

Findings of Fact

The Petitioner and Respondent each stipulate and agree as follows:

1. Joe Tre’Gawen Landrum, D.O., is the holder of a license to practice as an osteopathic physician in the State of Oklahoma, license number 4310.
2. Dr. Landrum received his license to practice as an osteopathic physician in Oklahoma from the Board in July 2005 and primarily engages in the practice of ENT Otolaryngology.
3. Dr. Landrum was set to appear in front of the Board in relation to Investigations: OSBOE-1219-126-1; OSBOE-2022-215; and OSBOE-1019-105 in December of 2024.
4. A continuance was instituted for the December 2024 Hearing to allow Petitioner additional time for investigation and retention of an expert.
5. During the continuance, Investigators for the Board received two additional complaints alleging Dr. Landrum’s care was improper and in violation of the Act.
6. As a result, the Hearing concerning OSBOE-1219-126-1; OSBOE-2022-215; and OSBOE-1019-105 was again continued to allow for proper and thorough investigation into the newly filed complaints.

A. Investigation: OSBOE-1219-126-1

7. On February 15, 2018, Dr. Landrum conducted an exploratory surgery in response to respiratory issues patient T.W. had been experiencing.
8. Patient T.W. had a DNR in place.
9. Patient T.W. went into acute respiratory failure during the surgery, was resuscitated, and then transferred to the ICU in stable condition.
10. OSBOE investigator, Joshua Freeman, completed a thorough and complete

investigation of the aforementioned case.

11. As part of the investigation, this case was sent to internal medical professionals for an independent review of the records.

12. OSBOE internal medical staff concluded this was a wrongful life circumstance, there had been no breach of the standard of care, and Dr. Landrum's decisions were of sound medical judgment.

13. As such, OSBOE has not been able to identify a violation of our Act, nor does it possess the evidence necessary to proceed with the prosecution of this investigation.

B. Investigation: OSBOE-2022-215

14. On August 29, 2019, Dr. Landrum was the supervising physician for an outpatient tonsillectomy and adenoidectomy procedure for minor patient M.T.

15. Dr. Landrum was overseeing a CRNA who allegedly administered excessive doses of analgesic, anesthetic, and narcotic medications to M.T.

16. M.T. was discharged home the same day and hours later went into cardiac arrest.

17. M.T. was transported to OU Children's Hospital where doctors found M.T. to have no brain activity due to ischemic hypoxia.

18. M.T. was taken off life support and pronounced deceased on August 30, 2019.

19. Subsequently, Dr. Landrum was served with an Amended Petition in which he was named as a Defendant related to the care provided to patient M.T.

20. On February 9, 2022, all Defendants were dismissed with prejudice from the lawsuit.

21. On February 10, 2022, OSBOE investigators were made aware of a National Practitioner Data Bank (NPDB) alert which indicated Dr. Landrum settled the lawsuit for a confidential amount.

22. In addition, the reporting agency (Insurance Company) explicitly listed a description of the allegations and stated: “alleges failure to monitor child longer in the PACU resulting in subsequent cardiopulmonary arrest at home and death. Insured (Dr. Landrum) did not order the discharge of the child from the PACU. The assigned nurse evaluated the child as meeting criteria for discharge without consulting the physician. Due to the sympathy factor, insured (Dr. Landrum) made a business decision to contribute toward the settlement with the other Defendants.”

23. OSBOE retained an independent expert medical review of this matter which found no breach in the standard of care or sub-par care provided by Dr. Landrum. The expert was unable to identify a single error on the part of Dr. Landrum.

24. Though the untimely death of patient M.T. is a heartbreaking tragedy, after a complete and thorough OSBOE investigation and independent expert medical review, we have found no violation of our Act on the part of Dr. Landrum, and no evidence to support a continued prosecution of this investigation.

C. Investigation: OSBOE-1019-105

25. In September 2019, G.O. was referred to Dr. Landrum for evaluation and treatment of a neck mass, which was later identified by Dr. Landrum as a thyroglossal duct cyst.

26. Dr. Landrum’s treatment plan for G.O.’s cyst was a Sistrunk procedure to be performed at Mercy Hospital in Ada, Oklahoma.

27. Dr. Landrum performed the Sistrunk procedure on G.O. on October 10, 2019.

28. During the procedure, Dr. Landrum encountered extensive scarring and pseudopods from previous ruptures and infections of the cyst.

29. While removing G.O.’s cyst, Dr. Landrum misjudged anatomical landmarks and inadvertently removed thyroid cartilage, damaged laryngeal tissue, and injured G.O.

30. In the PACU, G. O. began demonstrating respiratory distress as a result of the damage and was intubated and transferred to OU Children's Hospital for further care and treatment.

31. On October 14, 2019, OU Children's doctors performed a surgical laryngoscopy and bronchoscopy to evaluate G.O.'s larynx. They found G.O. to have a torn, necrosed, likely burned right true vocal cord, severe trauma to the right false vocal cord, and a separate lesion extending to the base of the tongue. A tracheostomy was also performed due to concerns regarding G.O.'s ability to breathe without mechanical assistance.

