

**PRESS RELEASE**  
**IOWA BOARD OF MEDICAL EXAMINERS**  
**(June 13, 2005)**

Recently, the Iowa Board of Medical Examiners took the following action:

**Thomas J. Holt, M.D.**, a 43 year-old physician practicing urology in Dubuque, Iowa, entered into a combined Statement of Charges and Settlement Agreement with the Board to resolve a pending disciplinary matter. The Board charged Dr. Holt with engaging in unprofessional conduct and/or disruptive behavior in the practice of medicine. The Board received information which indicated that Dr. Holt's hospital privileges were suspended due to concerns that he failed to control his anger on more than one occasion while treating patients. Dr. Holt completed a disruptive behavior evaluation and the evaluation program recommended that he participate in counseling. Under the terms of the Settlement Agreement, Dr. Holt was issued a Citation and Warning for engaging in disruptive behavior and his Iowa medical license was placed on five years probation subject to certain monitoring terms and conditions, including continued counseling.

**Glenn C. Krug, D.O.**, a 55 year-old physician practicing in Davenport, Iowa, entered into a Settlement Agreement with the Board to resolve pending disciplinary charges. The Board received information which raised concerns that Dr. Krug may suffer from a health condition which impairs his ability to practice medicine and that he inappropriately prescribed controlled substances to members of his immediate family. On December 16, 2004, the Board ordered Dr. Krug to complete a physical, neuropsychological and substance abuse evaluation. Dr. Krug failed to complete the evaluation in the time permitted. On February 10, 2005, the Board charged Dr. Krug for failing to complete the evaluation as ordered by the Board, for inappropriately prescribing controlled substance to family members and for failing to maintain appropriate medical records for controlled substances maintained at his medical office. Dr. Krug subsequently completed the evaluation and the evaluation program recommended individual counseling, couples counseling, abstinence from alcohol and addictive drugs, drug testing and a thorough cardiology work-up. Under the terms of the Settlement Agreement, Dr. Krug was issued a Citation and Warning and ordered to pay a \$2,500 civil penalty. Dr. Krug is also permanently prohibited from maintaining controlled substances at his medical office and he must complete fifteen (15) hours of continuing medical education in medical record keeping. Dr. Krug's license is also subject to certain monitoring requirements for two years including, counseling, a worksite monitor, abstention from drugs and alcohol and drug testing.

**Jana L. Marjenhoff, D.O.**, a 45 year-old physician formerly practicing in Knoxville, Corydon and Seymour, Iowa, had formal disciplinary charges filed against her Iowa medical license. The Board charged Dr. Marjenhoff with engaging in a pattern of professional incompetency, inappropriate prescribing practices, practice harmful and/or detrimental to the public and unprofessional conduct in the treatment of numerous patients. The charges allege that Dr. Marjenhoff: inappropriately directed that an unstable patient be transferred to another medical facility by private vehicle; failed to order appropriate tests for a patient with a neck injury, putting the patient at risk of further injury; prescribed unnecessary controlled substances to a high school athlete; ordered medication for a very ill infant without examining the child; and inappropriately prescribed controlled substances to patients, despite obvious signs of drug seeking behavior. A hearing is scheduled for August 3, 2005.

**Robert P. Marseille, M.D.**, a 47 year-old physician practicing in Coralville, Iowa, had formal disciplinary charges filed against his Iowa medical license. The Board charged Dr. Marseille with violating the terms and conditions of his Board Order. On June 5, 2003, the Board charged Dr. Marseille with the inability to practice medicine with reasonable skill and safety as a result of a mental condition and with engaging in unethical or unprofessional conduct when he failed to accurately document patient examinations and when he documented examinations that did not occur. On April 20, 2004, after a hearing, the Board issued a Decision and Order placing Dr. Marseille's Iowa medical license on probation subject to certain terms and conditions. The Board dismissed the charge of inaccurate documentation of physical examinations. On February 10, 2005, the Board charged Dr. Marseille with violating his Board Order when he: failed to establish a Board monitoring program; failed to fully comply with all recommendations made by the evaluation program and all other treatment providers; failed to complete mental health treatment and counseling, failed to participate in the Board's drug testing program; failed to file quarterly reports with the Board, and failed to appear before the Board as required by the April 20, 2004, Decision and Order.

