1656

Plaintiffs,

VS.

THE QUEEN'S MEDICAL CENTER, a Hawaii non-profit corporation; WILLIAM J. PARKER, M.D., also known as WILLIE PARKER, M.D. and WILLIE J. PARKER, M.D., M.P.H., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai i; MARK K. Y. HIRAOKA, M.D., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; HAWAII RESIDENCY

CIVIL NO. 06-1-1881-10 (BIA) (Medical Malpractice)

STIPULATION FOR PARTIAL DISMISSAL WITH PREJUDICE OF PLAINTIFFS' CLAIMS AGAINST Defendants (1) WILLIAM J. PARKER, M.D., also known as WILLIE PARKER, M.D. and WILLIE J. PARKER, M.D., M.P.H., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; (2) MARK K. Y. HIRAOKA, M.D., individually and in his capacity as assistant professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; (3) STEFANIE MASAKO UEDA, M.D. also known as STEFANIE MASAKO UEDA E G E U U MA

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PROGRAMS, INC., a Hawaii nonprofit corporation; STEFANIE MASAKO UEDA, M.D. also known as STEFANIE MASAKO UEDA, M.D.R.; ROBERT BRYAN MURPHY, M.D. also known as ROBERT BRYAN MURPHY. M.D.R.; LEANNE MAYUMI KON. M.D., also known as LEANNE MAYUMI KON, M.D.R.; NAOMI CHO AKITA, M.D. formerly known as NAOMI CHO AKITA, M.D.R.; JOAN A. KENDALL, M.D.; UNIVERSITY OF HAWAII, as body corporation; DOE INDIVIDUALS 1-10; DOE ENTITIES 1-10; DOE CORPORATIONS 1-10; DOE PARTNERSHIPS 1-10; DOE LIMITED LIABILITY PARTNERSHIPS 1-10; DOE LIMITED LIABILITY COMPANIES 1-10; DOE NON-PROFIT ORGANIZATIONS 1-10; and DOE GOVERMENTAL ENTITIES AND/OR AGENCIES 1-10,

Defendants.

M.D.R.; (4) ROBERT BRYAN
MURPHY, M.D. also known as
ROBERT BRYAN MURPHY, M.D.R.;
(5) LEANNE MAYUMI KON, M.D.,
also known as LEANNE MAYUMI
KON, M.D.R.; (6) NAOMI CHO
AKITA, M.D. formerly known as
NAOMI CHO AKITA, M.D.R.;
(7) JOAN A. KENDALL, M.D.; and
(8) UNIVERSITY OF HAWAII, a body
corporate

TRIAL DATE: September 21, 2009

STIPULATION FOR PARTIAL DISMISSAL WITH PREJUDICE OF PLAINTIFFS' CLAIMS AGAINST DEFENDANTS (1) WILLIAM J. PARKER, M.D., also known as WILLIE PARKER, M.D. and WILLIE J. PARKER, M.D., M.P.H., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; (2) MARK K. Y. HIRAOKA, M.D., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; (3) STEFANIE MASAKO UEDA, M.D. also known as STEFANIE MASAKO UEDA, M.D.R.; (4) ROBERT BRYAN MURPHY, M.D. also known as ROBERT BRYAN MURPHY, M.D.R.; (5) LEANNE MAYUMI KON, M.D., also known as LEANNE MAYUMI KON, M.D.R.; (6) NAOMI CHO AKITA, M.D. formerly known as NAOMI CHO AKITA, M.D.R.; (7) JOAN A. KENDALL, M.D.; and (8) UNIVERSITY OF HAWAII, a body corporate

Pursuant to Hawaii Rules of Civil Procedure, Rule 41(a)(1)(B), Plaintiffs GERLA MONIZ and MATTHEW MONIZ and Defendants THE QUEEN'S MEDICAL CENTER, a Hawaii non-profit corporation; WILLIAM J. PARKER, M.D., also known as WILLIE PARKER, M.D. and WILLIE J. PARKER, M.D., M.P.H., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; MARK K. Y. HIRAOKA, M.D., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; HAWAII RESIDENCY PROGRAMS, INC.; STEFANIE MASAKO UEDA, M.D. also known as STEFANIE MASAKO UEDA, M.D.R.; ROBERT BRYAN MURPHY, M.D. also known as ROBERT BRYAN MURPHY, M.D.R.; LEANNE MAYUMI KON, M.D., also known as LEANNE MAYUMI KON, M.D.R.; NAOMI CHO AKITA, M.D. formerly known as NAOMI CHO AKITA, M.D.R.; JOAN A. KENDALL, M.D.; and UNIVERSITY OF HAWAII, a body corporate, hereby stipulate that all claims by

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WORLDW.

Plaintiffs asserted in the First Amended Complaint, filed on July 3, 2007, against Defendants WILLIAM J. PARKER, M.D., also known as WILLIE PARKER, M.D. and WILLIE J. PARKER, M.D., M.P.H., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; MARK K. Y. HIRAOKA, M.D., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; STEFANIE MASAKO UEDA, M.D. also known as STEFANIE MASAKO UEDA, M.D.R.; ROBERT BRYAN MURPHY, M.D. also known as ROBERT BRYAN MURPHY, M.D.R.; LEANNE MAYUMI KON, M.D., also known as LEANNE MAYUMI KON, M.D.R.; NAOMI CHO AKITA, M.D. formerly known as NAOMI CHO AKITA, M.D.R.; JOAN A. KENDALL, M.D.; and UNIVERSITY OF HAWAII, a body corporate, are hereby dismissed with prejudice.

The First Amended Cross-Claim against Defendants filed by Defendant JOAN A. KENDALL, M.D. on December 14, 2007 was disposed of by Defendant Kendall's Notice of Dismissal Without Prejudice of Defendant Joan A. Kendall, M.D.'s First Amended Cross-Claim Against Defendants The Queen's Medical Center, William J. Parker, M.D., aka Willie Parker, M.D. and Willie J. Parker, M.D., M.P.H., Mark K. Hiraoka, M.D., Hawaii Residency Programs, Inc.; Stefanie Masako Ueda, M.D., aka Stefanie Masako Ueda, M.D.R.; Robert Bryan Murphy, M.D., aka Robert Bryan Murphy, M.D.R.; Leanne Mayumi Kon, M.D. aka Leanne Mayumi Kon, M.D.R.; Naomi Cho Akita,

M.D., fka Naomi Cho Akita, M.D.R.; University of Hawaii; Doe Individuals 1-10; Doe Entities 1-10; Doe Corporations 1-10; Doe Partnerships 1-10; Doe Limited Liability Partnerships 1-10; Doe Limited Liability Companies 1-10; Doe Non-Profit Organizations 1-10 and Doe Governmental Entities and/or Agencies 1-10 Filed Herein On December 14, 2007, filed on March 18, 2008.

The only remaining claims are those claims brought in the First Amended Complaint filed by Plaintiffs on July 3, 2007 against Defendants THE QUEEN'S MEDICAL CENTER and HAWAII RESIDENCY PROGRAMS, INC.

Each party to this Stipulation shall bear his, her or its own fees and costs.

DATED: Honolula, Hawaii,

June 24, 2008

DONALD E. FISHER Attorney for Plaintiffs

THOMAS E. COOK JEFFREY A. GRISWOLD

Attorneys for Defendant

JOAN A. KENDALL, M.D.

JOHN S. NISHIMOTO

DAVID A. GRUEBNER

Attorneys for Defendants

THE QUEEN'S MEDICAL CENTER,

WILLIAM J. PARKER, M.D., aka WILLIE PARKER, M.D. and WILLIE J. PARKER,

M.D., and MARK HIRAOKA, M.D.

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VILLIAM A. BORDNER

Attorney for Defendants

HAWAII RESIDENCY PROGRAMS, INC., STEFANIE MASAKO UEDA, M.D.,

ROBERT BRYAN MURPHY, M.D., LEANNE KON, M.D., and NAOMI CHO AKITA, M.D.

KENNETH S. ROBBINS

JOHN-ANDERSON L. MEYER

**SERGIO RUFO** 

Attorneys for Defendant

UNIVERSITY OF HAWAII, a body corporate

Gerla Moniz and Matthew Moniz vs. The Queen's Medical Center, et al. Civil No. 06-1-1881-10 (BIA)
In the Circuit Court of the First Circuit, State of Hawaii

STIPULATION FOR PARTIAL DISMISSAL WITH PREJUDICE OF PLAINTIFFS' CLAIMS AGAINST DEFENDANTS (1) WILLIAM J. PARKER, M.D., also known as WILLIE PARKER, M.D. and WILLIE J. PARKER, M.D., M.P.H., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; (2) MARK K. Y. HIRAOKA, M.D., individually and in his capacity as assistant professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; (3) STEFANIE MASAKO UEDA, M.D. also known as STEFANIE MASAKO UEDA, M.D.R.; (4) ROBERT BRYAN MURPHY, M.D. also known as ROBERT BRYAN MURPHY, M.D.R.; (5) LEANNE MAYUMI KON, M.D., also known as LEANNE MAYUMI KON, M.D.R.; (6) NAOMI CHO AKITA, M.D. formerly known as NAOMI CHO AKITA, M.D.R.; (7) JOAN A. KENDALL, M.D.; and (8) UNIVERSITY OF HAWAII, a body corporate

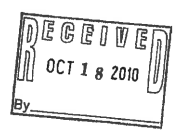
## Litigation Explanation:

GERLA MONIZ and MATTHEW MONIZ, Plaintiffs vs THE QUEEN'S MEDICAL CENTER, WILLIE PARKER, M.D., and MARK K. Y. HIRAOKA, M.D. Civil No. 06-1-1881-10 BIA (Medical Malpractice) IN THE CIRCUIT COURT OF THE FIRST CIRCUIT STATE OF HAWAII

Case filed in 2005. Plaintiffs alleged that I, as one of a team of doctors who cared for Ms. Moniz, and the Queens Medical Center were negligent in failing to supervise resident physicians providing her care, resulting in wrongful interruption of an early viable pregnancy. Patient was counseled by resident physicians that she had miscarried based on clinical presentation, history, and sonographic evidence. She was offered options and counseling based on a verbal report of the sonographic findings that conflicted with a written report later discovered. She elected management that resulted in disruption of the pregnancy. Dispute regarding what information was communicated regarding the sonographic findings by Resident physicians and the radiologist of record resulted in the case proceeding to the discovery phase of the legal process.

Interrogatories were collected and depositions scheduled but cancelled. My role of being one of the attending physicians in supervision of the residents resulted in my being named with others involved with her care. I was eventually dismissed from the case as noted in the summary.

Willie J. Parker, MD, MPH, MSc



# UNIDINAL

THE COPULOS LAW FIRM LLLC

DONALD E. FISHER 6268-0 1001 Bishop Street, Suite 1510 Honolulu, Hawaii 96813 Tel. No. 808-536-0500 Fax. No. 808-536-0021 STATE OF HAWAIII
FILED
2006 OCT 30 PM 4: 09

1ST CIRCUIT COURT

2005 OCT 30 PM 4: 09

N. ANAYA

CLERK

Attorney for Plaintiffs
GERLA MONIZ and MATTHEW MONIZ

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

STATE OF HAWAII

GERLA MONIZ and MATTHEW MONIZ,

Plaintiffs,

vs.

THE QUEEN'S MEDICAL CENTER, a Hawaii non-profit corporation; WILLIAM J. PARKER, M.D., also known as WILLIE PARKER, M.D. and WILLIE J. PARKER, M.D., M.P.H., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; MARK K. Y. HIRAOKA, M.D., individually and in his capacity as Assistant Professor of the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai'i; DEREK T. UEMURA, M.D.; HAWAII RESIDENCY PROGRAMS, INC., a Hawaii non-profit corporation; STEFANIE MASAKO UEDA, M.D. also known as STEFANIE MASAKO UEDA, M.D.R.; ROBERT BRYAN MURPHY, M.D. also known as ROBERT BRYAN MURPHY, M.D.R.; LEANNE MAYUMI KON, M.D., also known as LEANNE MAYUMI KON, M.D.R.; NAOMI CHO AKITA, M.D. formerly known as NAOMI CHO AKITA, M.D.R.;

Civil No. 06-1-1881-10 BIA (Medical Malpractice)

COMPLAINT; SUMMONS

RECEIVED \$200.00 PAID CURCHARGE \$25.00 RECEIVED CIVIL ADM. COST \$\_50.00

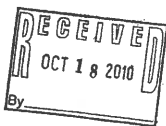
DEGETUE OCT 1 8 2010 By\_\_\_\_\_ JOAN A. KENDALL, M.D.; UNIVERSITY OF HAWAII, as body corporation; DOE INDIVIDUALS 1-10; DOE ENTITIES 1-10; DOE CORPORATIONS 1-10; DOE PARTNERSHIPS 1-10; DOE LIMITED LIABILITY PARTNERSHIPS 1-10; DOE LIMITED LIABILITY COMPANIES 1-10; DOE NON-PROFIT ORGANIZATIONS 1-10; and DOE GOVERNMENTAL ENTITIES AND/OR AGENCIES 1-10,

Defendants.

#### **COMPLAINT**

COMES NOW Plaintiffs GERLA MONIZ and MATTHEW MONIZ, by and through their attorney, Donald E. Fisher, Attorney at Law, and for complaint against the above-named defendants, allege and aver as follows:

- 1. Plaintiffs GERLA MONIZ and MATTHEW MONIZ are and were at all relevant times herein married and residents of the City and County of Honolulu, State of Hawaii. (Plaintiffs GERLA MONIZ and MATTHEW MONIZ are hereinafter collectively referred to as "Plaintiffs");
- 2. Upon information and belief, Plaintiffs allege and aver that Defendant THE QUEEN'S MEDICAL CENTER (hereinafter "Defendant QMC") is and was at all times relevant herein:
- a. a domestic non-profit corporation, duly licensed to conduct business in the State of Hawaii, with its principal place of business in the City and County of Honolulu, State of Hawaii; and,
- b. itself and/or by and through its employees, agents and/or representatives, a healthcare provider as defined under the Medical Claims Conciliation Act, Chapter 671, Hawaii Revised Statutes, as amended.



- 3. Upon information and belief, Plaintiffs allege and aver that Defendant WILLIAM J. PARKER, M.D., also known as "Willie Parker, M.D." and "Willie J. Parker, M.D., M.D.H." (hereinafter "Defendant Dr. Parker"), is and was at all relevant times herein:
  - a. a resident of the City and County of Honolulu, State of Hawaii;
- b. duly licensed to practice medicine in the State of Hawaii as a physician, holding license id. no. MD-11733, specializing in Obstetrics and Gynecology;
- c. a healthcare provider as defined under the Medical Claims
  Conciliation Act, Chapter 671 of the Hawaii Revised Statutes, as amended; and,
- d. an Assistant Professor in the John A. Burns School of Medicine,
  College of Health Sciences and Social Welfare, University of Hawai'i at Manoa.
- 4. Upon information and belief, Plaintiffs allege and aver that Defendant MARK K. Y. HIRAOKA, M.D. (hereinafter "Defendant Dr. Hiraoka"), is and was at all relevant times herein:
  - a. a resident of the City and County of Honolulu, State of Hawaii;
- b. duly licensed to practice medicine in the State of Hawaii as a physician, holding license id. no. MD-11316, specializing in Obstetrics and Gynecology;
- c. a healthcare provider as defined under the Medical Claims
  Conciliation Act, Chapter 671 of the Hawaii Revised Statutes, as amended; and,
- d. an Assistant Professor in the John A. Burns School of Medicine, College of Health Sciences and Social Welfare, University of Hawai`i at Manoa.
- 5. Upon information and belief, Plaintiffs allege and aver that Defendant DEREK T. UEMURA, M.D. (hereinafter "Defendant Dr. Uemura"), is and was at all relevant times herein:
  - a. a resident of the City and County of Honolulu, State of Hawaii;

- b. duly licensed to practice medicine in the State of Hawaii as a physician, specializing in emergency medicine; and,
- c. a healthcare provider as defined under the Medical Claims

  Conciliation Act, Chapter 671 of the Hawaii Revised Statutes, as amended.
- 6. Defendant HAWAII RESIDENCY PROGRAMS, INC. (hereinafter "Defendant HRPI") is and was at all times relevant herein, a domestic non-profit corporation incorporated on June 29, 1982, duly licensed to do business in the State of Hawaii, with its principal place of business in the City and County of Honolulu, State of Hawaii. Upon information and belief, Plaintiffs further allege and aver:
- a. Defendant HRPI is itself and/or by and through its employees, residents, agents and/or representatives, a healthcare provider as defined under the Medical Claims Conciliation Act, Chapter 671, Hawaii Revised Statutes, as amended;
- b. Defendant HRPI's stated purpose in its Charter of Incorporation is to be operated for the exclusive purpose of providing better medical care for the people of Hawaii by the advancement of medical education and training for medical residents in the State of Hawaii;
- c. Defendant HRPI coordinates the administration of the University of Hawaii John A. Burns School of Medicine directed residency training programs, and acts as a liaison between the residency programs and affiliated hospitals; and,
- d. The University of Hawaii John A. Burns School of Medicine a Defendant named herein and Defendant QMC, amongst other acute care facilities, conduct the residency program at issue herein.
- 7. Upon information and belief, Plaintiffs allege and aver that Defendant STEFANIE MASAKO UEDA, M.D. also known as STEFANIE MASAKO UEDA, M.D.R. (hereinafter "Defendant Resident Dr. Ueda"), is and was at all relevant times herein:

- a. a resident of the City and County of Honolulu, State of Hawaii, currently residing at Honolulu, Hawaii 96817;
- b. duly licensed to practice medicine in the State of Hawaii as a resident physician, holding license number MDR-4164;
- c. an employee, agent and/or representative of Defendant HRPI and/or Defendant QMC and/or Defendant The University of Hawaii, a body corporation, and/or its John A. Burns School of Medicine and/or John A. Burns School of Medicine, Department of Obstetrics, Gynecology And Women's Health;
- d. participating in the University of Hawaii, a body corporation's John A. Burns School of Medicine and/or John A. Burns School of Medicine, Department of Obstetrics, Gynecology And Women's Health and/or Defendant HRPI and/or Defendant QMC's residency program as a second year resident in obstetrics and gynecology; and,
- e. a healthcare provider as defined under the Medical Claims

  Conciliation Act, Chapter 671 of the Hawaii Revised Statutes, as amended.
- 8. Upon information and belief, Plaintiff's allege and aver that Defendant ROBERT BRYAN MURPHY, M.D. also known as ROBERT BRYAN MURPHY, M.D.R. (hereinafter "Defendant Resident Dr. Murphy"), is and was at all relevant times herein:
- a. a resident of the City and County of Honolulu, State of Hawaii, currently residing at 2747A Liliha Street, Honolulu, Hawaii 96817;
- b. duly licensed to practice medicine in the State of Hawaii as a resident physician, holding license number MDR-4353;
- c. an employee, agent and/or representative of Defendant HRPI and/or Defendant QMC and/or Defendant the University of Hawaii a body corporation's John A. Burns School of Medicine and/or John A. Burns School of Medicine, Department of Obstetrics, Gynecology And Women's Health;

- d. participating in the University of Hawaii a body corporation's John A.