32. On October 17, 2019, OU Children's doctors conducted a second surgery on G.O. in which they further repaired G.O.'s larynx, replaced the tracheal tube, and installed a MIC-KEY gastrostomy feeding tube.

33. G.O. was discharged from the hospital five (5) days later.

34. G.O.'s injuries from the surgery placed severe limitations on G.O.'s ability to speak and required multiple follow-up surgeries at OU Children's.

35. A medical negligence lawsuit naming Dr. Landrum as a Defendant was filed in Oklahoma County on December 5, 2019, styled as CJ-2019-6811.

36. In the civil litigation following Dr. Landrum's surgery on G.O., Dr. Landrum executed a sworn affidavit in which he acknowledged he was not specially trained in pediatric otolaryngology (i.e., not fellowship trained in pediatric otolaryngology) at the time he operated on G.O. and he was the only surgeon present during the surgery.

37. He further admitted in the affidavit that he had misjudged anatomical landmarks and caused damage to G.O.'s larynx, and inadvertently removed thyroid cartilage which resulted in permanent injury to G.O. and necessitated a tracheostomy.

38. Dr. Landrum also admits in the affidavit that the injuries he caused were the result

of a departure from the standard of care that trained pediatric otolaryngologists must meet.

39. Dr. Landrum was dismissed as a Defendant of the lawsuit on August 29, 2023.

40. On September 29, 2023, the OSBOE was made aware of an NPDB alert which indicated Dr. Landrum settled the lawsuit.

41. After Dr. Landrum's settlement, the civil litigation continued against the remaining defendants for independent claims of negligence and resulted in a \$45 million jury verdict (\$15 million in actual damages; \$30 million in punitive damages).

42. The adjudication of the civil litigation continues and is currently under appeal in the purview of the Oklahoma Supreme Court for consideration.

43. The OSBOE retained two independent ENT medical experts to review Dr. Landrum's care and treatment of G.O.

44. Dr. Elena Woodson, M.D., who specializes in Pediatric Otolaryngology, ultimately gave the opinion that this was a known complication during a Sistrunk procedure, albeit rare and serious. As Dr. Landrum admitted, it was caused by misjudging anatomical landmarks, leading to the inadvertent resection of thyroid cartilage which is crucial for airway stability and vocalization.

45. Dr. Landrum's care and treatment of patient G.O. was an act of negligence, malpractice, or incompetence pursuant to 59 O.S. § 637(A)(4).

D. Investigation: OSBOE-2025-015

46. On February 7, 2025, OSBOE received a complaint which alleged Dr. Landrum removed patient B.W.'s thyroid without obtaining consent and against the patient's wishes.

47. Additional allegations were made regarding either manipulation or alteration of medical documents.

48. OSBOE retained an independent ENT expert's review of the case which unveiled

no known violations of the standard of care or error on the part of Dr. Landrum. His diagnosis, documentation, surgical performance, and care were all appropriate and medically indicated.

49. OSBOE did a complete and thorough investigation of all allegations and supporting documents. OSBOE Investigators and Deputy General Counsel were able to identify multiple unsubstantiated claims, unsupported accusations, and conflicting medical documentation to the detriment of the allegations contained in the complaint.

50. With regards to the allegations set forth in this complaint and investigation, OSBOE has not found a breach in the standard of care, nor been able to identify any evidence to support a violation of the Act.

E. Investigation: OSBOE-2025-022

51. On March 7, 2025, OSBOE received a complaint regarding Dr. Landrum's medical care provided to patient D.E. in November of 2020.

52. Patient D.E. presented to Dr. Landrum on November 4, 2020, for a sinus procedure, specifically a balloon sinuplasty of bilateral maxillary sinus, frontal anterior ethmoidectomy, sphenoid sinuplasty, SMR inferior turbinate with shaver, to remove polyps.

53. She presented with several comorbidities including the "Samsters Triad", and recurrent polyps.

54. D.E. was discharged into her own care home following the procedure.

55. 24 hours later, she developed mental status change and presented to the ED at McAlester Regional Hospital with fever, metabolic acidosis, severe sepsis, acute encephalitis, and cellulitis down her neck.

56. Patient D.E. was subsequently intubated and would remain that way for 14 days prior to being sent to an LTACH and eventually discharged home after approximately 1.5 months of

inpatient care.

57. OSBOE ENT Expert, Richard Allen, found the care for patient D.E. to be substantially within the required standard of care. Dr. Landrum's diagnoses and choice of procedure were clinically appropriate, the procedure went without incident, and the procedure was not likely the cause of her subsequent bacteremia and sepsis issues. However, patient D.E. was put at greater risk of post-op complications due to Dr. Landrum's failure to properly recognize her co-morbidities.

58. She presented with a history of at least four (4) previous nasal polypectomies, asthma controlled by Symbicort, supplemental oxygen use at night, and allergies to NSAIDS.

59. According to Dr. Allen, had the patient been properly situated post-operatively and held overnight, it is likely whatever issues that occurred leading to her decline would have been observed and treated during her proper post-operative care.