A hearing was scheduled for March 23, 2005. The Board received information which indicates that miscommunication between Board staff and Dr. Marseille likely contributed to his failure to comply with the requirements of the April 20, 2004, Order. On April 7, 2005, the Board dismissed the charges. Recently the Board received information which indicates that Dr. Marseille failed to call into the Board's drug testing program on thirteen (13) occasions between March 27, and May 21, 2005, and he failed to provide a urine sample for drug testing on May 4, 2005, as required by his Board Order. A hearing is scheduled for August 3, 2005.

**Ronald P. McPike, D.O.**, a 53 year-old physician formerly practicing psychiatry in Bonaparte, Iowa, entered into a combined Statement of Charges and Settlement Agreement with the Board to resolve a pending disciplinary matter. The Board charged Dr. McPike with engaging in unprofessional conduct and professional incompetency in the practice of medicine. The Board received information which indicated that Dr. McPike pled guilty to criminal harassment of a public official when it was determined that he had paid the fine for a parking violation with dollar bills smeared in human fecal matter. Dr. McPike was ordered to complete a psychological evaluation and the evaluation program concluded that Dr. McPike demonstrates character deficits which negatively impact his medical practice. The program recommended residential treatment and Board monitoring. The Board also received information which indicates that Dr. McPike engaged in a pattern of professional incompetency including, inappropriate prescribing practice, inappropriate diagnostic practices and inappropriate substance abuse treatment awareness. Under the terms of the Settlement Agreement, Dr. McPike's Iowa medical license is suspended indefinitely and he must successfully complete residential psychological treatment and a comprehensive competency evaluation before the Board will consider reinstating his medical license.

**Kumar R. Mullangi, M.D.**, a 39 year-old physician practicing urology in Burlington, Iowa, had formal disciplinary charges filed against his Iowa medical license. The Board charged Dr. Mullangi with engaging in professional incompetency and practice harmful and/or detrimental to the public in the practice of medicine. The charges allege that Dr. Mullangi failed to maintain complete, accurate and timely medical records for numerous patients, inappropriately discouraged patients from obtaining second opinions and treatment from other qualified healthcare providers, and inappropriately failed to provide patient medical records to other healthcare providers at the request of the patient. A hearing is scheduled for August 3, 2005.

**Henry W. Snead, M.D.**, a 52 year-old physician practicing in Waterloo, Iowa, had formal disciplinary charges filed against his Iowa medical license. The Board charged Dr. Snead for failing to fully comply with the recommendations of the evaluation program in violation of the terms and conditions of his Board Order and with knowingly making misleading, deceptive, untrue or fraudulent representations in the practice of medicine. On January 22, 2004, Dr. Snead entered into a combined Statement of Charges and Settlement Agreement with the Board to resolve a pending disciplinary matter. Dr. Snead was cited for failing to conform to the prevailing standard of care in his treatment of patients. He agreed to complete a professional competency evaluation and comply with all recommendations made by the evaluation program, including a re-education plan. Dr. Snead completed the competency evaluation on January 27, 2004, and the evaluation report raised serious concerns about Dr. Snead's medical knowledge, clinical reasoning and documentation. On August 2, 2004, the program provided Dr. Snead an extensive re-education plan that included a practice supervisor and preceptor and structured education program. To date, Dr. Snead has failed participate in the re-education program established by the evaluation program. The Board also received information which indicates that Dr. Snead falsified his professional credentials on his office letterhead when he used the designation "Ph.D." when in fact, he has not completed a Ph.D. A hearing is scheduled for August 3, 2005.

**Lance E. Wessling, D.O.**, a 57 year-old physician practicing dermatology in Cedar Rapids, Iowa, entered into a combined Statement of Charges and Settlement Agreement with the Board to resolve a pending disciplinary matter. On July 21, 2001, Dr. Wessling self-reported to the Iowa Physician Health Program (IPHP) with a possible impairment due to longstanding health problems. Dr. Wessling entered into a physician health contract that required that he obtain a worksite monitor, a physician in the community who regularly observes Wessling and who agrees to help monitor his condition. Dr. Wessling failed to obtain the worksite monitor despite warnings from the IPHP. The Board charged Dr. Wessling with violating the terms of the IPHP physician health contract when he failed to obtain a worksite monitor. Under the terms of the Settlement Agreement, Dr. Wessling was issued a Citation and Warning, ordered to pay a \$2,500 civil penalty and his medical license was placed on probation for two years subject to certain monitoring conditions, including a worksite monitor.