  Burns School of Medicine and/or John A. Burns School of Medicine, Department of Obstetrics,

  Gynecology And Women's Health and/or Defendant HRPI and/or Defendant QMC's residency

  program as a first year resident in obstetrics and gynecology; and,
- e. a healthcare provider as defined under the Medical Claims

  Conciliation Act, Chapter 671 of the Hawaii Revised Statutes, as amended.
- 9. Upon information and belief, Plaintiffs allege and aver that Defendant LEANNE MAYUMI KON, M.D. also known as LEANNE MAYUMI KON, M.D.R. (hereinafter "Defendant Resident Dr. Ueda"), is and was at all relevant times herein:
- a. a resident of the City and County of Honolulu, State of Hawaii, currently residing at 94-102 Hailono Place, Mililani, Hawaii 96789;
- b. duly licensed to practice medicine in the State of Hawaii as a resident physician, holding license number MDR-4010;
- c. an employee, agent and/or representative of Defendant HRPI and/or Defendant QMC and/or the University of Hawaii a body corporation through it's John A. Burns School of Medicine and/or John A. Burns School of Medicine, Department of Obstetrics, Gynecology And Women's Health;
- d. participating in the University of Hawaii a body corporation's John A.

  Burns School of Medicine and/or John A. Burns School of Medicine, Department of Obstetrics,

  Gynecology And Women's Health and/or Defendant HRPI and/or Defendant QMC's residency

  program as a third year resident in obstetrics and gynecology; and,
- e. a healthcare provider as defined under the Medical Claims

  Conciliation Act, Chapter 671 of the Hawaii Revised Statutes, as amended.

- 10. Upon information and belief, Plaintiffs allege and aver that Defendant NAOMI CHO AKITA, M.D. formerly known as NAOMI CHO AKITA, M.D.R. (hereinafter "Defendant Dr. Akita"):
- a. is and was at all relevant times herein a resident of the City and County of Honolulu, State of Hawaii, currently residing at 95- 251 Alaalaa Loop, Mililani, Hawaii 96789;
- b. is duly licensed to practice medicine in the State of Hawaii, holding license number MD-12819;
- c. was at all relevant times herein a resident physician, holding license number MDR- License Id. No. MD-4016;
- d. an employee, agent and/or representative of Defendant HRPI and/or Defendant QMC and/or Defendant the University of Hawaii as body corporation's John A. Burns School of Medicine and/or John A. Burns School of Medicine, Department of Obstetrics, Gynecology And Women's Health;
- e. participating in Defendant the University of Hawaii as body corporation's John A. Burns School of Medicine and/or Defendant the University of Hawaii as body corporation's John A. Burns School of Medicine, Department of Obstetrics, Gynecology And Women's Health and/or Defendant HRPI and/or Defendant QMC's residency program as a fourth year resident in obstetrics and gynecology; and,
- f. is and was at all relevant times herein a healthcare provider as defined under the Medical Claims Conciliation Act, Chapter 671 of the Hawaii Revised Statutes, as amended.
- 11. Upon information and belief, Plaintiffs allege and aver that Defendant JOAN A. KENDALL, M.D. (hereinafter "Defendant Dr. Kendall"), is and was at all relevant times herein a resident of the City and County of Honolulu, State of Hawaii, duly licensed to practice medicine in the State of Hawaii as a physician specializing in radiology, an employee, agent and/or representative

of Defendant QMC, and a healthcare provider as defined under the Medical Claims Conciliation Act, Chapter 671 of the Hawaii Revised Statutes, as amended.

- UNIVERSITY OF HAWAII, as body corporation ("Defendant UH"), is and was at all relevant times a corporation duly organized under the laws of the State of Hawaii with its principle place of business at 2500 Campus Road, Hawaii Hall 202, Honolulu, Hawaii, 96822, and by and through its College of Health Sciences and Social Services, John A. Burns School of Medicine and/or its/their respective employees, agents and/or representatives, a healthcare provider as defined under the Medical Claims Conciliation Act, Chapter 671, Hawaii Revised Statutes, as amended.
- OF HEALTH SCIENCES AND SOCIAL WELFARE ("College of Health Sciences") of the UNIVERSITY OF HAWAII is an institution and/or college under Defendant UH; and Plaintiffs further allege and aver that the College of Health Sciences is a college under the Defendant UH's system of schools and colleges, State of Hawaii, and is made up of three professional schools including the school of medicine, school of nursing and dental hygiene, and school of social work, and that at all relevant times herein, Defendant UH's College of Health Sciences co-operated with Defendant QMC, the Queen Emma Clinics, including but not limited to the Women's Health Section of the Queen Emma Clinics, which are located within Defendant QMC. Plaintiff's further allege and aver that Defendant UH, by and through its College of Health Science is and was at all relevant times, by and/or through itself, its employees, agents and/or representatives, a healthcare provider as defined under the Medical Claims Conciliation Act, Chapter 671, Hawaii Revised Statutes, as amended.
- 14. Upon information and belief, Plaintiffs allege and aver that the JOHN A.

  BURNS SCHOOL OF MEDICINE ("JABSOM"), of the UNIVERSITY OF HAWAII is an
  institution and/or school under a college within Defendant UH; and Plaintiffs further allege and aver

that Defendant UH, by and through JABSOM is and was at all relevant times itself, and/or by and through its employees, agents and/or representatives, a healthcare provider as defined under the Medical Claims Conciliation Act, Chapter 671, Hawaii Revised Statutes, as amended.

- DEPARTMENT OF OBSTETRICS, GYNECOLOGY, AND WOMEN'S HEALTH of the JOHN A.
  BURNS SCHOOL OF MEDICINE of the UNIVERSITY OF HAWAII, ("JABSOM OB/GYN
  DEPARTMENT") is a department of a school under a college within Defendant UH; and Plaintiffs
  further allege and aver that Defendant UH, by and through the JABSOM OB/GYN DEPARTMENT
  is and was at all relevant times itself, and/or by and through its employees, agents and/or
  representatives, a healthcare provider as defined under the Medical Claims Conciliation Act, Chapter
  671, Hawaii Revised Statutes, as amended.
- 16. Upon information and belief, Plaintiffs allege and aver that Defendant UH's JABSOM, along with Hawaii acute care hospitals, including but not limited to Defendant QMC, conducts the residency program at issue in this case.
- 17. The Defendants identified as DOE INDIVIDUALS 1-10; DOE ENTITIES 1-10; DOE CORPORATIONS 1-10; DOE PARTNERSHIPS 1-10; DOE LIMITED LIABILITY PARTNERSHIPS 1-10; DOE LIMITED LIABILITY COMPANIES 1-10; DOE NON-PROFIT ORGANIZATIONS 1-10; and DOE GOVERNMENTAL ENTITIES AND/OR AGENCIES 1-10, are individuals, entities, corporations, partnerships, limited liability partnerships, limited liability companies, non-profit organizations and/or doe governmental entities and/or agencies, who and which in some manner and form not currently discovered or known to Plaintiffs, may have contributed to and/or be directly and/or vicariously responsible for the injuries sustained by Plaintiffs as alleged herein and were health care providers as defined under the Medical Claims Conciliation Act, Chapter 671, Hawaii Revised Statutes, as amended.

- 18. Upon information and belief, Plaintiffs allege and aver that at all relevant times herein, Defendants Dr. Parker, Dr. Hiraoka, Dr. Uemura, Resident Ueda, Resident Murphy, Resident Dr. Akita, Resident Kon and Dr. Kendall were the employees, agents and/or representatives of Defendants QMC, HRPI, UH, UH's JABSOM and/or UH's JABSOM OB/GYN DEPARTMENT.
- 19. At 10:50 p.m. on October 29, 2003, Plaintiff Gerla Moniz presented to Defendant QMC's Emergency Department with chief complaints of left lower abdominal pain. At that time, Plaintiff Gerla Moniz was pregnant with a desired pregnancy with her husband Plaintiff Matthew Moniz.
- 20. At 12:01 a.m. on October 30, 2003, Defendant Dr. Uemura examined Plaintiff Gerla Moniz in Defendant QMC's Emergency Department. Upon information and belief, Plaintiffs allege and aver that following his examination, Defendant Dr. Uemura incorrectly documented on Defendant QMC's Emergency Department Ultrasound Log that Plaintiff Gerla Moniz had a negative intrauterine pregnancy.
- 21. At 12:20 a.m. on October 30, 2003, Defendant QMC's Emergency Department staff drew blood from Plaintiff Gerla Moniz.
- 22. At 1:20 a.m. on October 30, 2003, Defendant Resident Ueda examined Plaintiff Gerla Moniz in Defendant QMC's Emergency Department. Defendant Resident Ueda performed an ultrasound exam of Plaintiff Gerla Moniz's uterus, informed Plaintiff Gerla Moniz she was pregnant, and that there were no signs of a heart-beat in Plaintiff Gerla Moniz's baby. Defendant Resident Ueda recorded her findings of the ultrasound exam in a medical Consultation Record as "TV U/S IUP but no Fetal cardiac activity seen; uterus irreg".
- 23. Upon information and belief, Plaintiffs allege and aver that Defendant
  Resident Ueda altered the medical record of Plaintiff Gerla Moniz at a later time by striking the word
  "no" and inserting the word "questionable". Defendant Resident Ueda recorded in Plaintiff Gerla

Moniz's medical records a diagnosis of a possible missed abortion. Defendant Resident Ueda recommended treatment for Plaintiff Gerla Moniz of: (1) a formal OB scan in the morning; (2) Heterotopic precautions; and (3) repeat BHCG (a pregnancy blood test) in 24 hours if there was still an uncertain intrauterine pregnancy.

- 24. At 2:30 a.m. on October 30, 2003, Plaintiff Gerla Moniz waited for examination in Defendant QMC's Emergency Department by Defendant Dr. Parker who was, upon information and belief, the attending OB/GYN on duty. Defendant Dr. Parker examined Plaintiff Gerla Moniz and reported that she presented as approximately 8 weeks pregnant. Defendant Dr. Parker relied on the pertinent history of Plaintiff Gerla Moniz obtained by Defendant Resident Ueda. Defendant Dr. Parker performed a sonogram on Plaintiff Gerla Moniz and found an intrauterine pregnancy with a questionable small yolk sak and questionable fetal pole. Defendant Dr. Parker ruled out a Heterotopic pregnancy and assessed Plaintiff Gerla Moniz with a desired, intrauterine pregnancy. Defendant Dr. Parker recommended further testing, treatment and medical care of Plaintiff Gerla Moniz as follows: (1) a formal sonogram with strict ectopic precautions, and (2) a follow-up in the "clinic" as dictated by the sonogram results. Defendant Dr. Parker informed Plaintiff Gerla Moniz that he wanted her to get an official ultrasound on October 30, 2003 at 10:00 a.m. to be sure Plaintiff Gerla Moniz's baby was active.
- 25. At 2:59 a.m. on October 30, 2003, Defendant QMC's Emergency Department discharged Plaintiff Gerla Moniz, informing her she was treated by Defendant Dr. Uemura, and instructing her that Defendant QMC's OB-GYN Department would contact Plaintiff Gerla Moniz in the morning with follow-up instructions. Plaintiff Gerla Moniz's reported discharge diagnosis from Defendant QMC's Emergency Department was: "r/o ectopic pregnancy."
- 26. Plaintiff Gerla Moniz was not initially contacted by Defendant QMC's OB-GYN Department during the morning of October 30, 2003. Instead, Plaintiff Gerla Moniz made

several telephone calls herself to Defendant QMC, to find out where she was supposed to go for her examination. Defendant QMC eventually informed Plaintiff Gerla Moniz to report between 12:00 noon and 12:30 p.m. on October 30, 2003, for the formal sonogram.

- 27. Upon information and belief, Plaintiffs allege and aver that on October 30, 2003, Defendant Dr. Kendall and/or a female physician, technician, employee, agent and/or representative of Defendants performed on Plaintiff Gerla Moniz the formal OB ultrasound ordered by Defendant Dr. Parker. During the formal ultrasound, Plaintiff Gerla Moniz informed her examiner that Defendant Dr. Parker stated he had seen cardiac activity in Plaintiff Gerla Moniz's baby. Upon information and belief, Plaintiffs allege and aver that Plaintiff Gerla Moniz's examiner stated that she also saw cardiac activity in Plaintiff Gerla Moniz's baby.
- 28. Upon information and belief, Plaintiffs allege and aver that Defendant Dr. Kendall's dictated report regarding her readings of and findings on the formal OB ultrasound of Plaintiff Gerla Moniz was: transcribed on October 31, 2003 at 1:26 p.m.; revised on November 7, 2003 at 3:47 p.m.; and, finalized on November 8, 2003.
- 29. On or about October 31, 2003, Plaintiffs allege and aver upon information and belief that Defendant Resident Ueda, Defendant Resident Akita, and/or an employee, agent and/or representative of Defendants QMC, HRPI, UH and UH's College of Health, JABSOM and/or UH's JABSOM OB/GYN Department informed Plaintiff Gerla Moniz that the formal OB ultrasound test of October 30, 2003, showed Plaintiff Gerla Moniz had experienced a missed abortion, and then instructed Plaintiff Gerla Moniz to schedule an appointment for a "D&C" or a Misoprostol procedure to remove Plaintiff Gerla Moniz's allegedly dead baby.
- 30. Following receipt of the alleged results of the formal OB sonogram, on October 31, 2003, Plaintiff Gerla Moniz presented to Defendant QMC's Emergency Department for treatment of her pregnancy, and requested testing. Upon information and belief, Plaintiffs allege and aver that Plaintiff Gerla Moniz was not examined, evaluated and/or treated on October 31, 2003, by

Defendant QMC's Emergency Department as requested by Plaintiff Gerla Moniz, but rather instructed to go to Defendant QMC and Defendant UH's College of Health Science's Queen Emma Clinics. Plaintiff Gerla Moniz was examined and/or counseled in the Queen Emma Clinics, Women's Health section, by Defendant Resident Murphy and Defendant Dr. Hiraoka.

- history and the events of the previous two days, and then requested Defendant Murphy: (1) perform another hormone level blood test; (2) provide her with copies of her previous blood test ordered at her emergency room visit the day before; (3) perform a culture test; and, (4) provide her with the results of her formal OB ultrasound exam of October 30, 2003. Upon information and belief, Plaintiffs allege and aver that Defendant Resident Murphy stated he did not have Plaintiff Gerla Moniz's test results, including the results of the formal OB ultrasound exam, but that he would work on getting the information and call Plaintiff Gerla Moniz when it came in. Upon information and belief, Plaintiffs allege and aver that Defendant Resident Murphy further informed Plaintiff Gerla Moniz that another blood test "would just mess with your mind" and that she would still have a non-viable pregnancy. Defendant Resident Murphy charted under Plaintiff Gerla Moniz's History of Present Illness that "[a]n ultrasound in the ER showed an intrauterine gestational sack but no fetal pole or cardiac activity."
- 32. Upon information and belief, following Defendant Resident Murphy's examination and/or treatment of Plaintiff Gerla Moniz, the attending OB/GYN physician at the time, Defendant Dr. Hiraoka, examined and/or treated Plaintiff Gerla Moniz in the Queen Emma Clinics which are jointly operated by Defendant QMC and Defendant UH's College of Health Sciences. Upon information and belief, Plaintiffs allege and aver that Defendant Dr. Hiraoka was the attending OB/GYN at the time and discussed with Plaintiff Gerla Moniz the alleged health risks of keeping a supposed dead baby in her body. Upon information and belief, Plaintiffs further allege and aver that

Defendant Resident Murphy and Defendant Dr. Hiraoka instructed Plaintiff Gerla Moniz to proceed with the instructions she had received to remove her alleged dead baby, and a Misoprostol procedure was then scheduled by Defendant QMC and/or Defendant UH's College of Health Sciences and/or Defendant Resident Murphy and/or Defendant Dr. Hiraoka for Plaintiff Gerla Moniz on Monday, November 3, 2003.

- 33. Plaintiffs allege and aver that none of the procedures requested by Plaintiff
  Gerla Moniz on October 31, 2003, were ordered and/or performed by Defendant QMC, Defendant
  QMC's Emergency Department, Defendant UH's College of Health Sciences, Defendant Resident
  Murphy, Defendant Dr. Hiraoka, and/or any other employee, representative and/or agent of
  Defendants. Plaintiffs further allege and aver upon information and belief that Defendants failed to
  properly review and/or obtain the results of Plaintiff Gerla Moniz's formal OB ultrasound of October
  30, 2003, prior to instructing Plaintiffs to proceed with the Misoprostol procedure.
- and UH's jointly operated Queen Emma Clinics for the Misoprostol procedure. Upon information and belief, Plaintiffs allege and aver that the Queen Emma Clinics are located in Defendant QMC's Queen Emma Tower, 1301 Punchbowl Street, Honolulu, Hawaii, and that the Queen Emma Clinics are operated jointly by Defendant QMC and Defendant UH's College of Health Sciences. Defendant Dr. Parker consulted, treated and/or examined Plaintiff Gerla Moniz prior to the Misoprostol procedure. Defendant Resident Kon inserted eight hundred (800) mcg of Misoprostol into Plaintiff Gerla Moniz's vagina. Upon information and belief, Plaintiffs allege and aver that the drug known as Misoprostol causes a woman's uterus to contract and expel the contents of the uterus, such as a fetus. After inserting the Misoprostol into Plaintiff Gerla Moniz's vagina, Defendant Resident Kon discharged Plaintiff Gerla Moniz with specimen containers and instructions to collect the tissue of her dead baby as it passed from Plaintiff Gerla Moniz's vagina, and to bring the tissue to Defendant QMC's Emergency Department.