60. Dr. Landrum acknowledges that a hearing before the Board could result in a finding that his care and treatment of patient D.E. arose to a level of negligence, malpractice, or incompetence pursuant to 59 O.S. § 637(A)(4).

Conclusions of Law

61. The Board has jurisdiction over the subject matter and is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of osteopathic physicians in the State of Oklahoma. 59 O.S. § 620 et seq. and Okla. Admin. Code §§ 510: 1-1 -1 et seq.

62. Pursuant to the provisions of 59 O.S. §§ 637 and 637.1, the Board is authorized to institute appropriate disciplinary action against any licensed osteopathic physician who violates the provisions of the Act.

63. Pursuant to the provisions of the Oklahoma Administrative Procedure Act, "unless precluded by law, informal disposition may be made of any individual proceeding by stipulation,

agreed settlement, or consent order.” 75 O.S. § 309(E).

64. Based on the foregoing, the Board finds as follows:

- a. Dr. Landrum’s care and treatment of T.W. (OSBOE-12-19-126-1), M.T. (OSBOE-2022-215), and B.W. (OSBOE-2025-015) was in compliance with the Act;
- b. Dr. Landrum’s care and treatment of G.O. (OSBOE-1019-105) constituted negligence, malpractice, or incompetence pursuant to 59 O.S. § 637(A)(4);
- c. Dr. Landrum acknowledges that a hearing before the Board could result in a finding that his care and treatment of patient D.E. (OSBOE-2025-022) arose to a level of negligence, malpractice, or incompetence pursuant to 59 O.S. § 637(A)(4);
- d. As such, Dr. Landrum acknowledges that a hearing could result in the Board finding he has violated the Act by “engag[ing] in repeated acts of negligence, malpractice or incompetence” 59 O.S. § 637(A)(4);
- e. Dr. Landrum voluntarily agrees to waive his right to a hearing and enter this Consent Order.
- f. Dr. Landrum and the Board Prosecutor agree to the terms of this Consent Order and move for the Board to adopt and enter the same.

ORDERS

IT IS THEREFORE ORDERED by the Oklahoma State Board of Osteopathic Examiners as follows:

65. The Board hereby adopts the agreement of the Parties in this Consent Order, including the Findings of Fact and Conclusions of Law stated herein.

66. After a complete and thorough investigation, several investigative cases have shown no substantiated violation of the standard of care or the Act. As such, the Board hereby dismisses the following investigative cases: OSBOE-1219-126-1(related to patient T.W.); OSBOE-2022-215 (related to patient M.T.); OSBOE-2025-015 (related to patient B.W.).

67. In regard to investigative cases OSBOE-1019-105 (patient G.O.) and OSBOE-2025-

022 (patient D.E.), Dr. Landrum is Ordered and shall comply with the following terms and conditions:

- a. In relation to OSBOE-1019-105, Dr. Landrum voluntarily relinquishes the privilege to perform pediatric Sistrunk procedures on all patients under the age of eighteen (18). In the event he should ever want to re-establish those privileges, he may complete a CPEP evaluation and fully adhere to all recommendations and requirements. Once he has completed that process, he may Motion the Board and request to withdraw his voluntary relinquishment.
- b. In relation to OSBOE-2025-022, Dr. Landrum agrees to attend a CME hosted by the Mayo Clinic entitled “Overview of Perioperative Medicine from Outpatient Preoperative Assessment to Inpatient Postoperative Care” in October of 2025. Upon completion, Dr. Landrum shall submit a report/evidence of satisfactory completion and a certificate of attendance within fourteen (14) days of completion.
- c. Dr. Landrum shall bear the financial costs of any expenses incurred from this Order.
- d. Dr. Landrum shall be responsible and bear costs of ten-thousand four-hundred seventy-three dollars (\$10,473.00) associated with the investigations related to patients G.O. and D.E. Total to be repaid twelve months from the date of this Order.

68. Dr. Landrum’s relinquishment of the privilege to perform pediatric Sistrunk procedures shall be seen as a voluntary self-restriction. This Order does not restrict Dr. Landrum’s license to practice medicine, as a restricted license would potentially jeopardize Dr. Landrum’s ability to continuing serving the community of Southeast Oklahoma..

69. This Order imposes no period of probation on Dr. Landrum’s license.

70. A copy of this Order shall be provided to Respondent as soon as it is processed.

71. Any violation of this Order may result in further discipline of Dr. Landrum’s license to practice osteopathic medicine in the State of Oklahoma.

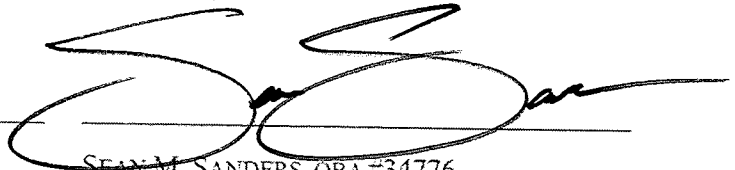
This Order is a public record and therefore subject to the Oklahoma Open Records Act. Further, this Order may be reportable to the National Practitioner Data Bank pursuant to federal law, including but not limited to, 45 CFR Part 60.

IT IS SO ORDERED AND EFFECTIVE this 20th day of June, 2025.

Chelsey Gilbertson, D.O.

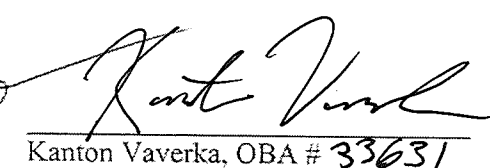
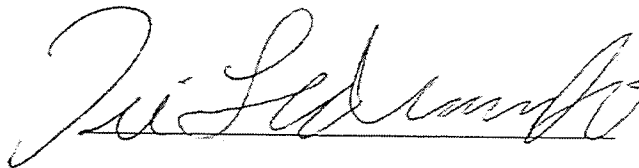
Chelsey Gilbertson, D.O. (Jul 2, 2025 07:41 CDT)

Chelsey D. Gilbertson, D.O.
OSBOE President



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PROSECUTOR FOR PETITIONER



Joe Tre'Gawen Landrum, D.O.
(Respondent)

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ATTORNEY FOR RESPONDENT

**IN AND BEFORE THE STATE BOARD OF OSTEOPATHIC EXAMINERS
STATE OF OKLAHOMA**

STATE OF OKLAHOMA, ex rel.,)	
STATE BOARD OF OSTEOPATHIC)	
EXAMINERS,)	
)	
Petitioners,)	
)	
v.)	OSBOE Case No. 2024-114
)	
Clayton Royder, D.O.)	
Osteopathic Medicine License No. 5009.)	
)	
Respondent.)	

CONSENT ORDER

The State of Oklahoma, *ex rel.* Oklahoma State Board of Osteopathic Examiners (“Petitioner” or the “Board”), by and through the undersigned counsel for the Board, as represented by Beth Vincent, and Clayton Royder, D.O. (“Respondent”), Oklahoma License No. 5009, who appears in person, and through counsel Curtis J. Thomas (collectively, the “Parties”), offer this Consent Order (the “Order”) for acceptance by the Board.

By voluntarily entering this Order, Respondent admits to certain of the allegations herein contained and further acknowledges that a hearing before the Board could result in some sanction under the Oklahoma Osteopathic Medicine Act (“Act”). 59 O.S. § 620 *et seq.*

Respondent, Clayton Royder, D.O., states that he is of sound mind and is not under the influence of, or impaired by, any medication or drug and that he fully recognizes his right to appear before the Board for an evidentiary hearing on the allegations made against him. Respondent hereby voluntarily waives his right to a full hearing, submits to the jurisdiction of the Board and agrees to abide by the terms and conditions of this Order. Respondent acknowledges that he has read and understands the terms and conditions stated herein, and that the Order may be reviewed and discussed with him by legal counsel prior to execution.

If the Board does not accept this Order, the Parties stipulate that it shall be regarded as null and void, and Petitioner shall not use any admission made by Respondent herein against him in any subsequent disciplinary hearing before the Board or otherwise. If the Board does not accept this order, Respondent will be free to defend himself and no inferences would be drawn from Respondent’s willingness to have this Order accepted by the Board. The Parties further stipulate that neither the presentation of this Order nor the Board’s consideration of this Order shall be deemed to have unfairly or illegally prejudiced the Board or its individual members and, therefore, shall not constitute grounds for precluding the Board nor any individual Board member from further participation in proceedings related to the matters set forth herein.

Findings of Fact

1. Clayton Royder, D.O., is the holder of a license to practice as an osteopathic physician in the State of Oklahoma, License Number 5009. Dr. Royder received his license to practice as an osteopathic physician in Oklahoma from the Board in December 2021 with restrictions and primarily engages in the practice of family medicine.
2. In March 2013, the Board removed the initial restrictions on Dr. Royder, and his probation was terminated giving him a full and unrestricted license.
3. On or about February 3, 2025, a Petition was filed in case OSBOE-2024-114 alleging violations of the Oklahoma Osteopathic Medicine Act for engaging in the use or employment of dishonesty, fraud, misrepresentation, ... unethical conduct or unprofessional conduct, in the performance of the functions or duties of an osteopathic physician.
4. Dr. Royder does not contest that the Board could prove by clear and convincing evidence that Dr. Royder has violated the Osteopathic medicine act in that he failed to timely comply with a subpoena issued by the Board by not providing complete and accurate patient records to the Board.

Conclusions of Law

5. The Board has jurisdiction over the subject matter and is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of osteopathic physicians in the State of Oklahoma. 59 O.S. § 620 *et seq.* and Okla. Admin. Code §§ 510: 1-1 -1 *et seq.*
6. The Board finds that there is sufficient evidence that Dr. Royder engaged in conduct for which the Board may take disciplinary action under the Act.
7. The Board is authorized, as an alternative to 59 O.S. § 637, to impose a condition against the license of any osteopathic physician holding a license to practice medicine in the State of Oklahoma to attend and produce evidence of successful completion of a specific term of education in enumerated fields and/or institutions as ordered by the Board based on the facts of the case. Said education, residency or training shall be at the expense of the person so ordered. 59 O.S. §§ 637.1(A)(5).