- 35. Later in the day on November 3, 2003, Plaintiff Gerla Moniz passed some tissue, collected the tissue herself, and brought it to Defendant QMC's Emergency Department as instructed, where she was treated again by Defendant Resident Kon. Defendant Resident Kon informed Plaintiff Gerla Moniz that not enough tissue had passed, and sent Plaintiff Gerla Moniz back home.
- appointment at the Queen Emma Clinics. Resident doctor Keri Brown, M.D. ("Resident Brown") examined and treated Plaintiff Gerla Moniz. Upon information and belief, Plaintiffs allege and aver that Resident Brown performed an ultrasound on Plaintiff Gerla Moniz, and then informed Plaintiff Gerla Moniz that her uterus was empty. Plaintiffs further allege and aver upon information and belief that Resident Brown also performed a pelvic exam on Plaintiff Gerla Moniz, during which Resident Brown found the remainder of the fetus tissue about to be passed out of Plaintiff Gerla Moniz's vagina. Plaintiffs witnessed the passing of the remaining tissue of their baby. Plaintiffs further allege and aver upon information and belief that Resident Brown informed Plaintiffs that all of the tissue of Plaintiffs' baby had been found. Plaintiff Gerla Moniz was sent home with instructions to rest, take ibuprofen, and to schedule an appointment for the month of December 2003.
- 37. On November 12, 2003, Defendant Dr. Parker contacted Plaintiffs to schedule an appointment in his office to discuss the medical care and treatment of Plaintiff Gerla Moniz performed by Defendants.
- 38. On November 14, 2003, Plaintiffs attended an appointment with Defendant Dr. Parker. Upon information and belief, Plaintiffs allege and aver that Defendant Dr. Parker requested Plaintiffs to inform him about everything that happened to Plaintiff Gerla Moniz while treating at Defendant QMC, and to describe the treatment she received. Plaintiff Gerla Moniz explained the events from Wednesday, October 29, 2003 through Tuesday, November 4, 2003. Upon information and belief, Defendant Dr. Parker informed Plaintiffs that he had just received on

November 10, 2003, a written copy of Defendant Dr. Kendall's formal OB sonogram report, regarding the findings of the formal OB sonogram performed on October 30, 2003. Defendant Dr. Parker informed Plaintiffs that what was done to Plaintiff Gerla Moniz should not have been done. Defendant Dr. Parker further informed Plaintiffs that there was a "reporting error in sonographic results". Plaintiff Gerla Moniz asked Defendant Dr. Parker whether his statement meant that everything was okay with her baby, to which Defendant Dr. Parker responded, "Yes, and I'm sorry." Plaintiffs further allege and aver upon information and belief that during the meeting with Defendant Dr. Parker:

- a. Defendant Dr. Parker acknowledged he felt personally responsible, and would find out where the mistake was made and who made the mistake; and Defendant Dr. Parker also confirmed to Plaintiffs that Defendant QMC's Administration had been informed of the incident and the error;
- b. Defendant Dr. Parker insisted Plaintiffs speak with Defendant QMC's Risk Management representative, who, upon information and belief, Plaintiffs allege and aver was an individual by the name of Lynda Awong, and who at all times relevant was an employee, agent and/or representative of Defendant QMC and acting within the course and scope of said position; and,
- 39. While still in Defendant Dr. Parker's office, Plaintiff Gerla Moniz spoke with Lynda Awong by telephone, and Defendant QMC's Ms. Awong extended her condolences and stated Defendant QMC would take care of all of Plaintiff Gerla Moniz's medical bills as well as any out-of-pocket costs; and, Ms. Awong further instructed Plaintiff Gerla Moniz to send all copies of bills and receipts to Ms. Awong's attention, and that she would arrange for counseling treatment for Plaintiff Gerla Moniz.

- 40. Defendant Dr. Kendall's written report, finalized on November 8, 2003, of the formal OB sonogram performed on October 30, 2003, reported that Plaintiff Gerla Moniz's uterus appears gravid with well formed gestational sac, yolk sac and fetal pole, and that there was positive cardiac activity, 105 BPM below mean of 111 BPM for gestational age, and that Plaintiff Gerla Moniz had a single, live intrauterine gestation with cardiac activity.
- 41. The injuries, damages and losses to Plaintiffs are the proximate result of the carelessness, negligence, and unskillfulness of all Defendants and/or their employees, agents and/or representatives; and Plaintiffs have been damaged in an amount to be proven at the hearing of this matter.

### COUNT I

### (Negligence)

- 42. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 41 as though fully set forth herein.
- 43. Defendant doctors and resident doctors identified above were each respectively careless and negligent in their treatment and care and the manner and method of treatment and care of Plaintiffs in that they failed to exercise that degree of care and skill that the average practitioner in the classes to which they belong would have exercised, acting in the same or similar circumstances.
- a. Defendant Dr. Parker was careless and negligent in the treatment and care and the manner and method of treatment and care rendered to Plaintiff Gerla Moniz in that Defendant Dr. Parker:
- i. failed to thoroughly examine the medical record of Plaintiff

  Gerla Moniz;

- failed to thoroughly obtain a complete history before rendering an assessment and treatment plan;
- failed to order diagnostic tests and obtain results of all tests before rendering an assessment and treatment plan;
- iv. failed to listen to the patient before rendering an assessment and treatment plan;
- v. failed to obtain the results of all labs and diagnostic tests requested by himself and other healthcare providers in order to properly diagnose and manage the care of Plaintiff Gerla Moniz;
- vi. failed to inform subsequently caring physicians and resident physicians that the results of Plaintiff Gerla Moniz's diagnostic tests were pending;
- vii. failed to adequately assess the viability of Plaintiff Gerla
  Moniz's pregnancy;
- viii. administered, permitted and/or approved the administration of 800 mcg of Misoprostol to Plaintiff Gerla Moniz, without adequately assessing the viability of Plaintiff Gerla Moniz's pregnancy;
- ix. failed to follow the fundamental tenents of practicing medicine; and,
- x. otherwise failed to exercise that degree of care and skill that the average practitioner in the classes to which Defendant Dr. Parker belongs would have exercised, acting in the same or similar circumstances.
- b. Defendant Resident Ueda was careless and negligent in the treatment and care and the manner and method of treatment and care rendered to Plaintiff Gerla Moniz in that Defendant Resident Ueda:

- i. failed to thoroughly examine the medical record of Plaintiff

  Gerla Moniz;
- ii. failed to thoroughly obtain a complete history before rendering an assessment and treatment plan;
- iii. failed to order diagnostic tests and obtain results of all tests before rendering an assessment and treatment plan;
- iv. failed to listen to the patient before rendering an assessment and treatment plan;
- v. failed to obtain the results of all labs and diagnostic tests requested by herself and/or other healthcare providers in order to properly diagnose and manage the care of Plaintiff Gerla Moniz;
- vi. failed to inform subsequently caring physicians and residents physicians that the results of Plaintiff Gerla Moniz's diagnostic tests were pending;
- vii. failed to correctly report the results of Plaintiff Gerla Moniz's formal ultrasound results;
- viii. incorrectly informed Plaintiff Gerla Moniz that her baby was dead and incorrectly instructed Plaintiff Gerla Moniz to undergo a medical procedure to remove her baby;
- ix. failed to follow the fundamental tenents of practicing medicine; and,
- x. otherwise failed to exercise that degree of care and skill that the average practitioner in the classes to which Defendant Resident Ueda belongs would have exercised, acting in the same or similar circumstances.

- c. Defendant Resident Dr. Akita was careless and negligent in the treatment and care and the manner and method of treatment and care rendered to Plaintiff Gerla Moniz in that Defendant Resident Dr. Akita:
- i. failed to thoroughly examine the medical record of Plaintiff
  Gerla Moniz;
- ii. failed to thoroughly obtain a complete history before rendering an assessment and treatment plan;
- iii. failed to order diagnostic tests and obtain results of all tests before rendering an assessment and treatment plan;
- iv. failed to obtain the results of all labs and diagnostic tests requested by herself and/or other healthcare providers in order to properly diagnose and manage the care of Plaintiff Gerla Moniz;
- v. failed to inform subsequently caring physicians and residents that the results of Plaintiff Gerla Moniz's diagnostic tests were pending;
- vi. failed to correctly report the results of Plaintiff Gerla Moniz's formal ultrasound results;
- vii. upon information and belief, incorrectly informed Plaintiff
  Gerla Moniz and/or Defendant Hiraoka that Plaintiff Gerla Moniz's baby was dead, and incorrectly
  instructed Plaintiff Gerla Moniz to undergo a medical procedure to remove her baby;
- viii. failed to follow the fundamental tenents of practicing medicine; and,
- ix. otherwise failed to exercise that degree of care and skill that the average practitioner in the classes to which Defendant Resident Dr. Akita belonged at the time, would have exercised, acting in the same or similar circumstances.

- d. Defendant Dr. Hiraoka was careless and negligent in the treatment and care and the manner and method of treatment and care rendered to Plaintiff Gerla Moniz in that Defendant Dr. Hiraoka:
- i. failed to thoroughly examine the medical record of Plaintiff

  Gerla Moniz;
- ii. failed to thoroughly obtain a complete history before rendering an assessment and treatment plan;
- iii. failed to order diagnostic tests and obtain results of all tests before rendering an assessment and treatment plan;
- iv. failed to listen to the patient before rendering an assessment and treatment plan;
- v. failed to obtain the results of the formal OB ultrasound performed on October 30, 2003;
- vi. failed to acknowledge and/or follow the treatment plan set forth by Defendant Dr. Parker and Defendant Resident Ueda;
  - vii. Failed to correlate the results of serial serum beta HCG levels;
- viii. otherwise failed to exercise that degree of care and skill that the average practitioner in the classes to which Defendant Dr. Hiraoka belongs would have exercised, acting in the same or similar circumstances.
- e. Defendant Resident Murphy was careless and negligent in the treatment and care and the manner and method of treatment and care rendered to Plaintiff Gerla Moniz in that Defendant Resident Murphy:
- i. failed to thoroughly examine the medical record of Plaintiff

  Gerla Moniz;

- ii. failed to thoroughly obtain a complete history before rendering an assessment and treatment plan;
- iii. failed to order diagnostic tests and obtain results of all tests before rendering an assessment and treatment plan;
- iv. failed to listen to the patient before rendering an assessment and treatment plan;
- v. failed to obtain the results of the formal OB ultrasound performed on October 30, 2003;
- vi. failed to acknowledge and/or follow the treatment plan set forth by Defendant Dr. Parker and Defendant Resident Ueda;
  - vii. failed to correlate the results of serial serum beta HCG levels;
- viii. otherwise failed to exercise that degree of care and skill that the average practitioner in the classes to which Defendant Resident Murphy belongs would have exercised, acting in the same or similar circumstances.
- f. Defendant Resident Kon was careless and negligent in the treatment and care and the manner and method of treatment and care rendered to Plaintiff Gerla Moniz in that Defendant Resident Kon:
- i. failed to thoroughly examine the medical record of Plaintiff

  Gerla Moniz;
- ii. failed to thoroughly obtain a complete history before rendering an assessment and treatment plan;
- iii. failed to order diagnostic tests and obtain results of all tests before rendering an assessment and treatment plan;
- iv. failed to listen to the patient before rendering an assessment and treatment plan;

- v. failed to obtain the results of all labs and diagnostic tests requested by other healthcare providers in order to properly diagnose and manage the care of Plaintiff Gerla Moniz;
- vi. failed to adequately assess the viability of Plaintiff Gerla

  Moniz's pregnancy;
- vii. administered, permitted and/or approved the administration of 800 meg of Misoprostol to Plaintiff Gerla Moniz, without adequately assessing the viability of Plaintiff Gerla Moniz's pregnancy;
- viii. failed to obtain the results of the formal ultrasound taken on October 30, 2003;
- ix. failed to obtain a second quantitative beta HCG to determine whether the beta HCG levels were declining;
- x. failed to follow the fundamental tenents of practicing medicine; and,
- xi. otherwise failed to exercise that degree of care and skill that the average practitioner in the classes to which Defendant Resident Kon belongs would have exercised, acting in the same or similar circumstances.
- g. Defendant Dr. Uemura was careless and negligent in the treatment and care and the manner and method of treatment and care rendered to Plaintiff Gerla Moniz in that Defendant Dr. Uemura failed to correctly diagnose Plaintiff Gerla Moniz's pregnancy, incorrectly reported and/or charted Plaintiff Gerla Moniz's pregnancy, and otherwise failed to exercise that degree of care and skill that the average practitioner in the classes to which Defendant Dr. Uemura belongs would have exercised, acting in the same or similar circumstances.
- h. Defendant Dr. Kendall was careless and negligent in the treatment and care and the manner and method of treatment and care rendered to Plaintiff Gerla Moniz in that

Defendant Dr. Kendall failed to correctly report and/or timely report the results of the formal OB sonogram performed on October 30, 2003, and otherwise failed to exercise that degree of care and skill that the average practitioner in the classes to which Defendant Dr. Kendall belongs would have exercised, acting in the same or similar circumstances.

- 44. Defendant QMC, Defendant HRPI, and Defendant UH by and through its College of Health Sciences, JABSOM and/or its JABSOM OB/GYN Department, were each respectively negligent in that:
- a. Defendant QMC, Defendant HRPI and Defendant UH by and through its College of Health Sciences, JABSOM and/or JABSOM OB/GYN Department have an obligation to provide proper supervision and education of their medical residents to ensure quality and safe care to patients;
- b. The attending physicians supervising the residents failed to educate the residents on how to thoroughly evaluate a patient's medical record before rendering an assessment and treatment plan;
- c. Attending physicians relied on information provided to them by residents; and,
- d. Defendants QMC, HRPI, and Defendant UH by and through its

  College of Health Science, JABSOM and/or JABSOM OB/GYN Department otherwise failed to

  exercise that degree of care and skill that a residency program and/or operator of a residency program

  would have exercised, acting in the same or similar circumstances.
- 45. The above-described negligence, carelessness and unskillfullness on the part of Defendants was the direct and proximate cause of Plaintiffs' injuries, damages and losses.
- 46. As a direct and proximate result of the negligence of Defendants, and each of them, Plaintiffs suffered, amongst other things, loss of their child, and past, present, and future great

physical and mental pain and suffering, all to Plaintiffs' damages in sums to be shown at the hearing of this matter.

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47. Given proper treatment and care, Plaintiff Gerla Moniz could have been expected to bear her and her husband's child. However, as a further proximate result of the negligence of Defendants, and each of them, Plaintiff Gerla Moniz underwent unnecessary procedures and incurred damages in an amount to be shown at the trial of this matter.

### **COUNT II**

(Negligent Supervision And Training - Defendants Dr. Parker and Dr. Hiraoka)

- 48. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 47 as though fully set forth herein.
- 49. Defendants Dr. Parker and Dr. Hiraoka each individually and respectively owed a duty to Plaintiffs to properly supervise and educate Defendant Residents Ueda, Murphy, Akita and/or Kon with respect to the care and treatment of Plaintiff Gerla Moniz.
- 50. Defendants Dr. Parker and Dr. Hiraoka each individually and respectively breached their duty to Plaintiffs, and said breach was the direct and proximate result of Plaintiffs injuries and damages in an amount to be proven at the trial of this matter.

### **COUNT III**

(Corporate Negligence - Defendants QMC, HRPI, and UH)

- 51. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 50 as though fully set forth herein.
- 52. A healthcare provider patient relationship existed between Plaintiffs and Defendants QMC, HRPI, and Defendant UH by and through its College of Health Sciences, JABSOM and/or JABSOM OB/GYN Department.

- 53. As healthcare providers, Defendants QMC, HRPI, and Defendant UH by and through its College of Health Sciences, JABSOM and/or JABSOM OB/GYN Department, each owed a duty to exercise due care for the safety of Plaintiffs and their unborn child.
- 54. Defendants QMC, HRPI, RAI and UH themselves and/or through their employees, agents and/or representatives, colleges, schools, departments and/or sub-divisions, breached their respective duty owed directly to Plaintiffs to exercise due care for the safety of Plaintiffs and their unborn child, and said breach was the direct and proximate result of Plaintiffs' injuries and damages in amounts to be proven at the trial of this matter.

### **COUNT IV**

(Res Ipsa Loquitur - Defendants Dr. Parker, Dr. Hiraoka, Resident Ueda, Resident Murphy, Resident Kon, Resident Dr. Akita, Dr. Uemura and Dr. Kendall)

- 55. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 54 as though fully set forth herein.
- 56. Plaintiffs are informed and believe, and on the basis of such information and belief, allege and aver that, at some time during the course of Plaintiff Gerla Moniz's treatment administered by Defendants Dr. Parker, Dr. Hiraoka, Resident Ueda, Resident Murphy, Resident Kon, Resident Dr. Akita, Dr. Uemura and/or Dr. Kendall, Plaintiffs sustained, amongst other injuries and damages, the loss of their baby that was caused by some negligence on the part of Defendants, and the doctrine of res ipsa loquitur is applicable thereto.
- 57. Plaintiffs are informed and believe, and on the basis of such information and belief, allege and aver that the injuries and damages suffered by Plaintiffs would not have occurred without the negligence of someone.
- 58. Plaintiffs are informed and believe, and on the basis of such information and belief, allege and aver that Plaintiffs' injuries, including but not limited to the loss of Plaintiffs' baby, arose while Plaintiff Gerla Moniz was under the care and/or control of Defendants Dr. Parker, Dr.