Orders

IT IS THEREFORE ORDERED by the Oklahoma State Board of Osteopathic Examiners as follows:

8. The Board hereby adopts the agreement of the Parties in this Consent Order, including the Findings of Fact and Conclusions of Law stated herein.

9. Clayton Royder, D.O. is hereby placed on Monitoring for a term of two (2) years, with the option to come before the Board and request modification or ending of monitoring, and shall comply with the following terms and conditions:
- a. Dr. Royder will make reasonable efforts to remedy procedural problems found in his record keeping process, including issues with any staff or contract agency which maintains his patient and billing records.
 - b. Dr. Royder agrees that he and his staff, including any contract entity which maintains his patient and billing records, will attend at least four (4) hours of initial training regarding accurate billing, records maintenance and ethics relevant to records and billing by Administrative Consulting Services, which is an entity approved by the board. Initial training will be completed by October 1, 2026, and Dr. Royder will furnish a certificate to the Board Compliance Officer. dates.
 - c. Following the initial training, Administrative Consulting Services will do an audit of not less than ten (10) encounters every three months for the first year of the Order. The results of the audit will be provided to the Board Compliance Officer every three months. Based on the results of each audit, the expert will conduct a one-on-one training session with Dr. Royder, his staff, including any contract entity, of at least one hour each to go over the billing and provide further training as necessary.
 - d. Dr. Royder agrees that Mona Royder will not participate in the production or delivery of patient records.
 - e. Dr. Royder agrees he will not supervise any mid-level practitioners under this monitoring agreement.
 - f. Dr. Royder shall immediately notify the Board if he is served a lawsuit, if he receives a data bank entry, or if he is terminated or asked to resign from a hospital or clinic.
 - g. Dr. Royder shall at all times maintain gainful employment as an osteopathic physician. Dr. Royder shall notify the Board in writing within fourteen (14) days in the event he is terminated or resigns from employment as an osteopathic physician.
 - h. Upon request, Dr. Royder shall make himself available for one or more personal appearances before the Board or its authorized designee.
 - i. Dr. Royder will maintain monthly contact with the Board Compliance Officer.
 - j. Dr. Royder shall bear the financial costs of any expenses incurred from this Order.
 - k. Board staff shall have oversight of this Order on behalf of the Board, and the authority to direct Dr. Royder to provide any and all reports, evaluations, assessments, and/or documents, relevant to this matter.

- l. Dr. Royder shall complete the Compliance Information Request Form sent by Board staff within ten (10) days of receipt. Dr. Royder shall complete monthly Supervision Self-Reports provided by Board Staff by the tenth (10th) day of each month.
 - m. Dr. Royder is assessed an ongoing monthly Administrative Maintenance fee of one hundred dollars (\$100), due by the first day of each month and continued monthly during the pendency of any active and ongoing Board Order.
 - n. Dr. Royder may utilize his right to consult legal counsel in connection with this inquiry by the Board known as OSBOE-2024-114, this Order, or any other inquiry by the Board.
 - o. Dr. Royder shall notify the Board within fourteen (14) days of any changes to legal counsel.
 - p. Dr. Royder shall notify the Board within fourteen (14) days of any changes to their residential, practice, or email address as well as any change to his cell phone number.
 - q. Dr. Royder shall renew his license yearly as required by the Board's statutes and rules. Failure to renew could result in cancellation by the Board.
 - r. Dr. Royder shall maintain compliance with continuing medical education ("CME") Credits as required by the Board's statutes and rules.
 - s. Dr. Royder shall pay the following sum as costs of investigation of this matter \$4,955.00 within one year of the date of this Order.
10. In the event Dr. Royder leaves the State of Oklahoma to practice medicine in another jurisdiction, and surrenders his license here in Oklahoma, the terms and conditions of this Order shall be tolled.
 11. Subject to the Board's sole discretion to require the monitoring period to be two (2) years or to otherwise modify this Order, if the audit results provided to the Board Compliance Officer as provided for in this Order reflect substantial compliance with best practices for accurate billing and records maintenance, the period of monitoring may be terminated after one (1) year.
 12. A copy of this Order shall be provided to Respondent as soon as it is processed.

Any violation of this Order may result in further discipline and impact Dr. Royder's license to practice osteopathic medicine in the State of Oklahoma.

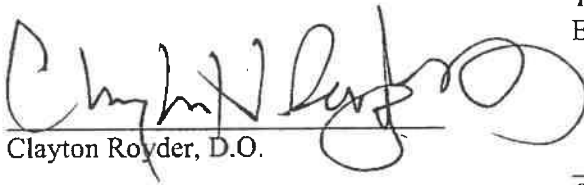
This Order is a public record and therefore subject to the Oklahoma Open Records Act. Further, this Order may be reportable to the National Practitioner Data Bank pursuant to federal law, including but not limited to, 45 CFR Part 60.