Hiraoka, Dr. Uemura, Resident Ueda, Resident Murphy, Resident Kon, Resident Dr. Akita and/or Dr. Kendall.

59. As a direct and proximate cause of the negligence alleged, Plaintiffs have been injured in an amount to be proven at the trial in this matter.

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### **COUNT V**

### (Res Ipsa Loquitur - Defendants QMC, HRPI and UH)

- 60. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 59 as though fully set forth herein.
- 61. Plaintiffs are informed and believe, and on the basis of such information and belief allege and aver that, at some time during the course of Plaintiff Gerla Moniz' treatment and care, Plaintiffs sustained injuries and damages caused by some negligence on the part of Defendants QMC, HRPI, and or UH by and through its College of Health Sciences, JABSOM and/or JABSOM OB/GYN Department and/or its/their respective employees, agents and/or representatives, and the doctrine of res ipsa loquitur is applicable thereto.
- 62. Plaintiffs are informed and believe, and on the basis of such information and belief, allege and aver that the injuries suffered by Plaintiffs would not have occurred without the negligence of someone.
- 63. Plaintiffs are informed and believe, and on the basis of such information and belief, allege and aver that Plaintiffs' injuries, including but not limited to the loss of Plaintiffs' baby, arose while Plaintiff Gerla Moniz was under the care and/or control of Defendants QMC, HRPI, and /or UH by and through its College of Health Sciences, JABSOM and/or JABSOM OB/GYN Department and/or its/their respective employees, agents and/or representatives.
- 64. As a direct and proximate cause of the negligence alleged, Plaintiffs have been injured in an amount to be proven at the hearing in this matter.

### **COUNT VI**

### (Lack of Informed Consent)

- 65. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 64 as though fully set forth herein.
- 66. Upon information and belief, Plaintiffs allege and aver that, prior to the Misoprostol procedure described above, Defendants accepted Plaintiff Gerla Moniz as a medical patient. In the course of rendering recommendations for treatment and medical treatment to Plaintiff Gerla Moniz, Defendants negligently and carelessly failed to fully and adequately inform Plaintiffs of the general nature of the proposed treatment, the risks involved in the proposed treatment including, amongst other things, the risk of killing Plaintiffs' unborn child, the prospects of success, the proper prognosis if the procedure was not performed, and any alternative methods of treatment.
- 67. Plaintiffs lacked knowledge of the risks involved in the proposed treatment, and the attendant adverse effects of the procedure on their viable unborn baby.
- 68. The negligent failure of Defendants, and each of them respectively, to inform Plaintiffs was the proximate cause of Plaintiffs' injuries and damages, including but not limited to the death of their unborn child. Upon information and belief, Plaintiffs allege and aver upon information and belief that Plaintiffs and/or Plaintiff Gerla Moniz would not have consented to the proposed treatment, including the Misoprostol procedure, had full and proper disclosure been made by Defendants.

### COUNT VII

### (Battery)

- 69. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 68 as though fully set forth herein.
- 70. Defendants did intentionally and without just cause, or provocation on the part of Plaintiff Gerla Moniz, batter Plaintiff Gerla Moniz by placing and/or allowing to be placed a

Misoprostol suppository into Plaintiff Gerla Moniz, which caused Plaintiff Gerla Moniz's uterus to violently cramp and, without consent, kill and expel Plaintiffs' baby which was alive prior to the Misoprostol suppository, thereby causing Plaintiffs to suffer injuries, emotional distress and damages in an amount to be proven at trial.

### **COUNT VIII**

### (Loss of Consortium)

- 71. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 70 as though fully set forth herein.
- 72. As a direct and proximate result of the negligence and acts and/or omissions of Defendants and/or each of them, and their employees, agents and/or representatives as set forth above, Plaintiffs lost the consortium, society, support, companionship and services of each other, and have been damaged as a result of that loss, in amounts to be proven at the hearing of this matter.
- 73. Wherefore, Plaintiffs respectfully request judgment against Defendants, and each of them, in an amount to be proven at the trial of this matter.

### **COUNT IX**

### (Respondeat Superior)

- 74. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 73 of this claim, as though fully set forth herein.
- 75. Upon information and belief, Plaintiffs allege and aver that some and/or all of the individual healthcare providers, identified above and as yet unidentified, who assisted with, participated in, and/or supervised the care and treatment of Plaintiff Gerla Moniz, were acting within the course and scope of their employment, agency and/or representative capacity with Defendants QMC, HRPI and/or UH by and through its College of Health Sciences, JABSOM and/or JABSOM OB/GYN Department.

76. Defendants QMC, HRPI and UH are liable for the negligence of their employees, agents and/or representatives, colleges, schools and/or departments, under the doctrine of respondent superior, in amounts to be proven at the trial of this matter.

### **COUNT IX**

(Vicarious Liability For Independent Contractors - Defendants QMC, HRPI and UH)

- 77. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 76 as though fully set forth herein.
- 78. Upon information and belief, Plaintiffs allege and aver that Defendants QMC, HRPI and/or UH by and through its College of Health Sciences, JABSOM and/or JABSOM OB/GYN Department, retained control of the details of the work to be performed by their respective independent contractors and/or contracting parties, thereby creating a master-servant relationship.
- 79. Defendants QMC, HRPI and/or UH by and through its College of Health Sciences, JABSOM, and/or JABSOM OB/GYN Department, are vicariously liable for the negligence of their independent contractors and/or contracting parties, including but not limited to Defendant physicians, residents, radiologists, technicians and/or medical doctors who were associate and/or assistant professors under Defendants HRPI and/or UH by and through its College of Health Sciences, JABSOM and/or JABSOM OB/GYN Department.
- 80. Plaintiffs have been injured and damaged by the negligence of aforesaid independent contractors and/or contracting parties, in an amount to be proven at trial.

### **COUNT X**

(Agency/Apparent Authority, Vicarious Liability - Defendants QMC and UH)

- 81. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 80 as though fully set forth herein.
- 82. Plaintiffs went to Defendant QMC, including but not limited to the Emergency Department and the Queen Emma Clinics, seeking medical services.

- 83. Defendant QMC, and Defendant UH by and through its College of Health Sciences', as the co-operators of the Queen Emma Clinics, held themselves out to the public as providers of medical services.
- 84. Plaintiffs were forced to rely upon Defendant QMC and Defendant UH's College of Health Sciences', as the co-operators of the Queen Emma Clinics, choice of Defendant physicians, resident physicians, radiologists and/or technicians identified above and/or other negligent employees, agents and/or representatives.
- 85. Defendant QMC, and Defendant UH by and through its College of Health Sciences consciously and/or impliedly represented the Defendant physicians, resident physicians, radiologists and/or technicians identified above and/or other negligent employees, agents and/or representatives, to be agents, or knowingly permitted these individuals to do so, and Plaintiffs reasonably and justifiably believed and relied upon the representations to their detriment.
- 86. Defendant QMC and/or UH are vicariously liable under theories of agency and/or apparent authority, for the negligence of said physicians, resident physicians, radiologists, technicians and/or other negligent employees, agents and/or representatives which Plaintiffs were forced to rely upon their selection by Defendants QMC and/or UH.
- 87. Plaintiffs have been injured and damaged in amounts to be proven at the hearing of this matter.

### **COUNT XI**

(Respondeat Superior - Defendants Dr. Parker, Dr. Hiraoka and Dr. Uemura)

- 88. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 87 as though fully set forth herein.
- 89. Upon information and belief, Plaintiffs allege and aver that Defendants Dr. Parker, Dr. Hiraoka and/or Dr. Uemura controlled and/or realistically possessed the right to control

events and procedures with respect to Plaintiff Gerla Moniz' care, treatment and procedure, and were required to do so with a high degree of care.

90. Defendants Dr. Parker, Dr. Hiraoka and/or Dr. Uemura failed to control the above-described events and procedures under their respective control which resulted in Plaintiffs' injuries and damages, and as such, Defendants Dr. Parker, Dr. Hiraoka and/or Dr. Uemura are liable for the negligence of the individual above-named Defendants assisting and/or under the supervision of Dr. Parker and/or Dr. Hiraoka and/or Dr. Uemura and/or for their respective participation in the above-described procedure, under the doctrine of respondent superior, in amounts to be proven at the hearing of this matter.

### COUNT XII

### (Violation of 42 U.S.C. §1395dd - Defendant QMC)

- 91. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 90 as though fully set forth herein.
- 92. Upon information and belief, Plaintiffs allege and aver that at all relevant times herein, Defendant QMC is and was a hospital that entered into a provider agreement under 42 U.S.C. §1395cc, and covered by 42 U.S.C. §1395dd.
- 93. Upon information and belief, Plaintiffs further allege and aver that Plaintiff Gerla Moniz received a materially different screening on October 31, 2003, than that provided to others in her condition who present to Defendant QMC's Emergency Department.
- 94. As a direct and proximate result of Defendant QMC's violation of 42 U.S.C. §1395dd, Plaintiffs were injured and damaged, and Defendant QMC is subject to civil penalties and/or Plaintiffs are entitled to damages as provided by law and/or as proven at the trial of this matter.

### COUNT XIII

### (Negligent Operation/Management Of The Queen Emma Clinics - Defendants QMC and UH)

- 95. Plaintiffs repeat, reallege and by reference incorporation the allegations contained in paragraphs 1 to 94 as though fully set forth herein.
- 96. Upon information and belief, The Queen Emma Clinics is a department of Defendant QMC located in the Queen Emma Tower of Defendant QMC, 1301 Punchbowl Street, Honolulu, Hawaii 96813.
- 97. Upon information and belief, Defendant QMC and Defendant UH by and through its College of Health Sciences, jointly operate the Queen Emma Clinics and are under a duty to exercise due care in the operation and/or management of the Queen Emma Clinics for the safety of patients.
- 98. Defendant QMC and Defendant College of Health Sciences breached their duty of care, and said breach was the direct and proximate result of Plaintiffs' injuries and damages.
- 99. Defendant UH is vicariously liable for the negligence of its College of Health Sciences.
- 100. Plaintiffs have been damaged in an amount to be proven at the trial of this matter.

### **COUNT XIII**

### (Negligent Infliction Of Emotional Distress)

- 101. Plaintiffs repeat, reallege and by reference incorporate the allegations contained in paragraphs 1 to 100 as though fully set forth herein.
- 102. Defendants engaged in negligent conduct, and Plaintiffs suffered serious emotional distress, and such negligent conduct of Defendants was the legal cause of Plaintiffs' serious emotional distress.



WHEREFORE, Plaintiffs pray for relief against Defendants jointly and severally, as follows:

- A. A finding of medical negligence against individual Defendants jointly and severally;
- B. A finding of Respondent Superior as alleged above;
- C. General and Special Damages as are proven at the time of hearing;
- D. Punitive Damages as are proven at the time of hearing;
- E. For costs incurred herein; and,
- F. For such other and further relief as may be deemed just and equitable in the premises, including, but not limited to, prejudgment interest.

DATED: Honolulu, Hawaii; July 3, 2007.

DONALD E. FISHER

Attorney for Plaintiffs
GERLA MONIZ and MATTHEW MONIZ

49-101 (REV. 01-10)
State Board of Medicine
P. O. BOX 2649
HARRISBURG, PA 17105-2649

### **Certification of Moral Character**

To be completed by two physicians who hold an unrestricted license in good standing in the United States or Canada and have known you for at least six months. ORIGINAL SIGNATURES ARE REQUIRED.

Name of Applicant: Willie James Parker, MD, MPH, MSc

I hereby certify that I know the applicant to be of good moral character and to the best of my

knowledge, he/she is not addicted to the intemperate use of alcohol or to the habitual use of a narcotic or other habit forming drug. I recommend the applicant for a license to practice medicine in the Commonwealth of Pennsylvania.  I have been personally acquainted with the applicant for 3 year(s) month(s).  SIGNATURE:  Date: 9/2/10  Print or type name as signed above:  State in which licensed: WASH, DC License Number: MD 21559
Name of Applicant: Wilte Tames Parker, MD, MDH, MSc  I hereby certify that I know the applicant to be of good moral character and to the best of my knowledge, he/she is not addicted to the intemperate use of alcohol or to the habitual use of a narcotic or other habit forming drug. I recommend the applicant for a license to practice medicine in the Commonwealth of Pennsylvania.  I have been personally acquainted with the applicant for

**Return Completed Form to Applicant** 

SEP 1 0 2010

RECEIVED DIRECT

The Federation of State Medical Boards of the United States, Inc. Federation Credentials Verification Service

P.O. Box 619850 Dallas, Texas 75261-9850 Telephone: (817) 868-4000 Fax: (817) 868-4099

### **Physician Information Profile**



Willie James Parker Name:

SSN:

DOB:

Packet ID:

Recipient:

91393

Pennsylvania State Board of Medicine

### NOTICE:

The Federation Credentials Verification Service (FCVS) was retained by the above referenced physician to verify his/her medical credentials for submission to your agency/organization. Unless noted otherwise, all documents contained in this report were received directly from the issuing institution per written request made by FCVS. All documents bearing the official FCVS seal are ceritified to be an exact reproduction of the original. Where required, original documents are provided according to the agreements with the institution issuing such document. FCVS maintains all original documents (excluding third-party examination transcripts) in the physician's source file.

Physician Information Profile is compiled and published by the Federation of State Medical Boards of the United States, Inc. as a reference source for its member boards and other authorized entities. Physician Information Profile may not be republished, sold, resold or duplicated, in whole or in part, for commercial or any other purposes, or for purposes of compiling lists or files without the express written consent of the Federation's Executive Vice President as authorized by its Board Of Directors. The use of this Physician Information Profile to establish independent data files or compendiums or information is strictly prohibited.

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### Section I

**FCVS** Reports

### FEDERATION CREDENTIALS VERIFICATION SERVICE

### **Physician Information Report**

Identity:

Name:

Willie James Parker

Other Name Used:

N/A

Male

Gender:

Date of Birth:

Place of Birth:

Birmingham, AL USA

SSN:

Current Address:

Washington, DC 20017

Permanent Address:

Same

Telephone Numbers:

Bus:

734-930-5618

Fax:

N/A

Home:

Other:

N/A

Physical Description:

Height:

5' 11"

Weight: Eye Color: 230 lbs Brown

Hair Color:

Black

Physical Marks:

Description:

N/A

Location: N/A

Premedical Education (Reported by physician. Not verified by FCVS):

Institution:

Berea College, Berea, KY 40404

Dates of Attendance:

08/1981 - 05/1986

Degree Conferred/Issued:

**Bachelor of Arts** 

Medical Education:

Medical School:

Carver College of Medicine at University of Iowa

Office of the Registrar One Jessup Hall Iowa City, IA 52248

Dates of Attendance:

06/09/1986 - 05/04/1990

Date Degree Conferred/Issued:

05/04/1990

Degree Conferred/Issued:

**Doctor of Medicine** 

**Unusual Circumstance:** 

None

### Graduate Medical Education:

Institution:

University of Cincinnati Medical Center **Department of Obstetrics and Gynecology** PO Box 670526 - 231 Albert Sabine Way

Cincinnati, OH 45267-0526

Training Level:

1-4

Program Type:

Residency

Specialty/Subspecialty: Dates of Attendance:

**Obstetrics and Gynecology** 07/01/1990 - 06/30/1994

Completion: Accreditation: Yes **ACGME** 

Unusual Circumstance:

None

Institution:

University of California San Francisco School of Medicine

**Department of Occupational Medicine** 

Box 0843

San Francisco, CA 94143

Training Level:

6

Program Type:

Residency

Specialty/Subspecialty: Dates of Attendance:

Preventive Medicine 07/01/2000 - 06/30/2001

Completion: Accreditation: Yes **ACGME** 

Unusual Circumstance:

None

Institution:

University of Michigan Medical School Department of Obstetrics and Gynecology 1500 East Medical Center Drive F4808 Mot

Ann Arbor, MI 48109

07/01/2006 - 06/30/2008

Training Level:

7

Program Type:

**Fellowship** 

Specialty/Subspecialty:

Family Planning

Dates of Attendance: Completion:

Yes

Accreditation:

NONE

Unusual Circumstance:

None

**Examination History:** 

Licensure Examinations:

FLEX - Component 1 FLEX - Component 2

Board Action:

A Report of the results from a search of the Board Action Data Bank is enclosed.

**Credentials Analysis Report** 

The Credentials Analysis Report is a comparative report of a physician's credentials as reported to FCVS by the physician applicant and the primary source (Medical School, PGT program, etc.). It will also list particular missing documentation, if any, as outlined in the FCVS Policies and Procedures.

This was a second	T.J 4545.	42
Physician	TGERTHI	сацоп:

Name:

Willie James Parker

DOB:

SSN:

Packet ID: Request ID:

91393 22611305

### OMISSIONS

There are none identified.

### DISCREPANCIES

There are none identified.

### **MISCELLANEOUS INFORMATION**

Miscellaneous 1:

Section of Profile:

**Post-Graduate Education** 

Issue:

The applicant and University of Cincinnati Medical Center do not report the same program

type for 07/01/1990 to 06/30/1994.

Follow-Up:

FCVS does not follow up on program type based on the definition of a resident per ACGME (A physician at any level of GME in a program accredited by the ACGME is

considered a resident).

Miscellaneous 2:

Section of Profile:

**Post-Graduate Education** 

Issue:

The applicant and University of California San Francisco School of Medicine do not

report the same program type for 07/01/2000 to 06/30/2001.

Follow-Up:

FCVS does not follow up on program type based on the definition of a resident per

ACGME (A physician at any level of GME in a program accredited by the ACGME is

considered a resident).