IT IS SO ORDERED AND EFFECTIVE, this 19th day of June 2025.

Chelsey Gilbertson, D.O.

Chelsey Gilbertson, D.O. (Jun 25, 2025 14:19 CDT)

Chelsey D. Gilbertson, D.O.
OSBOE President

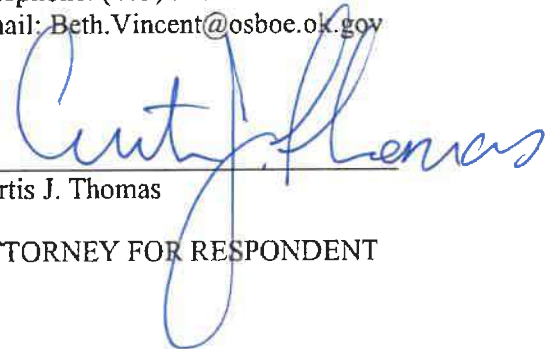

Clayton Royder, D.O.

RESPONDENT

Beth Vincent

Beth Vincent (Jun 24, 2025 15:19 CDT)

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Curtis J. Thomas

ATTORNEY FOR RESPONDENT

**IN THE MATTER OF PUNAM MULJI,)
D.O., APPLICANT FOR ISSUE OF) Case No. OSBOE-2025-L024
LICENSE)
(Osteopathic Medical License No.
8355)**

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners (“Board”) at a regular meeting of the Board on June 19, 2025. Punam Mulji, D.O. (“Dr. Mulji”) appears in person at the hearing on this date without counsel.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

The Board, after reviewing Dr. Mulji's Application for Renewal and being fully advised, enters this Order Granting an Advanced Resident License.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that Dr. Mulji's license be **RENEWED** as an Advanced Resident License and subject to the statutory limits of the Advanced Resident License for the duration of her Residency training.

This Order is a public record and therefore subject to the Oklahoma Open Records Act. Further, This Order may be reportable to the National Practitioner Data Bank ("NPDB") pursuant to federal law, including but not limited to, 45 CFR Part 60.

Moreover, as facts may indicate any violation of this Order may result in a referral to the Oklahoma Attorney General for the unauthorized practice of osteopathic medicine

in the State of Oklahoma.

IT IS HEREBY ORDERED AND EFFECTIVE this 19th day of June, 2025.

Chelsey Gilbertson, D.O.

Chelsey Gilbertson, D.O. (Jun 25, 2025 14:08 CDT)

Chelsey Gilbertson, D.O.

Board President

State Board of Osteopathic Examiners

**IN AND BEFORE THE STATE BOARD OF OSTEOPATHIC EXAMINERS
STATE OF OKLAHOMA**

**IN THE MATTER OF TRISZA RAY,)
D.O., APPLICANT FOR ISSUE OF)
LICENSE)
(Osteopathic Medical License No.
4143)** **Case No. OSBOE-2021-048**

**ORDER GRANTING REINSTATEMENT OF LICENSE WITH
RESTRICTIONS**

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 19, 2025. Trisza Ray, D.O. ("Dr. Ray") appears in person at the hearing on this date with counsel, Steven Wires.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

The Board, after reviewing Dr. Ray's Application for Licensure and being fully advised, enters this Order Granting License with Restrictions.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that, for good cause shown, Dr. Ray's application for Licensure is hereby **GRANTED** and subject to the following restrictions:

1. Dr. Ray is not to have direct patient care.
2. Dr. Ray will obtain a CPEP approved Preceptor in family practice and present a plan to complete the provided CPEP re-entry plan to the Board.
3. Dr. Ray will see her primary care provider for personal total health. Dr. Ray will sign a release for her primary care provider to report care to the Board.
4. Further, the Board reserves the right to order a clinical competency exam after the re-entry plan is completed by Dr. Ray.
5. That Dr. Ray must appear before the Board, in person during the pendency of this matter or as requested by the Board. At said appearances, Order(s) may be amended.
6. That Dr. Ray will initiate monthly contact with their Board Compliance Officer by

the tenth (10th) day of each month.

7. That Dr. Ray must complete the Monthly Supervision Self-Report by the tenth (10th) day of each month.
8. Upon Board approval of Preceptor and re-entry plan, Dr. Ray will be assessed an ongoing monthly Administrative Maintenance fee of one hundred dollars (\$100), due by the first day of each month and continued monthly during the pendency of any active and ongoing Board Order.
9. That Dr. Ray complete the Compliance Information Request Form (CIF) and submit it to Board staff within ten (10) days of issuance of this order. In the event there is a change to the information contained in the CIF, Dr. Ray shall submit an updated CIF to the Board within 10 days of any such change.
10. That Dr. Ray shall bear the financial costs of any expenses incurred from this Order.
11. Board staff shall have oversight of this Order on behalf of the Board, and the authority to direct Dr. Ray to attend meetings, provide urine drug tests if requested, and to provide any and all reports, evaluations, assessments, and/or documents, relevant to this matter, including but not limited to, the signing of any authorizations necessary for the release of any and all evaluations/reports directly to the Board.
12. That Dr. Ray may utilize their right to consult legal counsel in connection with this inquiry by the Board, this Order, or any other inquiry by the Board.
13. That Dr. Ray is required to notify the Board within seven (7) days of any changes to legal counsel.
14. Dr. Ray shall provide a copy of this Order in whole with any current or potential employer.
15. That Dr. Ray is required to notify the Board within seven (7) days of any changes to their residential address, official email address, practice address, and/or their cell phone number.
16. That Dr. Ray renews her license yearly as required by the Board's statutes and rules. Failure to renew your license could result in cancellation by the Board.
17. That Dr. Ray maintains compliance with continuing medical education ("CME")