Miscellaneous 3:

Section of Profile:

**Continuity of Education** 

Issue:

Time periods of 6 months or more in which the physician did not participate in activities verified as part of the Physician Information Profile were identified during medical

education between:

Verified postgraduate programs

Follow-Up:

Included immediately after the Credentials Analysis Report is one of the following documents which were obtained from the applicant to explain the interruption:

Explanation of Activities During Medical Education Form

Curriculum Vitae

FCVS Application page(s)

Or a Written Explanation from the Applicant

End of report for Willie James Parker

Packet Id: 91393

Request Id: 22611305

Report Created By: RDG



### EXPLANATION OF OTHER ACTIVITIES DURING MEDICAL EDUCATION

Please provide a complete, specific explanation regarding any postgraduate training performed in a country other than the US or Canada, externships, observation, staff positions etc and activities other than postgraduate training in which you engaged between the beginning of your medical education and the final year of your US postgraduate training. Do not include Canadian programs.

### Dates should be reported in month/year (mm/vvvv) format.

1. From: 7/1994

Month Year

To: 6/1997 Month Year

Activity:

National Health Service, Merced, California. Placement Site: Golden Valley Health Centers Inc.

Staff Obstetrician and Gynecologist. Practiced full range of general obstetrics and gynecology in a medically under-served area. Range of responsibilities clinically included limited "high risk" obstetrics

and basic infertility evaluation and treatment.

2. From: 7/1997

Month Year

Activity:

To: <u>6/1998</u> Month Year

Harvard School of Public Health, Boston, Massachusetts. Master's of Public Health. Degree awarded June, 1998

3. From: <u>7/1998</u>

Month Year Activity:

To: <u>6/2000</u>

Centers for Disease Control: Epidemic Intelligence Service, Atlanta, Georgia.

Placement Site: CA Department of Health Services, Maternal Child Health Branch, Sacramento CA. EIS Officer. Conducted acute disease outbreak investigation, analytic research, and provided technical assistance to local and regional health departments.

4. From: 7/200<u>0</u>

Month Year

To: 6/2001 Month Year

Activity:

Preventive Medicine Residency. University of California, San Francisco-University of California, Berkeley Joint Program, San Francisco, CA. Residency in Preventive Medicine.

Diplomate.

5. From: <u>5/2001</u>

To: 11/2001 Month Year

Activity: California Department of Health Services, Sacramento,

California. Chief, Policy and Programs, Maternal Child Health Branch. Coordinated statewide identification and monitoring of resources associated with care of women and children; supervised a staff of 30 and accountable for a multimillion dollar budget;

wrote reports as required by legislature.

6. From: 12/2001

Month Year

To: <u>1/2002</u>

Month Year

Activity:

vacation and travel between jobs

7. From: <u>1/2002</u>

To: 5/2006

Month Year

Month Year

Activity:

Queen's Medical Center, Honolulu, Hawaii

Attending Physician, Queen Emma Clinics.

8. From: <u>5/2006</u>

Month Year

To: 6/2006 Month Year

Activity:

vacation and travel between jobs.

Willie J. Parker Applicant Name June 5, 2008

Date

By typing my name above, I hereby certify that I am the individual referenced in the FCVS application and that I agree to the terms and conditions set forth therein. Furthermore, I acknowledge that I have answered all questions and reported all information on this application page truthfully and completely.

### The Federation of State Medical Boards of the United States, Inc PO Box 619850 Dallas, Texas 75261-9850 Telephone: (817)868-4000 FAX (817)868-4099

### BOARD ACTION CLEARANCE REPORT

August 25, 2010

**FCVS** 400 Fuller Wiser Rd., #209 Euless, TX 76039

Re: Board Action Query Dated: August 25, 2010

Your Reference Number:

fcsv-rdg

FSMB Batch Number:

BQ1805168

The following is a final report of the search results from the Board Action Data Bank as of August 25, 2010 for practitioners s above-referenced batch for which NO board actions were identified.

Practitioners Cleared with No Actions as of August 25, 2010

Name	DOB	School	Yr/Grad
Parker, Willie James		016010	1990
	LICENSE HISTOR	RY	
	State Board		
	CALIFORNIA		
	DC		
	HAWAII		
	IOWA		
	MICHIGAN		
	OHIO		
	VIRGINIA		

PLEASE NOTE: The licensure history information contained in these reports is not considered licensure verification but rather an indicator of known states of historical licensure for these individuals. Use of this information should be limited to cross-reference purposes.

### AMERICAN BOARD OF MEDICAL SPECIALTIES VERIFICATION OF CERTIFICATION

As of: 8/25/2010

State Queried For:

Pennsylvania State Board of Medicine

Physician Name:

Willie James Parker

Date of Birth:

Year of Graduation:

(Doctor of Medicine)

Social Security Number:

ABMSU ID:

552659

Certification:

Board:

Obstetrics and Gynecology

Specialty:

Obstetrics and Gynecology

Status:

**ACTIVE** 

Initial Certification:

11/15/1996

All information on the ABMS report is based on a search of data shared with the FSMB by the American Board of Medical Specialties. For some physicians the biographic data in the ABMS database is incomplete and is not included in the shared data. FCVS is unable to verify specialty certification on these physicians. FCVS does not follow up with the applicant or ABMS on any missing or discrepant information.



### Section II

Identity



### end Authorization for Selecte of Information Documents and Records

It the uniderlyined, beingular years, hereby certify under each that I am the person named in this application, that all statements I have no shall make with respect thereto are true, that I am the original and lawful possessor and person named in the various forms and credentials formished or to be furnished with respect to my application and that all documents, forms or copies thereof furnished or to be furnished with respect to my application are strictly true in every aspect.

I acknowledge that I have read and understand the "Instructions for Completing the PCVS Application" and have answered all questions commined in the application truthfully and completely. I further acknowledge that failure on my part to answer questions truthfully and completely may lead to my being prosecuted under appropriate federal and state laws:

I waive confidentiality authorize and request every person, hospital, clinic, government agency (local, state, federal or foreign), court, association, institution or law enforcement agency having custody or control of any documents, records and other information pertaining to me to furnish to the Federation Credentials Verification Service (PCVS) any such information, including documents, records regarding charges or complaints filed against me, formal or informal, pending or closed, my examination grades, or any other pertainer data and to permit PCVS or any of its agents or representatives to inspect and make copies of such documents, records, and other information in connection with this application that can subsequently be provided to professional licensing boards, hospitals and other entities when I apply for licensure, staff attembership, employment or other privileges.

Thereby science, discharge and exonestate PCVS, its agents or representatives and any person, hospital, clinic, government agency (local, state, federal or foreign), court, association, institution or law enforcement agency having custody or countries of any documents, records and other information perturbing to me of any and all liability of every nature and kind utining out of inventigation made by PCVS.

I will immediately simily PCVS in writing of any changes to the answers to any quantities contained in this application if such a change

PAS Player	n Information Profile being mailed		
	MPI		
//\	) MPH		N
Applicance Signature (most be algoed in the p	exesting of a notary)	unio)	0
Parker			
Applicant's Printed Last Name			
- Willie Tumes			
Applicance Printed First Name, Middle Initia	and Suffix (e.g., Jr.)	•••	Ø \ \
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(NOTARY PUBLIC SIGNATURE & SEAL)	Gold		
Notary Public alguanates	Rec 11		
I certify that on the date set forth above the ind	lividual named above did appear perso	mally before me and that I did ide	ntify this applicant by:
(a) comparing his/her physical appearance wh	th the photograph on the identifying d	ocument presented by the applica	nt and with the photo-
graph affixed hereto, and (b) comparing the ap	plicant's signature made in my presen	on this form with the signature	on his/her identifying
document.			

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ALL ITEMS	I hereby certify this shife two being after on the date NIMESTY HISPITAL AND HILLMAN CLINIC: NIMESTY HISPITAL AND HILLMAN CLINIC:
ACCURATE S	OCI 23 1962 Total Comment (2. Mills

SEAL VERIFIED

I, Dorothy S. Harshbarger, State Registrar of Health Statistics, certify this is a true and exact copy of the original certificate filed in the Center for Health Statistics, State of Alabama, Department of Public Health, Montgomery, Alabama, and have caused the official seal of the Center for Health Statistics to be affixed. 2004-330-811-1

August 4, 2004

Dorothy/S. Harshbarger, State Registrar

### Section III

**Medical Education** 

### VERIFICATION OF MEDICAL EDUCATION

(This form must be completed by the medical school)

### INSTRUCTIONS TO THE DEAN

The individual identified on the attached Authorization For Release of Information, Documents and Records form has authorized your medical school to provide to the Federation Credentials Verification Service (FCVS) any and all information pertaining to their education at your institution. Please complete this form and forward it to FCVS in the enclosed postage-paid, self-addressed envelope.

Please note:

If your institution processes transcript requests through another office, FCVS has likely made such a request under separate cover. If your office also processes transcript requests, please attach the individual's official transcript (which indicates courses taken, dates and hours of attendance, and scores, grades, or evaluation).

VERIFICATION OF MEDICAL EDUCATION
Name of Institution: University of Iowa College of Medicine
Complete Address:
Street Address: 12/6 MERF
City: Jowa City State: A ZIP Code (Postal Code): 52242
If name of institution was different when this individual attended, please note this name below:
Premedical Education:
Years of education required for admission to your medical school:
Credential/degree presented by the applicant for admission to your medical school: B.A.
Enrollment and Participation: Our records indicate that Parker, Willie, James
(type/print individual's name: Last, First, Middle, Suffix) attended our medical school for total of 164 weeks of medical education on the following dates (mm/dd/yy):
From Ob 109 186 To O5 104 190 Month Date Year
This individual (sheet eng)
This Individual (check one):  Was awarded the degree of Doctor of Medicine on 05,04,90
Was awarded the degree of DOCTDY OT TIVELE CITY On USIC 9 1 70 Month Date Year
Was NOT awarded a degree because:  (please explain - attach additional pages if necessary)
Certification: By my signature. L. Larissa Heimer certify that the above
information is an accurate account of the above named individual's official records maintained in this and is true
and correct to my knowledge.
Ma lavissa Hairan
SEAL Z Signature: WI Wat THEITIEF
VERIE Ether tragrams & fecords
If no seel is available, this form Date of Signature: 6-9-08
Zymusi be notarized. \( \) Phone: (319)335-6823 Fax: (319)335-8643
Email Durowa edu

### FEDERATION CREDENTIALS VERIFICATION SERVICE (FCVS)

individ	Lai Circumstances: The following questions apply to lual's medical education. Please check the appropria nees to any of these questions require a copy of expla sary).	te response and pro	vide dates and request	ed information. "Yes"	
1. Do	this individual's official records reflect (an) interruptio	n(s) or extension(s) Response	in his/her medical educ YES	ation? NO 🙀	
	If YES, please select the reason(s) for, indicate the interruption/extension was approved or unapproved		xion(s) or extension(s)	and check whether the	
	From Mo/Yr Personal/Family	<u> Το ΜαΥ΄ </u>	Approved	<u>Unapproved</u>	
	Academic remediation				
	Health				
	Financial				
	Participation in joint degree Program (e.g., MD/PhD)		0		
	Perticipation in non-research special study (e.g., fellowship, international experience)			0	
	Participation in non-degree research				
	Other Please Specify:				
	this individual's official records reflect that he/she was ing his/her medical education? If YES, please select the reason(s) for the probation	Response	YES 🔲	NO 🗵	
	and attach additional documentation to this report.		From Mo/Yr	To Mo/Yr	
	Academic Probation  Probation for unprofessional conduct/behavioral				
	Probation for other reason				
	Please specify reason:	<del></del>			
	this individual's official records reflect that he/she was medical school or parent university? If YES, please provide detailed documentation	Response	YES [	NO XI.	-
	this individual's official records reflect that he/she was medical school or parent university? If YES, please provide detailed documentation	Response	YES	NO 💢	 ation b

The Federation Credentials Verification Service is a division of The Federation of State Medical Boards of the United States, Inc.

If YES, please provide detailed documentation/information about the nature of the limitations or special requirements.

**VERIFICATION OF MEDICAL EDUCATI** 

5. Do this individual's official records reflect that there were any limitations or special requirements imposed on the individual

Response

because of questions of academic incompetence, disciplinary problems, or any other reason?

YES

KQ ON

### PROVIDED BY APPLICANT

- Medical Education -

School

016010 - University of Iowa College of Medicine

Dates

07/1986 to 05/1990

Clinical Training

No Information reported.

Grad Date

05/04/1990

Degree

MD

Completed clinical clerkship in a country other than where my medical school was

located: N

Unusual Circumstances:

Interruptions: N

Probation: N

Disciplined: N

Negative Reports: N

Limitations: N

Attended a Fifth Pathway Program: N

1007 # 1986 EDS. ere er 073



### DEPARTMENT COURSE CODE NUMBERS

068	6 College of Business Administration   Assemble	i in	Coffage of Engineers		Painting Photography	285 280	Sport, Health, Line Spotting State Spotting	161	
	Sugirers Administration		Biomedical Engineering (		Protraktion	285		142	Melitraine Bintopy
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000	Pediatric Dentistry	3	Chil and Environmental Engineering	012	Guality	418	Pathiller, East Burgette & Europies Studies	605	Chestrics and Guscostony
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### Policies and Regulations Governing Official Records The University of lows - lows City, lows 52242

Bhudant Pacarda are confidential records. Transcripts, therefore, are issued only at the request of the stations or with taxing partiesion.

Entrance and Transferred Gredits. The transcript includes only work attempted at the University of lowe unless the work undertaken in another institution has been availabled and credit accepted by transfer. Course grades are not indicated for transferred credits,

Academic Diameters and Probation. A student is assumed to be in good standing unless otherwise indicated. Academic Diamises from a college will result in a notation of "Not permitted to register" and is in effect until the student is either "Permitted to register" and dis in effect until the student is either "Permitted to togister" are admitted to another college within the University. Probationary status is determined by the individual College and is in effect until the student is returned to good

Longth of Term, Student Load, etc. A semester is approximately stateen wee The unit of instruction is the semester hour, which consists of the equivalent of 750 minutes of lecture west or 1500 minutes of laboratory work for a semester.

Control Level. Course numbers are classified as follows: Below 100 - for undergraduates; from 100-199 - for undergraduates and graduates; 200 or above - for graduates.

Class Rank. The University of lows does not calculate class rank.

Grade-Point Average. In computing grade-point everage for the Graduate-College and colleges of Dentistry, Law, and Medicine, only the University of lowe courses are used.

Current Grading System

(Plus/Mirus system effective	Summer 1998)
Pasa Gradest: A, B, C, D. Grade points: A+ = 4.35 A = 4.00 A- = 3.57 B = 3.00 B = 3.00 B = 2.00 C = 2.00 C = 2.00 C = 1.67 D = 1.00 D = 1.00 D = 0.67 H = Honors H = Honors P = Pass S = Satisfactory The currents for sure	Hon-pass Grades: F = Fall N = Non-pass U = Unsatisfactory  Other Symboles 1 = Incomplete X = Excused W- Wishcrawn O = No Grade Reported R = Registered no grade required - Chapted grade - Union grade process accion Grades

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TO TEST FOR AUTHENTICITY: The face of this document has a blue background and the name of the institution appears in small print. Apply Iresh Equid bleech to the blue background. If mathentic, the paper will turn brown.

ADDITIONAL TEST: When photocopied, the word COPY appears provincelly access the face of the entire document. ALTERATION OR FORGERY OF THIS DOCUMENT MAY BE A CRIMINAL OFFENSE! A black and white document is not an original and should not be accepted as an official institutional document. Evous have additional questions this document, please contact University of lows Office of the Register at (319) 335-0230 or Fex (319) 335-1999.

## he University of low

ON THE RECOMMENDATION OF THE FACULTY OF THE

College of Medicine

AND UNDER THE AUTHORITY OF THE BOARD OF REGENTS THE UNIVERSITY OF IOWA HAS CONFERRED THE DEGREE OF

Date

Doctor of Medicine

PON

Willie James Parker

W'HO HAS HONORABLY FULFILLED ALL THE REQUIREMENTS PRESCRIBED AWARDED AT THE UNIVERSITY AT IOWA CITY IN THE STATE OF IOWA THIS FOURTH DAY OF MAY, NINETEEN HUNDRED AND NINETY BY THE UNIVERSITY FOR THIS DEGREE

The same as here we will be the same of th

Lute C. Perhing & PHINISH OF THE I SHURSHING THE PARTY IN CORPORT OF THE CORPORT

SEAL VERIFIED

This is to certify this is a true copy of the original diploms, awarded on May 4, 1990.

Director of Student Programs and Records

Jean Lantz, M. A.

### Section IV

Graduate Medical Education Training



### ration Credentials Verification Service (FCVs)

Federation Pincs, P.O. Box 619850, Dalles, TX 75261-9950 Tel: (817) 888-5000 Fee: (817) 899-5099

Verification of Postgraduate Medical Education								
Institution: University o	f Cincinnati Medical Ce	nter	Abenion:	Program	Director			1.0
Address: Department	of OB/GYN		Affiliated University:	: University of C	Insland			
<u>Cincinnati. C</u>	H 45267-0526							
Verification For:	Name: Parker, Wille	James		<u> </u>				
C Mit	DOB Individual's Name on Recor	d (If different from a	hove);					
Program Participation: Inspiritus; Report Incomplete postgradush years (PQY) separate from those that were successfully completed,	PGY: 1-4  internship  Residency Chief Residency Fellowship Research	Specially/Subspecially/Subspecially/Successfully Con Accredited by: E	npleted?:		To: 6/30  No LCGME None of t	□In Progres	is IICFPC	
If the postgraduate year is currently in progress report the expected completion date in the "To" field.  Report intermetips,	PGY:	Specialty/Subspeci	/ npleted?:	_		/ / In Progress IRSC	□ CFPC	
Residentive and Fellowships expansioly.  Line one section pur Department/Specially, if the Department/Specially is noteing or transitional, pieces provide a schedule of rotations.	PGY:   Internship   Residency   Chief Residency   Followship   Research	Specialty/Subspe	cetalty:			/ /		
Unusual Circumstances: Check the correct response. Omited responses require written explanation.  If recessary, you may continue your explanation on a separate sheet of paper.	1. Did this individual ever to 2. Was this individual ever of 3. Was this individual ever of 4. Were any negative report 5. Were any limitations or si of questions of scademic in Please explain any "Yee"	placed on probation? deciplined or placed is for behavioral read pecial requirements competence, discipli	l under inve sons ever f placed upo inary probid	stigation? lied by instruct on this individua	iors?	***************************************	□Yes □Yes □Yes	⊠No ⊠No ⊠No ⊠No
ELECTRONIC SEAL VERIFIED	Completion of the following records and is true and continues, of the program Name: Arthur Ollendorff	orrect. The signature	e line must only).	contain the or		e, or the electr		
VERIFIED	Title: Residency Program Di	rector			dury: <u>10/16/09</u>			
	Tel: 513-558-2860	Fex: <u>513-558-</u>	<u>3138</u>	E-N	falt ollendati@	remell.uc.edu		

### Postgraduate Medical Education -

University Hospital-

Hospital

University Hospital

Affiliated School

University of Cincinnati College of Medicine

4511 Medical Sciences Building 231 Albert B. Sabin Way, M.L. 0526

Cincinnati, OH 45267-0526

USA

### Unusual Circumstances:

Interruptions: N

Probation: N
Disciplined: N

Negative Reports: N

Limitations: N

PGY

Year(s):1-4 Internship/Residency: Complete?: Yes

Obstetrics and Gynecology Dates: 07/1990 to 06/1994

# a of Commitment Medical Country

This is to certify that

## VILLIE J. PARKER, M.D.

served as a

### RESIDENT

.E

### OBSTETRICS & GYNECOLOGY

July 1, 1990 - June 30, 1994
In witness where of, we have hereunto affixed our names and
attached the official seals of the University and Hospital.

Oh o shith

Duca (no

GOOMECTOR, University Hospital

to the Color

Professor and Chatman, Department of Obstetrics and Gynecology







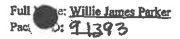
Federation Place, P.O. Box 818850, Dalias, TX 75281-9850 Tet: (817) 868-5000 Fex: (817) 868-5099

Verification of Postgraduate Medical Education								
Institution: University o	Institution: University of California, San Francisco Attention: Program Director							
Address: Division of F	reventive Medicine and	Public Health	Affiliated University	: University of C	attiomia (San Fr	ancisco) School	of Medicine	
San Francis	co, California 94105							
Verification For:	Name: Parker, Willie J	ames						
	DOB:	I (If different from a	bove):					
Program	PGY: <u>6</u>	Specialty/Subspe	cialty: <u>G</u>	eneral Pre	ventive Me	dicine & P	ublic Hea	ith
Participation: important: Report Incomplete	⊠ Residency	From: 07/01/20 Successfully Con			To: <u>06/3</u>	30/2001	53	
postgraduate years (PGY) separate from those that were successfully completed.	Culet Kesidelick	Accredited by: 🗵		□AOA □APPAP	□LCGME □None of		□CFPC	
If the postgraduate year is currently in progress report the expected completion date in the "To" field.	☐Internship ☐Residency ☐Chief Residency	Specially/Subspe	/ npleted?:		To: □No □LCGME	/ / In Progress		S
Report Internships, Residencies and	Research	C.	RCPSC	☐APPAP	□None of t	these		
Fellowships separately.  Use one section per Department/Specialty. If the Department/Specialty is rotating or transitional, please provide a schedule of rotations.	☐Internship ☐Residency ☐Chief Residency	Specialty/Subspe From:/ Successfully Con Accredited by:	/ apleted?;		□No □LCGME	/ /	_	
Unusual	1. Did this individual ever tak	e a leave of absent	ce or break	from his/her	training?	***********	. 🗆Yes	⊠No
Check the correct response. Omitted responses require written explanation.	Was this individual ever plants.     Was this individual ever die     Were any negative reports	sciplined or placed	under inve	stigation?	81 - Q 4444 LQ 434 B4A44	o 1424 1224 24 24 24 24 24 24 24 24 24 24 24 24	. 🔲Yes	⊠No ⊠No ⊠No
If necessary, you may continue your explanation on a separata sheet of paper.	5. Were any limitations or spo of questions of academic inco Please explain any "Yes" re	ecial requirements ompetence, discipli	placed upo inary proble	on this individu	ial because		_	⊠No
ELECTRONICAL SEAL VERIFIE	) <u> </u>							
Certification:	Completion of the following records and is true and corsignature, of the program of	rrect. The signature	e fine must	nation above it contain the o	s an accurate a riginal signatur	account of this ra, or the elect	individual's ronic typed	
Affix your institutional seal in this space. If	Name: George W. Rutherford	M.D.	4	Signature: <u>Ceo</u>	vge W. Ru	therford. A	N.D.	
no seal is available, you must have this form notarized	Title: Program Director			Date of Signa	ature: <u>June 12, 2</u>	2009		
44.04.8.1.9.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	Tet: (415) 597-9108	Fax: (415) 597	8299	E-A	Asi: <u>crutherfor</u>	i@psg.ucsf.ed	lu	



this period on the "Explanation of Other Activities"

form.



Complete name of hospital where training was conducted (Do not abbreviate). University of California San Francisco

20.Postgraduate	University of California Address line 1	d university or college (Do r San Francisco Prevention	not abbreviate). 1 Science Group	PROVIDED BY APPLICANT
Medical .	50 Beale St. Suite 1200			
Education	Address line 2 San Francisco		-	
Zudenion	City		<u>CA</u> State/Province	
List all of the	1 . *			
postgraduate	USA		94105 - 1823	
medical education	Country		ZIP/Postal Code	1
programs you	PGY:			<u> </u>
attended in		D		
chronological order.	Internship Residency	Preventive Medicine		
Use one page per institution.	Chief Residency	Specialty/Subspecialty		
lusaration'	Fellowship	Emm. 07 /2000	T 06 (2001	Successfully Completed?
IMPORTANT:	Research	From: <u>07 /2000</u>	To: <u>06/2001</u>	Yes  □ No □ In Progress
	- Tresouton			
Report incomplete	PGY:			
postgraduate years (PGY) separate from	☐ internship			
those that were	Residency	Specialty/Subspecialty		
successfully .	Chief Residency	pheciathlannahectanth		S6-11 G 1 10
completed.	Fellowship	From:/	To:/	Successfully Completed?  Yes No In Progress
If your postgraduate	Research		10	☐ 162 ☐ MO ☐ III Progress
year is currently in				
progress, indicate the	PGY:			
EXPECTED completion date in the	Internship			
"To" field.	Residency	Specialty/Subspecialty		
	☐ Chief Residency	opeomity/outopeomity		Successfully Completed?
Report internships, residencies.	☐ Fellowship	From:/_	To:	Yes No In Progress
fellowships and	Research	-		Tres Tree True Interoffice?
research programs				
separately.	PGY:			
Use one section per	☐ laternship			
department	Residency	Specialty/Subspecialty		
(DOSO Promondum	Chief Residency			Successfully Completed?
(PGY) - Postgraduate years is also known as	Fellowship	From:/	To:/	Yes No In Progress
postgraduate training	Research			a to a later a later a
level.				
If a bound of the	Unusual Circumstances (che	ck ves or no):		
If a break of six (6)	Did you ever take a leave	(s) of absence or break(s)	from your medical educatio	n? ☐ Yes ☒ No
occurred between	Were you ever placed on	probation?		Yes No
any of your	Were you ever disciplined	l or placed under investig	ation?	Yes 🖾 No
postgraduate	Were any negative reports	s for behavioral reasons e	ver filed against you?	☐ Yes 🔯 No
training activities,	Were any limitations or s	pecial requirements impos	sed on you because of	_
please provide a	academic, incompetence,	disciplinary problems or	for any other reason?	Yes No
written				
explanation outlining your	Please explain any "YES"	response from above:		
activities during				

Signature: Willie J. Parker, MD, MPH, MSc

Date: 05/21/09

By typing my name above, I certify that I am the individual referenced in the FCVS application and that I agree to the terms and conditions set forth therein. Furthermore, I acknowledge that I have answered all questions and reported all information on this application page truthfully and completely.



#### Faderation Credentials Verification Service (FCVS)

Federation Place, P.O. Box 819660, Dallas, TX 75281-9860 Tel: (817) 888-5000 Fest: (817) 868-6059

Verification of Postgraduate Medical Education								
Institution: University o	f Michigan Medical Sch	100	Attention;	Program	Director			
Address: Department	of OB/GYN		Affiliated University	÷				
Ann Arbor, I	MI 48109							
Verification For:	Name: Parker, Willie	James						
	DOB: Individual's Name on Recor	of (IT different from at	oove):					
Program	PGY: <u>VI</u>	Specially/Subspe	ctalty: Fa	mily Plant	ning			
Participation: Important Report Incomplete postgraduals years (PGY)	☐Internable ☐Residency ☐Chief Residency	From: 07/01/20 Successfully Com	pleted?:	⊠Yeş	Te: <u>06/3</u>	30/2008 □In Progres	3 <b>5</b>	
separate from those that were successfully completed.	☐ Fellowship ☐ Research		ACGME RCP9C	□ACA □APPAP	□LOGME ☑None	□RSC [	□CFPC	
If the pastgraduate year is currently in progress report the expected completion date in the "To" field.	PGY:	Specially/Subspeci	ploted?:	□Y95	□No	/ /		
Report Interestips, Residencies and	☐ Fellowship ☐ Research	Accredited by:	ACGME RCPSC	□ACA □APPAP	□LCGME □None of t	□RSC hese	□CFPC	
Fellowships represely.  Une one ancilon per Department/Specialty, if the Department/Specialty is retaining or transitional, please provide a achecula of rotations.	PGY:	Specially/Subspecially/Subspecially/Subspecially/Successfully Compacted by:	/ ploted?: ACGME	□Yes □AOA	□No □LCGME	/ / □in Progre	- 999 []CFPC	
Unusual			RCPSC	DAPPAP	☐None of t			
Circumstances;	<ol> <li>Did this individual evertain</li> <li>Was this individual ever p</li> </ol>				-			⊠No
Check the correct response. Omitted responses require	3. Was this individual ever d							⊠No ⊠No
written explanation.	4. Were any negative reports			•				⊠No
If necessary, you may continue your explanation on a separate sheet of paper.	5. Were any finitations or sp of questions of scademic inc Please explain any "Yes" I	ecial requirements p competence, disciplin	faced upor any proble	n this individu	el because			⊠No
						·		
Certification:	Completion of the following records and is true and co- signature, of the program	rrect. The signature	line must :	ation above is contain the or	an accurate a iginal signature	coount of this i	ndividual's onic typed	
ELECTRONIC SEAL	Numo: Lisa L. Harris. MD. Ph			gnalure:	in in the s		9	
VERFIED	Title: <u>Program Director</u>			Dute of Signa				ı
	Tel: 734-615-3773	Fer: <u>734-764-77</u>	<u> </u>	E-M	el: <u>nanovdur@</u>	med unich ed	Į.	
	-							



this period on the "Explanation of Other Activities"

form.



University of Michigan Medical School

Complete name of hospital where training was conducted (Do not abbreviate).

	Complete name of affiliated Department of Obstetrics	university or college (Do no and Gynecology	at abbreviate).	PROVIDED BY
20.Postgraduate Medical	Address line 1 1500 East Medical Cente Address line 2	r Drive, F4808 Mott	MI	APPLICANT
Education	Ann Arbor City		<u>M1</u> State/Province	
List all of the postgraduate medical education	USA Country		48109 - 0276 ZIP/Postal Code	
programs you attended in chronological order.	PGY:5 Internship Residency	Family Planning Specialty/Subspecialty		
Use one page per institution.	Chief Residency Fellowship	From: <u>07 /2006</u>	To: <u>06 /2008</u>	Successfully Completed?  ☑ Yes ☐ No ☐ In Progress
IMPORTANT:	Research	. <del></del>		
Report incomplete postgraduate years (PGY) separate from those that were successfully	PGY: Internship Residency	Specialty/Subspecialty		
completed.	Chief Residency Fellowship	From:/	To:/	Successfully Completed?  Yes No In Progress
If your postgraduate year is currently in progress, indicate the	Research PGY:			
EXPECTED completion date in the "To" field.	Internship Residency Chief Residency	Specialty/Subspecialty		Successfully Completed?
Report internships, residencies, fellowships and research programs	Fellowship Research	From:/	To:/	☐ Yes ☐ No ☐ In Progress
Separately. Use one section per department.	PGY:	Specialty/Subspecialty		Successfully Completed?
(PGY) - Postgraduate years is also known as postgraduate training level.	Fellowship Rescarch	From:/	То:/	Yes No In Progress
If a break of six (6)	Unusual Circumstances (che	ck yes or no):	from your medical education	n? ☐ Yes ☒ No
months or more	Were you ever placed on	probation?	Holit your inegical education	Yes No
occurred between any of your	Were you ever disciplined	or placed under investig	ation?	Yes No
postgraduate	Were any negative reports Were any limitations or sp	s for behavioral reasons et recial requirements impos	ver filed against you? red on you because of	Yes No
training activities, please provide a written	academic, incompetence,	disciplinary problems or t	for any other reason?	Yes No
explanation outlining your activities during	Please explain any "YES"	response from above:		

Signature: Willie J. Parker

Date: 6/29/2009

By typing my name above, I certify that I am the individual referenced in the FCVS application and that I agree to the terms and conditions set forth therein. Furthermore, I acknowledge that I have answered all questions and reported all information on this application page truthfully and completely.

## Section V

**Examination History/Score Transcripts** 



#### PERATION MOUNTING DAY Certified Transcript of Scores

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Fig. 10 the Federation of State Medical Box (19) 



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National Practitioner Data Bank Healthcaré Integrity and Protection Data Bank P.O. Box 10832 Chantilly, VA 20153-0832

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Process Date: 10/21/2010

Page: 1 of 2

http://www.npdb-hipdb.hrsa.gov

#### **SELF-QUERY RESPONSE**

This self-query was processed under the provisions of:

X Title IV (NPDB)

X Section 1921 (NPDB)

X Section 1128E (HIPDB)

viedical ivialpractice Payment Report(s):	No Reports	Health Plan Action(s):	No Reports
State Licensure Action(s):	No Reports	Professional Society Action(s):	No Reports
xclusion or Debarment Action(s):	No Reports	DEA/Federal Licensure Action(s):	No Reports
iovernment Administrative Action(s):	No Reports	Judgment or Conviction Report(s):	No Reports
linical Privileges Action(s): 참 [[설립트어린(전(555) 군(10)(1)(국)]]	No Reports	Peer Review Organization Action(s):	No Reports

Subject Name:

Gender:

Date of Birth:

Other Name(s) Used:

Organization Name:

Organization Type:

Home or Work Address:

City, State, ZIP:

Telephone:

Social Security Numbers (SSN):

Individual Taxpayer Identification Numbers (ITIN): Professional School(s) & Year of Graduation:

Occupation/Field of Licensure (Code):

State License Number, State of Licensure:

Specialty:

Occupation/Field of Licensure (Code):

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Specialty:

Occupation/Field of Licensure (Code):

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Occupation/Field of Licensure (Code):

State License Number, State of Licensure:

Specialty:

Occupation/Field of Licensure (Code):

State License Number, State of Licensure:

Specialty:

PARKER, WILLIE JAMES

MALE

PHILADEPHIA WOMEN'S CENTER MEDICAL GROUP/PRACTICE (365) 500 KINGS HIGHWAY NORTH SUITE 300 - ATTN JEN CARLSON CHERRY HILL, NJ 08034-1502

(856) 414-1120 Ext. 5031

UNIVERSITY OF IOWA COLLEGE OF MEDICINE (1990)
UNIVERSITY OF CINCINNATI COLLEGE OF MEDICINE (1994)
UNIVERSITY OF CALIFORNIA SAN FRANCISCO SCHOOL OF MEDICINE (2001)
PHYSICIAN (MD) (010)

\* A053102, CA

OBSTETRICS & GYNECOLOGY (50)

PHYSICIAN (MD) (010)

• 28574, IA

UNSPECIFIED (99)

PHYSICIAN (MD) (010)

• MD-11733, HI

UNSPECIFIED (99)

PHYSICIAN (MD) (010)

●35.063458, OH

OBSTETRICS & GYNECOLOGY (50)

PHYSICIAN (MD) (010)

• 4301087686, MI

UNSPECIFIED (99)

PHYSICIAN (MD) (010)

• MD037446, DC

UNSPECIFIED (99)

PHYSICIAN (MD) (010)

• D69574, MD

UNSPECIFIED (99)

National Practitioner Data Bank Healthcare Integrity and Protection Data Bank P.O. Box 10832 Chantilly, VA 20153-0832

http://www.npdb-hipdb.hrsa.gov

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Process Date: 10/21/2010 •

Page: 1 of 1

To: PARKER, WILLIE JAMES

500 KINGS HIGHWAY NORTH SUITE 300 - ATTN JEN CARLSON CHERRY HILL, NJ 08034-1502

From: National Practitioner Data Bank / Healthcare Integrity and Protection Data Bank

Re: Response to Your Self-Query

The enclosed information is released by the National Practitioner Data Bank (NPDB) for restricted use under the provisions of Title IV of Public Law 99-660, the Health Care Quality Improvement Act of 1986, as amended, and Section 1921 of the Social Security Act as well as the Healthcare Integrity and Protection Data Bank (HIPDB) for restricted use under the provisions of Section 1128E of the Social Security Act.

Title IV established the NPDB as an information clearinghouse to collect and release certain information related to malpractice payment history and professional competence or conduct of physicians, dentists, and other licensed health care practitioners. Regulations governing the NPDB are codified at 45 CFR part 60. Responsibility for operating the NPDB resides with the Secretary of the U.S. Department of Health and Human Services (HHS), HRSA, Division of Practitioner Data Banks.

Section 1921 of the Social Security Act, as amended by Section 5(b) of the Medicare and Medicaid Patient and Program Protection Act of 1987, and as amended by the Omnibus Budget Reconciliation Act of 1990, expanded the scope of the NPDB. Section 1921 was enacted to protect program beneficiaries from unfit health care practitioners and health care entities, and to improve the anti-fraud provisions of Federal and State health care programs. This legislation authorizes the NPDB to collect certain adverse State licensure actions, as well as any negative action or finding that a State licensing authority, peer review organization, or private accreditation organization has concluded against a health care practitioner or health care entity. Regulations governing the NPDB are codified at 45 CFR Part 60.