credits as required by the Board's statutes and rules.

18. In the event Dr. Ray surrenders their Oklahoma license to practice osteopathic medicine, the terms and conditions of this Order shall be tolled.

Any violation of this Order may result in discipline of Dr. Ray's license to practice osteopathic medicine in the State of Oklahoma.

This Order is a public record and therefore subject to the Oklahoma Open Records Act. Further, This Order may be reportable to the National Practitioner Data Bank ("NPDB") pursuant to federal law, including but not limited to, 45 CFR Part 60.

Moreover, as facts may indicate any violation of this Order may result in a referral to the Oklahoma Attorney General for the unauthorized practice of osteopathic medicine in the State of Oklahoma.

IT IS HEREBY ORDERED AND EFFECTIVE this 19th day of June, 2025.

Chelsey Gilbertson, D.O.

Chelsey Gilbertson, D.O. (Jun 25, 2025 14:08 CDT)

Chelsey Gilbertson, D.O.
Board President
State Board of Osteopathic Examiners

**IN AND BEFORE THE STATE BOARD OF OSTEOPATHIC EXAMINERS
STATE OF OKLAHOMA**

**IN THE MATTER OF MATTHEW) MID-LEVEL EXCEPTION
PRIEST, D.O.,) REQUEST
Osteopathic Medical License No.)
7124**

**INTERIM ORDER GRANTING MID-LEVEL EXCEPTION
WITH CONDITIONS**

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 19, 2025. Matthew Priest, D.O. ("Dr. Priest") appeared via Teams at this hearing and presented a Motion Requesting the authorization to supervise up to ten (10) Mid-level practitioners pursuant to Oklahoma Administrative Code 510:10-4-3.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

The Board, after reviewing Dr. Priest's written request, and being fully advised, enters this Interim Order Granting authority to supervise up to ten (10) Mid-level practitioners with the following conditions:

1. Dr. Priest is to provide Board staff with additional information regarding his plan for supervision of the additional mid-levels.
2. Dr. Priest is to re-appear at the September 2025 Board Meeting to report on the additional information provided and to provide a progress report on his supervision of ten (10) mid-levels.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that, for good cause shown, of Dr. Priest's Request for authority to supervise up to ten (10) Mid-level practitioners is conditionally GRANTED.

This Order is a public record and therefore subject to the Oklahoma Open Records Act.

Chelsey Gilbertson, D.O.

Chelsey Gilbertson, D.O. (Jun 25, 2025 14:08 CDT)

Chelsey D. Gilbertson, D.O.
Board President

State Board of Osteopathic Examiners

INTERIM ORDER GRANTING MID-LEVEL EXCEPTION
WITH CONDITIONS
Matthew Priest, D.O.

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returns to practicing anesthesia with an active DEA registration.

The Board Herby Orders, Paragraph 2.i. of the April 12, 2024 Board Order shall hereby be modified to reflect:

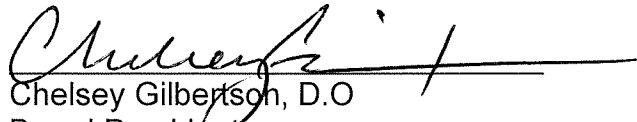
2.i. Respondent will be allowed to discontinue Vivitrol injections until such time as he resumes the practice of anesthesia with Board approval.

All other provisions of the April 12, 2024, Order shall remain in effect.

This Order is a public record and therefore subject to the Oklahoma Open Records Act.

This Order constitutes final action by the Board on the date it was announced.

IT IS HEREBY ORDERED AND EFFECTIVE this 19th day of June 2025.


Chelsey Gilbertson, D.O.
Board President
State Board of Osteopathic Examiners

Paragraph 6 states that Respondent will continue to participate in individual therapy to be determined by his provider. Respondent requests to modify this to clarify that his addiction psychiatrist will refer him to an individual therapy provider and together they will determine the frequency of his individual therapy.

Paragraph 7 states that Respondent must continue to engage in mutual-aid meetings at the frequency of three meetings weekly as recommended by OHPP. Respondent requests this be modified to require engaging in mutual-aid meetings at a frequency determined by his addiction psychiatrist.