Section 1128E was established by Section 221(a) of Public Law 104-191, the Health Insurance Portability and Accountability Act of 1996, as amended. The statute established the HIPDB to combat fraud and abuse in health insurance and health care delivery and to improve the quality of patient care. The HIPDB serves as a source of final adverse action information on health care practitioners, providers, and suppliers. The HIPDB collects and releases information related to adverse licensure actions; health care-related convictions and judgments; exclusions from Federal and State health care programs; and other adjudicated actions or decisions. Regulations governing the HIPDB are codified at 45 CFR Part 61. Responsibility for operating the HIPDB resides with the Secretary of the U.S. Department of Health and Human Services (HHS), Office of Inspector General, and HRSA, Division of Practitioner Data Banks.

Reports from the NPDB and HfPDB contain limited summary information and should be used in conjunction with information from other sources in granting clinical privileges or making employment affiliation, contracting, or licensure decisions. The NPDB and HfPDB response may contain more than one report on a particular incident, if two or more actions were taken as a result of a single incident (e.g., an adverse licensure action and an exclusion from the Medicare and Medicaid programs). The NPDB and HfPDB is a flagging system and a report may be included for a variety of reasons that do not necessarily reflect adversely on the professional competence or conduct of the subject named in the report.

All information received from the NPDB and HIPDB is considered confidential and must be used solely for the purpose for which it was disclosed. ANY PERSON WHO VIOLATES THE CONFIDENTIALITY PROVISIONS AS SPECIFIED IN TITLE IV OF PUBLIC LAW 99-660, AS AMENDED, IS SUBJECT TO A CIVIL MONEY PENALTY OF UP TO \$11,000 FOR EACH VIOLATION. Subjects of reports who obtain information about themselves from the NPDB and/or HIPDB are permitted to share that information with anyone they choose.

If you require additional assistance, visit the NPDB-HIPDB web site (http://www.npdb-hipdb.hrsa.gov) or contact the NPDB-HIPDB Customer Service Center at 1-800-767-6732 (TDD: 1-703-802-9395). Information Specialists are available to speak with you weekdays from 8:30 a.m. to 6:00 p.m. (5:30 p.m. on Fridays) Eastern Time. The NPDB-HIPDB Customer Service Center is closed on all Federal holidays.

National Practitioner Data Bank Healthcare Integrity and Protection Data Bank

P.O. Box 10832 Chantilly, VA 20153-0832 OCT 2 8 2010

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Process Date: 10/21/2010

Page: 2 of 2

http://www.npdb-hipdb.hrsa.gov

Occupation/Field of Licensure (Code):

PHYSICIAN (MD) (010)

State License Number, State of Licensure:

\* 0101246274, VA OBSTETRICS & GYNECOLOGY (50)

BP3174264

Drug Enforcement Administration (DEA) Numbers:

National Provider Identifiers (NPI):

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Federal Employer Identification Numbers (FEIN):

Unique Physician Identification Numbers (UPIN):

F79242

Credit Card Number:

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**Expiration Date:** 

09/2014

Additional Paper Copies Requested:

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NPDB Charge:

Specialty:

\$8.00\*

NPDB Bill Reference Number:

N24113699

HIPDB Charge:

\$8.00\*

**HIPDB Bill Reference Number:** 

H24113699

\* Each charge will appear separately on your credit card statement.

Transaction Date:

10/21/2010

Copies of these reports are enclosed for restricted/limited use as prescribed by Title IV of Public Law 99-660, as amended, and Section 1921 of the Social Security Act, as amended by Section 5(b) of the Medicare and Medicaid Patient and Program Protection Act of 1987, and as amended by the Omnibus Budget Reconciliation Act of 1990 and by Section 1128E of the Social Security Act. Information from the NPDB and HIPDB is confidential and must be used solely for the purpose for which it was disclosed. ANY PERSON WHO VIOLATES THE CONFIDENTIALITY PROVISIONS AS SPECIFIED IN TITLE IV IS SUBJECT TO A CIVIL MONEY PENALTY OF UP TO \$11,000 FOR EACH VIOLATION. Subjects of reports who obtain information about themselves from the NPDB and/or HIPDB are permitted to share that information with anyone they choose.

To Whom It May Concern:

The following addendum addresses the request for clarification on the following items in my application for licensure.

 $I_{\circ}$  An explanation for the gap on your CV for July 2008

July 2008 represents the time period between my completing fellowship training in Family Planning at the University of Michigan in Ann Arbor and the beginning of my position as Director of Family Planning at Washington Hospital Center in Washington DC. I was not employed or engaged in clinical activities during that month, and used that time to relocate from Michigan to Washington DC.

2. An explanation as to how your post doctoral training at the CDC in Georgia (7/1998 to 6/2000) overlapped with the Sacramento Birthing Project in California (8/1999 to 8/2000) since they were in separate parts of the country
3.

I served as an Epidemic Intelligence Service Officer through the Centers for Disease Control from July 1998 to June 2000. My primary responsibilities were non-clinical and primarily field epidemiology. To maintain my clinical acumen, I volunteered clinical services at the Sacramento Birthing Project from August 1999 to June of 2000. The overlap in dates represents the fact that, while CDC Headquarters is in Atlanta, GA, I served my CDC time as a field assignee to the State of California in the Department of Health Services in the Maternal and Child Health, and my volunteer clinical time occurred there, as I already held California licensure at that time.

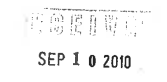
2. a copy of the full complaint for your dismissed malpractice complaint & also a signed detailed statement from you regarding the complaint.

See the attached.



#### WILLIE JAMES PARKER, MD, MPH, MSc

Washington, DC 20017
Email: \( \frac{1}{2} \) \( \text{@yahoo.com} \)
Phone:



E	D	U	C	A	T	10	N
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9/2006-5/2008

University of Michigan School of Medicine, Ann Arbor, Michigan.

Masters of Health and Health Care Research. Degree awarded December,

2008.

7/1997-6/1998

(3

Harvard School of Public Health, Boston, Massachusetts.

Master's of Public Health. Degree awarded June, 1998

6/1986-5/1990

The University of Iowa College of Medicine, Iowa City, Iowa.

Doctor of Medicine. May, 1990.

9/1981-5/1986

Berea College, Berea, Kentucky.

Bachelor of Arts. May, 1986. Major-Biology.

6/1984-8/1984

Harvard University, Cambridge, Massachusetts.

No degree. Summer, 1984.

#### **POST DOCTORAL TRAINING**

7/2006-6/2008

Family Planning Fellowship, The University of Michigan, Ann Arbor

MI., Department of Obstetrics & Gynecology.

7/ 2000- 6/2001

Preventive Medicine Residency. University of California, San Francisco-

University of California, Berkeley Joint Program, San Francisco, CA.

Residency in Preventive Medicine. Diplomate. Board eligible.

7/1998-6/2000

Centers for Disease Control: Epidemic Intelligence Service, Atlanta,

Georgia.

Placement Site: CA Department of Health Services, Maternal Child Health Branch, Sacramento CA. EIS Officer. Conducted acute disease outbreak

investigation, analytic research, and provided technical assistance to local and

regional health departments.

7/1990-6/1994

The University of Cincinnati College of Medicine, Cincinnati, Ohio.

Residency in Obstetrics and Gynecology.

#### ACADEMIC APPOINTMENTS

8/2008-present

Washington Hospital Center Residency in Obstetrics & Gynecology. DC

Director, Division of Family Planning and Preventive Services.

7/2006-6/2008

m 36

The University of Michigan, Ann Arbor MI. Clinical Lecturer, Department

of Obstetrics & Gynecology.

1/2002-5/2006

John A Burns School of Medicine, University of Hawaii, Honolulu, Hawaii. Assistant Professor, Department of Obstetrics and Gynecology.

4/1999-12/2001

UC-Davis Medical Center Obstetrics and Gynecology Residency

Program, Sacramento, California..

Volunteer Faculty appointment.

#### ACADEMIC ADMINISTRATIVE APPOINTMENTS

1/2003-4/2006

Queen's Medical Center, Honolulu, Hawaii

OB-Gyn Peer Review Committee.

#### **CLINICAL/HOSPITAL APPOINTMENTS**

8/2008-present

Washington Hospital Center Residency in Obstetrics & Gynecology. OC

Director, Division of Family Planning and Preventive Services.

7/2006-6/2008

University of Michigan Health Systems, Ann Arbor Michigan.

Clinical Instructor, Department of Obstetrics and Gynecology.

1/2002-4/2006

Queen's Medical Center, Honolulu, Hawaii

Attending Physician, Queen Emma Clinics.

6/2003-6/2006

Sex Abuse Treatment Center, Kapiolani Medical Center for Women and

Children, Honolulu, Hawaii. Examiner for sexual assault in the community

as part of a team response. Performed injury assessment, disease and pregnancy prevention screening and treatment, forensic examination, and

expert testimony.

7/1994-6/1997

Merced Community Medical Center, Merced California

Staff Physician.

7/1994-6/1997

Mercy Hospital, Merced, California

Staff Physician

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#### **SCIENTIFIC ACTIVITIES**

None.

**GRANT SUPPORT** 

None

#### CERTIFICATIONS AND LICENSURE

**State Licenses** 

California, May 1994. #A053102. Expires 10/31/2009 Hawaii, October, 2001. #11733. Expires 1/31/2010 Ohio, April 1991 # 35.063458 Expires 4/1/2010 Michigan, May 2006. #4301087686 Expires 1/31/2010 District of Columbia June, 2008 #MD03746 Expires 12/31/2010

Maryland, August 2009 Virginia, August, 2009

American Board of Obstetrics and Gynecology. November 1996.

ABOG# 940869 Expires December 30, 2010, recertification pending

Neonatal Resuscitation (expired)

Basic Life Support (expired, recertification in July, 2009)

DEA # BP3174264 expiration date April 30, 2010

#### <u>MILITARY SERVICE</u>

None.

#### **EMPLOYMENT**

6/ 2009- Present Planned Parenthood, Metropolitan Washington, Washington DC.

Medical Director. Responsible for clinical and laboratory services for this Affiliate operating five clinics in Maryland, Virginia, and the District of Columbia. Duties include family planning services, resident education, and

conduct abortion care in the District of Columbia.

8/2008-5/2009 Washington Hospital Center Residency in Obstetrics & Gynecology.

> Director, Division of Family Planning and Preventive Services. Established family planning services, resident education, and conduct abortion care in the

District of Columbia.

7/ 2006- 6/2008 University of Michigan Health Systems, Ann Arbor Michigan.

> Clinical Instructor, Department of Obstetrics and Gynecology. General obstetrics and gynecology, resident education, and family

planning/abortion care.

1/2002-5/2006 John A Burns School of Medicine, University of Hawaii, Honolulu,

> Hawaii. Assistant Professor, Department of Obstetrics and Gynecology. General obstetrics and gynecology, resident education, and family

planning/abortion care.

5/2001-11/2001 California Department of Health Services, Sacramento, California. Chief,

> Policy and Programs, Maternal Child Health Branch. Coordinated statewide identification and monitoring of resources associated with care of women and children; supervised a staff of 30 and accountable for a multimillion dollar

budget; wrote reports as required by legislature.

HGEINN

8/1999-8/2000

Sacramento Birthing Project: Sacramento CA.

Volunteer Clinician. Provided ambulatory, prenatal clinical services to high-risk/at-risk mothers in an urban setting with culturally sensitive interventions.

7/1994-6/1997

National Health Service, Merced, California.

Placement Site: Golden Valley Health Centers Inc..

Staff Obstetrician and Gynecologist. Practiced full range of general obstetrics and gynecology in a medically under-served area. Range of responsibilities clinically included limited "high risk" obstetrics and basic infertility

evaluation and treatment.

8/1995-6/1997

UC-Davis Affiliated Family Practice Residency Program, Merced,

California.

Independent contractor. Taught obstetrics and gynecology to Family Medicine residents. Provided consultation, staffed gynecology outpatient clinics.

provided intrapartum consultation and management.

8/1992-6/1994

Our Ladies of Mercy Hospital, Anderson, Ohio. House Physician. Duties involved assessment of obstatric retients, avaigable excitation and fatal

involved assessment of obstetric patients, surgical assisting, and fetal

monitoring interpretation.

6/1992-6/1994.

The Jewish Hospital, Cincinnati, Ohio. Duties identical to duties at Mercy

Hospital, Anderson.

#### **HONORS**

Citizen of the Year, Men's March Against Violence, Honolulu, Hawaii. 10/2004.

Berea College Outstanding Young Alumnus Award, 11/2001.

NAACP Freedom Fund Banquet, Community Service Award, Merced County.10/1996.

National Health Service Corps Director's Award. 10/1995.

V. Bradley Roberts Award, The Christ Hospital, Cincinnati, Ohio. 6/1994.

University of Cincinnati Esprit de Corps Award, 6/1994.

University of Cincinnati Resident Research Day, Third Place, 6/1993.

Executive Chief Resident, Department of OB-GYN 1993-94.

J. Bates Henderson Medicine Scholarship. Berea College, 1986.

E.R. Brann Good Citizenship Award and the Homer E. Williams Award for Promoting Interracial Understanding, Berea College, 1984.

SEP 1 0 2010

# 29833

#### MARYLAND BOARD OF PHYSICIANS

P.O. Box 2571 4201 Patterson Avenue Baltimore, MD 21215-0095 (410) 764-4777 Fax (410) 358-2252

August 16, 2010

Requested by: Medical Board of Pennsylvania

The following is available under the Maryland Public Information Act, State Government Article, Section 10-617(h), regarding the following practitioner:

PARKER, WILLIE JAMES 2819 5TH STREET NE WASHINGTON, DC 20017

License Number:

D0069574

Date Issued:

July 15, 2009

**Current Status:** 

Active

**Expiration Date:** 

September 30, 2011

Medical School:

UNIV OF IA COLL OF MED

Licensed By:

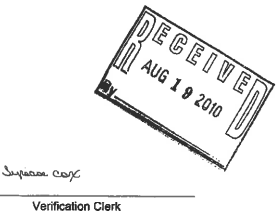
FLEX 1 and 2 Passed Within 5 Years

Specialty:

Charges:

Disciplinary Actions: NONE

No Maryland Health Claims Arbitration Office malpractice claims filed since July 1, 1986



08/16/2010

Date

RECEIVED DIRECT

This is a computer generated form which is acceptable by other states.

Licensing examination scores should be requested directly from the examining authority.

#### COMMONWEALTH of VIRGINIA





#### VERIFICATION

Re:

Willie James Parker

From: Virginia Board of Medicine

Subj:

Licensure Verification

Date:

August 11, 2010

This is to certify that the above named individual was issued a license to practice by the Virginia Board of Medicine:

AUG 18700

Licensed in/as a:

Medicine & Surgery

License:

0101246274

Issued on:

08/13/2009

**Expires:** 

10/31/2010

This license has not been the subject of an administrative proceeding. If you have any questions, please call 804-367-4451.

The information above is the only verification provided by this board. If other information is needed, please do not hesitate to contact this office. To expedite the verification process, the above format is the standard format prepared for all professions regulated by this board.

Verifications may also be obtained from our website at www.dhp.virginia.gov or our interactive phone system at 804-270-6836 with fax back option.

Sincerely,

#### M. Ola Powers

Deputy Executive Director, Licensing Virginia Board of Medicine

NOTE: The Board of Medicine no longer provides a raised seal on this document.

## State Medical Board of Ohio

30 E. Broad Street, 3<sup>rd</sup> Floor • Columbus, OH 43215-6127 • (614) 466-3934 • Website: http://med.ohio.gov/ RECEIVED DIRECT

#### **VERIFICATION OF LICENSURE**

This is to verify that the records of the State Medical Board of Ohio contain the following information for the indicated licensee as of 8/11/2010:

#### **Identification Information**

Name and Address:

Dr. WILLIE JAMES PARKER

Ann Arbor, MI 48103

Date of Birth:

Place of Birth:

BIRMINGHAM, AL

School of Graduation:

Date of Graduation:

Des Moines University - Osteopathic Medical Center

05/04/90

#### License Information

Type of License:

License Number:

How Issued:

Original Licensure Date:

**Expiration Date:** 

Status:

Doctor of Medicine

35. 063458 **End Flex** 

05/29/1992

04/01/2010

**INACTIVE** 

Formal Disciplinary Action: No

AUG 17 2010

Richard A. Whitehouse Executive Director

## DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS PROPESSIONAL AND VOCATIONAL LICENSING DIVISION P.O. BOX 3469 BONOLULU, HAMALI 96801 STATE OF HAMAII

08/11/10

STATE BOARD OF MEDICINE P O BOX 2649

HARRISBURG

PA 17105

RE: VERIFICATION OF LICENSE/EXAM SCORES DATED 08/16/10 FOR WILLIE PARKER

BOARD/COMMISSION:

HAWAII MEDICAL BOARD

PHYSICIAN LICENSE TYPE:

11733 g LICENSE IDENTIFICATION:

PASSED FLEX METHOD OF LICENSURE:

DATE LICENSED:

FORFEITED; NEEDS TO RESTORE 10/11/01 LICENSE STATUS:

LICENSE EXPIRATION DATE: 01/31/10

MONE DISCIPLIMARY ACTION: ACCORDING TO OUR COMPLAINT RECORDS WHICH DATE BACK TO 1985;

NO DEROGATORY INFORMATION IS ON FILE.

THE ATTACHED INPORMATION IS ON FILE CONCERNING THIS LICENSEE.



CERTIFIED BY:

Constance o.

CONSTANCE CABRAL EXECUTIVE OFFICER

22 9838

STATE BOARD OF MEDICINE P O BOX 2649 HARRISBURG PA 17105

THIS IS AN ADDRESS PAGE



STATE OF IOWA

IOWA BOARD OF MEDICINE
MARK BOWDEN
EXECUTIVE DIRECTOR

CHESTER J. CULVER GOVERNOR PATTY JUDGE LT. GOVERNOR

August 06, 2010

#### Verification of Licensure

Pennsylvania State Board of Medicine P O Box 2649 Harrisburg, PA 17105 RECEIVED DIRECT

7 4 2010

This is to certify that the records of the lowa Board of Medicine indicate the following information regarding this physician.

NAME:

DATE OF BIRTH:

LICENSE NUMBER:

LICENSE TYPE:

ISSUE DATE:

**EXPIRATION DATE:** 

**HOW OBTAINED:** 

Willie James Parker, MD

28574

Permanent

03/19/1992

10/01/1994

**FLEX** 

STATUS:

DISCIPLINARY ACTION:

**HISTORY OF INVESTIGATION:** 

Inactive

No

See below

This license information was last updated on: 08/06/2010

The above format is prepared for all physicians regulated by this board. All physicians are considered in good standing unless otherwise noted. If disciplinary action has been indicated or if a history of investigation exists, a copy of that information will be provided to your office in a separate mailing within ten business days.

Sincerely,

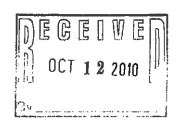
Егіс Way

Licensing Assistant

### GOVERNMENT OF THE DISTRICT OF COLUMBIA Department of Health

Health Professional
Licensing Administration
OFFCT
OFFCT
OFFCT
OFFCT
OFFCT
OFFCT





This is to certify the following information, maintained in the records of the Department of Health Board of MEDICINE, for the below referenced Health Care Practitioner:

Name:

WILLIE J PARKER

License Type:

MEDICINE AND SURGERY

License Number:

MD037446

Original Licensure Date:

06/30/2008

**Expiration Date:** 

12/31/2010

Obtained By:

Waiver of Examination

License Status:

Active

Other:

BEREA COLLEGE

05/01/1986

HARVARD SCHOOL OF PUBLOC HEALTH 06/01/1998

UNIVERSITY OF IOWA COLLEGE OF MEDICINE 05/01/1990

Unless stated below, there is <u>no</u> disciplinary action pending nor has any been taken.

<u>NOTE:</u>

If this blank has been checked, disciplinary action has been taken.

(See attached copies.)

Jacqueline A. Watson, DO, MBA

Executive Director D.C. Board of Medicine

**SEAL** 

Certified By: Alma White DOH Title: Health Licensing Specialist

Date: October 5, 2010



#### MEDICAL BOARD OF CALIFORNIA

Licensing Program 2005 Evergreen Street, Suite 1200 Sacramento, CA 95815 (916) 263-2382 FAX (916) 263-2944 www.mbc.ca.gov



August 06, 2010

RECEIVED DIRECT

AUR 0 5 2010

#### TO WHOM IT MAY CONCERN:

This is to certify that on the date of this letter the records of the Medical Board of California (Board) indicate the following information:

PHYSICIAN:

WILLIE JAMES PARKER

LICENSE NUMBER:

A53102

ISSUED:

May 25, 1994

EXAM TYPE:

A Written Examination

EXPIRATION DATE:

October 31, 2009

STATUS:

DELINQUENT

**BOARD DISCIPLINE:** 

No

This license information was last updated on: 08/06/2010

Further public records pertaining to the above licensee may be available from the Board's Web site at www.mbc.ca.gov.

Fayne M. Boyd

Manager, Licensing Program



## RECEIVED DIRECT

JENNIFER M. GRANHOLM
Governor

### STATE OF MICHIGAN DEPARTMENT OF COMMUNITY HEALTH

JANET OLSZEWSKI Director

LANSING

VERIFICATION OF LICENSURE
MICHIGAN BOARD OF MEDICINE
VERIFICATION OF LICENSURE AS OF 08/06/2010

NAME:

Willie James Parker

BIRTHDATE:

ADDRESS:

Ann Arbor MI 481030000

TYPE:

Medical Doctor

**ORIGINAL DATE: 05/08/2006** 

LICENSE NUMBER:

4301087686

STATUS: Lapsed

**EXPIRATION DATE: 01/31/2010** 

OBTAINED BY:

Endorsement - Licensed >= 10 Years

**EXAM DATE** 

**EXAM TYPE** 

**EXAM SCORE OR RESULT** 

**DISCIPLINARY ACTION** 

NONE

OPEN FORMAL COMPLAINTS

NONE

This license information was last updated on: 08/06/2010



## RECEIVED DIRECT

Validation

This confirms that the IA,CA,MI licensure verification statements for Willie Parker, were sent to you from the VeriDoc website.

Thank you for using the VeriDoc system.

AUS 0 6 2010

Disclaimer | Privacy Policy.

#### The Federation of State Medical Boards of the United States, Inc PO Box 619850

Dallas, Texas 75261-9850 Telephone: (817)868-4000 FAX (817)868-4099

#### **BOARD ACTION CLEARANCE REPORT**

November 09, 2010

Attn: Tammy Dougherty Pennsylvania State Board of Medicine PO Box 2649 Harrisburg, PA 17105

Re: Board Action Query Dated: November 09, 2010 Your Reference Number: BLONG

FSMB Batch Number: BQ1835056

The following is a report of the search results from the Board Action Data Bank as of November 09, 2010 for practitioners submitted as part of the above-referenced batch for which NO board actions were identified.

Practitioners Cleared with No Actions as of November 09, 2010

Item	Name	DOB	School	Yr/Grad	Request ID
1	PARKER, WILLIE			1990	23018792
		LICENSE HISTORY State Board CALIFORNIA DC HAWAII IOWA MICHIGAN OHIO VIRGINIA			

PLEASE NOTE: The licensure history information contained in these reports is not considered licensure verification but rather an indicator of known states of historical licensure for these individuals. Use of this information should be limited to cross-reference purposes.



COMMONWEALTH OF PENNSYLVANIA
STATE BOARD OF MEDICINE
P. O. BOX 2649
HARRISBURG, PENNSYLVANIA 17105
st-medicine@state.pa.us
www.dos.state.pa.us/med
November 1, 2010

WILLIE JAMES PARKER

9849

WASHINGTON DC 20017

Telephone: 717-783-1400/787-2381

Fax: 717-787-7769

**EVALUATOR: BRENDA** 

RE: DISCREPANCY NOTICE - Unrestricted (American)

Dear Doctor:

The Board has received your application for an unrestricted medical license. The items listed below are needed to complete your application. A license cannot be issued until all items are received, approved and the application is complete. You may not practice in the Commonwealth of Pennsylvania as a Physician and Surgeon until a license has been issued by the Board.

> PAGE 2: REC'D COMPLAINT AGAIN. IT IS STILL MISSING THE FINAL SIGNATURE PAGE. COMPLAINT ENDED WITH PAGE 33. CANNOT TELL IF MORE PAGES ARE MISSING. NEED TO RESUBMIT MISSING PAGES.

APPLICATIONS NOT COMPLETED WITHIN SIX MONTHS WILL REQUIRE UPDATES OF CERTAIN DOCUMENTS.

You may check the status of your application online at <a href="www.mylicense.state.pa.us">www.mylicense.state.pa.us</a>. Click on the link <a href="duplicate licenses/address changes/application status">duplicate licenses/address changes/application status</a>. First time users will be required to register and create a user ID and password. Your registration code to register is: 466cnZWG

Sincerely,



## COMMONWEALTH OF PENNSYLVANIA STATE BOARD OF MEDICINE P. O. BOX 2649 HARRISBURG, PENNSYLVANIA 17105 st-medicine@state.pa,us

www.dos.state.pa.us/med October 25, 2010

WILLIE IVINES DADKED 0049

WASHINGTON DC 20017

Telephone: 717-783-1400/787-2381

Fax: 717-787-7769

**EVALUATOR: BRENDA** 

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- > BOTH the National Practitioner Data Bank AND the Healthcare Integrity and Protection Data Bank self query disclosure information (www.npdb-hipdb.com) NPDB & HIPDB reports are required. Must provide original documents of both reports.

APPLICATIONS NOT COMPLETED WITHIN SIX MONTHS WILL REQUIRE UPDATES OF CERTAIN DOCUMENTS.

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Sincerely,



COMMONWEALTH OF PENNSYLVANIA
STATE BOARD OF MEDICINE
P. O. BOX 2649
HARRISBURG, PENNSYLVANIA 17105
st-medicine@state.pa.us
www.dos.state.pa.us/med
October 20, 2010

WILLIE JAMES PARKER

9849

WASHINGTON DC 20017

Telephone: 717-783-1400/787-2381

Fax: 717-787-7769

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Sincerely,

100



#### COMMONWEALTH OF PENNSYLVANIA STATE BOARD OF MEDICINE P. O. BOX 2649 HARRISBURG, PENNSYLVANIA 17105 st-medicine@state.pa.us

www.dos.stats.pa.us/med October 13, 2010

WILLIE JAMES PARKER

9849

WASHINGTON DC 20017

Telephone: 717-783-1400/787-2381

Fax: 717-787-7769

**EVALUATOR: BRENDA** 

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- > PAGE 2: REC'D "MONIS" DISMISSAL. NEED COPY OF COMPLAINT AND A LETTER FROM YOU WITH DETAILS PERTAINING TO THE CASE, FOLLOWING APPLICATION DIRECTIONS.
- > Curriculum Vitae listing ALL periods of employment or unemployment (i.e., child rearing, research, etc.) from /graduation from medical school to present. The list must be in chronological order, include the month and year, and indicate the state/territory in which the employment occurred.

NEED ACTIVITY FOR 7/08. ALSO YOU LIST EMPLOYMENT IN CA, GA AT THE SAME TIME. SEND LETTER OF EXPLANATION.

▶ BOTH the National Practitioner Data Bank AND the Healthcare Integrity and Protection Data Bank self query disclosure information (www.npdb-hipdb.com) - NPDB & HIPDB reports are required. Must provide original documents of both reports.

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Sincerely,



#### COMMONWEALTH OF PENNSYLVANIA STATE BOARD OF MEDICINE P. O. BOX 2849 HARRISBURG, PENNSYLVANIA 17105

st-medicine@state.pa,us www.dos.state.pa,us/med September 15, 2010

WILLIE JAMES PARKER

9849

WASHINGTON DC 20017

Telephone: 717-783-1400/787-2381

Fax: 717-787-7769

**EVALUATOR: BRENDA** 

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NEED ACTIVITY FOR 7/08. ALSO YOU LIST EMPLOYMENT IN CA, GA AT THE SAME TIME. SEND LETTER OF EXPLANATION.

Letter(s) of good standing must be received DIRECTLY from the State Board in an official State Board Envelope from the following states:

DC

▶ BOTH the National Practitioner Data Bank AND the Healthcare Integrity and Protection Data Bank self query disclosure information (www.npdb-hlpdb.com) - NPDB & HIPDB reports are required. Must provide original documents of both reports.

APPLICATIONS NOT COMPLETED WITHIN SIX MONTHS WILL REQUIRE UPDATES OF CERTAIN DOCUMENTS.

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Sincerely.

Address Info Street Address: Email: ### ### ############################	
Street Address: Email:	com
Fax 856-356-4038	
CityHueytown	
StateAL	
Zipcode35023 Country82	
CountyJefferson	
7,000,001	
Are you submitting a name change with this renewal?	122
Have you met your current CE requirements?	N Y
Have you completed 2 hours of Board-approved continuing education in child abuse recognition and reporting?	Y
Do you hold, or have you ever held, a license, certificate, permit, registration or other authorization to practice a profession or occupation in any state or jurisdiction?	Y
	IA, OH, CA, HI, MI, DC,
If you answered yes to the above questions, please provide the profession and state or jurisdiction.	MD, VA, PA, NJ, AL, IL, MS. GA
Since your initial application or last renewal, whichever is later, have you had disciplinary action	on
taken against a professional or occupational license, certificate, permit, registration or other authorization to practice a profession or occupation issued to you in any state or jurisdiction o have you agreed to voluntary surrender in lieu of discipline?	r N
Do you currently have any disciplinary charges pending against your professional or occupational license, certificate, permit or registration in any state or jurisdiction?	N
Since your initial application or last renewal, whichever is later, have you withdrawn an	
application for a professional or occupational license, certificate, permit or registration, had an	
application denied or refused, or for disciplinary reasons agreed not to apply or reapply for a	N
professional or occupational license, certificate, permit or registration in any state or jurisdiction?	
Since your initial application or last renewal, whichever is later, have you been convicted	
(found guilty, pled guilty or pled noto contendere), received probation without verdict or	
accelerated rehabilitative disposition (ARD), as to any criminal charges, felony or	N
nisdemeanor, including any drug law violations? Note: You are not required to disclose any ARD or other criminal matter that has been expunged by order of a court	
Do you currently have any criminal charges pending and unresolved in any state or jurisdiction?	D NT
Since your initial application or last renewal, whichever is later, have you had your DEA	IN
registration denied, revoked or restricted?	N
Since your initial application or your last renewal, whichever is later, have you had provider	
privileges denied, revoked, suspended or restricted by a Medical Assistance agency.	N
Medicare, third party payor or another authority?	
Since your initial application or your last renewal, whichever is later, have you ever had	
practice privileges denied, revoked, suspended, or restricted by a hospital or any health care acility?	N
Since your initial application or your last renewal, whichever is later, have you been charged by	
hospital, university, or research facility with violating research protocols, falsifying research,	N
r engaging in other research misconduct?	
ince your initial application or last renewal, whichever is later, have you engaged in the	
ntemperate or habitual use or abuse of alcohol or narcotics, hallucinogenics or other drugs or	
ubstances that may impair judgment or coordination?	
yes, are you currently participating in the Pennsylvania Professional Health Monitoring rogram?	
ince your initial application or your last renewal, whichever is later, have you been the subject facivil malpractice lawsuit?	N
yes, please submit a copy of the entire Civil Complaint, which must include the filing date and	
the date you were served. Submit a statement which includes complete details of the complaints that have been filed against you. PLEASE NOTE: If you previously reported the proposition to the Board you will only need to provide the dealers with the least the complete the provide the dealers with the least the provide the dealers with the least the provide the dealers with the least t	
omplaint to the Board you will only need to provide the docket number here:  o you maintain current medical professional liability insurance in the Commonwealth of	
emsylvania?	Y
you answer "No", please provide an explanation or reason for an exemption request.	
ate Submitted: Monday, January 26, 2015	
lucation Info	

Person Info	•
Name:WILLIE JAMES PARKER	
Address Info	
Street Address: Ave.	GmailCOM
Phone	
Fax	
CityChicago	
StateIL	
Zipcode60630	
Country82	
CountyCook	
Survey Response Summary	
Question Response Summary	
	DA I
Are you submitting a name change with this renewal?	N
Do you hold a license/certificate (active, inactive or	Y
expired) to practice in any other state or jurisdiction?	1-
Since your initial application or last renewal, whichever is	S
later, have you had disciplinary action taken against your	N
license, certificate or registration issued to you in any	IN I
profession in any other state or jurisdiction?	
Since your initial application or last renewal, whichever is	
later, have you been convicted, found guilty or pleaded	1
nolo contendere, or received probation without verdict, or	
accelerated rehabilitative disposition(ARD) as to any	
felony or misdemeanor, including any drug law	N
violations, or do you have any criminal charges pending	19
and unresolved in any state or jurisdiction? You are not	
required to disclose any ARD or other criminal matter	
that has been expunged by order of a court.	
Since your initial application or last renewal, whichever is	
later, have you withdrawn an application for a license,	
certificate or registration, had an application denied or	N >
refused, or for disciplinary reasons agreed not to reapply	
for a license, certificate or registration in any profession	
in any other state or jurisdiction?	
Since your initial application or last renewal, whichever is	
later, have you been arrested for criminal homicide,	N
aggravated assault, sexual offenses or drug offenses in	
any state, territory or country?	
Since your last renewal, have you been the subject of a	
civil malpractice law suit? If yes, please submit a copy of	
the entire Civil Complaint which must include the filing	
4 . 4 4	N
reported the complaint, email or fax the docket number to	
the Board. (email at st-medicine@state.pa.us or fax at	
717-787-7769)	į
'	r

Since your in	itial application or la	st renewal, whichever is N					
later, have yo	later, have you had your DEA registration denied,						
revoked or restricted?							
Since your in	Since your initial application or last renewal, whichever is						
later, have yo	later, have you had practice privileges denied, revoked or N						
	restricted in a hospital or health care facility?						
Since your in	Since your initial application or last renewal, whichever is						
later, have yo	later, have your provider privileges been denied, revoked N						
	or restricted by any medical assistance agency for cause?						
Do you maint	Do you maintain current medical professional liability						
	insurance in the Commonwealth of Pennsylvania?						
	your current CE req	uirements? Y					
Education Info	ormation						
Edit							
		UNIV					
Profession:	Medicine School:	OF Credit Hours: Education					
H		IOWA Type:					
From:	6/9/1986 To:	5/4/1990					
Employment I	nformation						
	No employment records						
remarks							
Remarks:							
Continuing Ed	ucation Information						
	No CE	Course records					

#### myLicense Renewal Question Responses

<u>License Number:</u> MD441490

Name: WILLIE JAMES PARKER

#### Online Submission Date:

Renewal Question	Response
Are you submitting a name change with this renewal?	N
Are you licensed in another licensing jurisdiction in this profession (any status)?	Υ
Since your last renewal, has a licensing jurisdiction taken any disciplinary action against you?	N
Since your last renewal, have you been convicted of a crime?	N
Since your last renewal, have you withdrawn an application for licensure in another licensing juristiction?	N
Have you met your current CE requirements?	Υ
Since your last renewal, have your provider privileges been terminated by any medical assistance agency for cause?	N
Since your last renewal, have you had practice privileges denied, revoked or restricted in a hospital or health care facility?	N
Since your last renewal, have you had your DEA registration denied, revoked or restricted?	N
Since your last renewal, have you been arrested for criminal homicide, aggravated assault, sexual offenses or drug offenses in any state, territory or country?	N
Do you maintain current medical professional liability insurance in the Commonwealth?	Y
Medical Renewal - Since your last renewal, have you been the subject of a civil malpractice law suit?	N