Paragraph 9 states that Respondent shall complete an OHPP approved prescription writing course by June 15, 2025 and Paragraph 10 states that Respondent shall be enrolled in or complete an 8 hour course offered by DEA/OBN on prescribing controlled substances by June 15, 2025. Respondent has completed both trainings. Respondent requests that Paragraph 9 be modified to reflect the required trainings were completed and that Paragraph 10 be modified to state that Respondent may utilize sleep aid medication and/or ADHD medication under the supervision and management of his addiction psychiatrist.

ORDER

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED by the Board that the following full list of restrictions and conditions shall apply to Respondent, and includes any modifications ordered:

1. Respondent is hereby placed on probation for a term of five (5) years and shall comply with the probationary terms and conditions outlined in this Order.
2. Respondent may not work more than forty (40) hours per week.
3. Respondent may not prescribe controlled medication.
4. Respondent is to appear at the December 2025 meeting so the Board may assess status.
5. Respondent will transition from an OHPP contract to maintaining a professional monitoring contract with Lobdock Impairment Detection (Lobdock). Toxicological testing will be conducted per the Lobdock monitoring contract. Respondent will sign a release with Lobdock to send testing results and other reports to the Board.

6. Respondent must continue to participate in individual therapy, frequency to be determined by his addiction psychiatrist in conjunction with his individual therapy provider. Documentation of the recommended frequency will be provided to the Board. Respondent will submit documentation of therapy attendance to the Board Compliance Officer monthly. Further, Respondents addiction psychiatrist shall provide a report to the Board which includes their training, qualifications, Curriculum Vitae, and an explanation of their expertise.
7. Respondent must continue to engage in mutual-aid meetings at a frequency to be determined by his addiction psychiatrist and documentation of frequency will be provided to the Board. Respondent will submit documentation to Board Compliance Officer verifying meeting attendance monthly.
8. Respondent shall utilize Vivitrol injections or oral Naltrexone and may manage this medication through his Primary Care Physician ("PCP"). Respondent may pursue testosterone replacement through his PCP as well.
9. Respondent has completed an OHPP approved Prescription Writing course and an 8-hour course offered by the DEA/OBN on prescribing controlled substances by June 15, 2025 in compliance with the original Paragraph 9 and 10 of his Board Order.
10. Respondent may utilize sleep aid medication and/or ADHD medication under the supervision and management of his addiction psychiatrist.
11. That Respondent must appear before the Board, in person, once a year during the pendency of this matter or as requested by the Board. At said appearances, Order(s) may be amended.
12. That Respondent complete the Compliance Information Request Form (CIF) and submit it to Board staff within ten (10) days of issuance of this order. In the event there is a change to the information contained in the CIF, Respondent shall submit an updated CIF to the Board within 10 days of any such change.
13. That Respondent will initiate monthly contact with the Board Compliance Officer by the tenth (10th) day of each month.
14. That Respondent must complete the Monthly Supervision Self-Report by the tenth (10th) day of each month.

15. Upon employment, the Respondent will be assessed an ongoing monthly Administrative Maintenance fee of one hundred dollars (\$100), due by the first day of each month and continued monthly during the pendency of any active and ongoing Board Order.
16. Respondent shall bear the financial costs of any expenses incurred from this Order.
17. Board staff shall have oversight of this Order on behalf of the Board, and the authority to direct Respondent to attend meetings, provide urine drug tests if requested, and to provide any and all reports, evaluations, assessments, and/or documents, relevant to this matter, including but not limited to, the signing of any authorizations necessary for the release of any and all evaluations/reports directly to the Board.
18. That Respondent may utilize their right to consult legal counsel in connection with this inquiry by the Board known as OSBOE-2023-101, this Order, or any other inquiry by the Board.
19. That Respondent is required to notify the Board within seven (7) days of any changes to legal counsel.
20. Respondent shall provide a copy of this Order in whole with any current or potential employer.
21. That Respondent is required to notify the Board within seven (7) days of any changes to their residential address, practice address, and/or their cell phone number.
22. That Respondent renews their license yearly as required by the Board's statutes and rules. Failure to renew your license could result in cancellation by the Board.
23. That Respondent maintains compliance with continuing medical education ("CME") credits as required by the Board's statutes and rules.
24. In the event Respondent surrenders their Oklahoma license to practice osteopathic medicine, the terms and conditions of this Order shall be tolled.

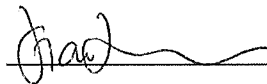
Any violation of this Order may result in further discipline of Dr. Bradshaw's license to practice osteopathic medicine in the State of Oklahoma.

This Order is a public record and therefore subject to the Oklahoma Open Records Act. Further, This Order may be reportable to the National Practitioner Data Bank (NPDB) pursuant to federal law, including but not limited to, 45 CFR Part 60.

Moreover, as facts may indicate any violation of this Order may result in a referral to the Oklahoma Attorney General for the unauthorized practice of osteopathic medicine in the State of Oklahoma.

This Order constitutes final action by the Board on the date it was announced.

IT IS HEREBY ORDERED AND EFFECTIVE this 19th day of June 2025.



Katie Templeton, J.D.
Board Vice President
State Board of Osteopathic Examiners