BEFORE THE BOARD OF MEDICAL EXAMINERS OF THE STATE OF NEVADA

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In The Matter of Charges and

Complaint Against

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JAMES FORSYTHE, M.D.,

Respondent.

Case No. 09-4382-1 NO. Janua **FILED** CLERK OF THE BOARD

COMPLAINT

The Investigative Committee of the Board of Medical Examiners of the state of Nevada, composed of Charles N. Held, M.D., Chairman, Cindy Lamerson, M.D., Member, and Jean Stoess, M.A., Member, by and through Lyn E. Beggs, General Counsel for the Nevada State Board of Medical Examiners, having a reasonable basis to believe that James Forsythe, M.D., has violated the provisions of NRS Chapter 630, hereby issues its formal Complaint, stating the Investigative Committee's charges and allegations, as follows:

18 1. Dr. Forsythe is currently licensed in active status, and was so licensed by the 19 Nevada State Board of Medical Examiners, hereinafter referred to as "the Board," on 20 September 4, 1974 (License No. 2864), pursuant to the provisions of Chapter 630 of the Nevada 21 Revised Statutes, and at all times addressed herein was so licensed.

22 2. Patient A was a seventy-one year old male at the time of the beginning of the events
23 set forth in this complaint. His true identify is not disclosed to protect his privacy, but his identity
24 is disclosed in the Patient Designation served on Dr. Forsythe along with a copy of this Complaint.

3. Patient A was a long standing patient of Dr. Forsythe. In June 2002, Patient A
presented to Dr. Forsythe. Lab work completed in June 2002, showed Patient A had a ProstateSpecific Antigen (PSA) level of 3.7 ng/mL.

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4. Patient A returned to Dr. Forsythe in August 2002 for a routine follow-up exam. A digital rectal examination was performed during which a 1 cm right prostate lobe nodule was discovered.

5. Patient A had lab work performed in early September 2002 which indicated a PSA level of 5.9 ng/mL. Patient A returned to Dr. Forsythe who diagnosed Patient A with prostate nodule cancer and informed Patient A of such. At the same visit Dr. Forsythe administered an injection of Zoladex, otherwise known as goserelin, often used to treat prostate cancer.

6. Dr. Forsythe failed to obtain any tissue biopsy or obtain any further diagnostic studies before rendering his diagnosis of prostate cancer.

7. Patient A once again underwent lab work in December 2002 at which time his PSA level was indicated to be 1.8 ng/mL.

8. Patient A returned to Dr. Forsythe in January 2003 at which time Dr. Forsythe again injected Patient A with Zoladex. A third injection of Zoladex was administered at a follow up appointment in April 2003.

9. Lab work performed in April 2003 indicated that Patient A's PSA level had decreased to 1.0 ng/mL and subsequent lab tests performed in August 2003 indicated a further drop to 0.6 ng/mL.

10. Patient A saw Dr. Forsythe in December 2003 and January 2004, but was then 18 19 followed by physicians outside of the Reno area until August 2004 when he was again seen by

20 Dr. Forsythe. In August 2004, lab work indicated Patient A's PSA level was 4.9 ng/mL. In 21 December 2004, Patient A's PSA level decreased slightly to 4.5 ng/mL.

Patient A's PSA level remained steady at 4.5 ng/mL according to lab results from 22 11. March 23, 2005. Also on March 23, 2005, Patient received a final injection of Zoladex. 23

12. Patient A's PSA level as of April 19, 2005 was 17.2 ng/mL. He was seen shortly 24 25 thereafter in the emergency room for urinary retention and followed up with Dr. Jonathan Garey-26 Sage for treatment. During the course of Patient A's treatment with Dr. Garey-Sage, a prostate 27 needle biopsy was performed which was negative for prostate cancer.

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1	<u>Count I</u>
2	13. Nevada Administrative Code Section 630.040 defines malpractice as the failure of
3	a physician, in treating a patient, to use the reasonable care, skill, or knowledge ordinarily used
4	under similar circumstances.
5	14. Nevada Revised Statute Section 630.301(4) provides that malpractice is grounds
6	for initiating disciplinary action against a licensee.
7	15. Dr. Forsythe failed to use the reasonable care, skill, or knowledge ordinarily used
8	under similar circumstances when he failed to properly diagnose whether Patient A truly had
9	prostate cancer before treating him for the alleged prostate cancer and thus he has violated NRS
10	630.301(4).
11	16. By reason of the foregoing, Dr. Forsythe is subject to discipline by the Nevada
12	State Board of Medical Examiners as provided in Section 630.352 of the Nevada Revised Statutes.
13	<u>Count II</u>
14	17. Nevada Administrative Code Section 630.040 defines malpractice as the failure of
15	a physician, in treating a patient, to use the reasonable care, skill, or knowledge ordinarily used
16	under similar circumstances.
17	18. Nevada Revised Statute Section 630.301(4) provides that malpractice is grounds
18	for initiating disciplinary action against a licensee.
19	19. Dr. Forsythe failed to use the reasonable care, skill, or knowledge ordinarily used
20	under similar circumstances when he informed Patient A that he had prostate cancer without
21	making a proper diagnosis of the alleged cancer and thus he has violated NRS 630.301(4).
22	20. By reason of the foregoing, Dr. Forsythe is subject to discipline by the Nevada
23	State Board of Medical Examiners as provided in Section 630.352 of the Nevada Revised Statutes.
24	WHEREFORE, the Investigative Committee prays:
25	1. That the Nevada State Board of Medical Examiners fix a time and place for a
26	formal hearing;
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1	2.	That the	Neva	da Sta	ate Bo	bard	l of M	edic	al Ez	xam	iners giv	re Re	spor	ident, not	tice of the
2	charges herein	against	him,	the ti	ime a	ind	place	set	for t	the	hearing,	and	the	possible	sanctions
3	against him;														

3. That the Nevada State Board of Medical Examiners determine what sanctions to impose for the violation or violations committed by Respondent; and

4. That the Nevada State Board of Medical Examiners make, issue and serve on Respondent its findings of fact, conclusions of law and order, in writing, that includes the sanctions imposed; and

9 5. That the Nevada State Board of Medical Examiners take such other and further
10 action as may be just and proper in these premises.

DATED this $\mathcal{A}^{\mathcal{H}}$ day of January, 2009.

INVESTIGATIVE COMMITTEE OF THE NEVADA STATE BOARD OF MEDICAL EXAMINERS

∕By₂ Beggs Lvń

General Counsel and Attorney for the Investigative Committee

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	1	VERIFICATION												
	2	STATE OF NEVADA)												
	3	COUNTY OF DOUGLAS												
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	5	Charles N. Held, M.D., having been duly sworn, hereby deposes and states under penalty												
	6	of perjury that he is the Chairman of the Investigative Committee of the Nevada State Board of												
	7	Medical Examiners that authorized the complaint against the Respondent herein; that he has read												
	8													
	9	investigation into a complaint against Respondent, he believes that the allegations and charges in												
ISEL	10	the foregoing Complaint against Respondent are true, accurate, and correct.												
COUNSEL uniners	11	DATED this 28^{+-} day of January, 2009.												
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GENERAL d of Medical Exi ninal Way #301 Vevada 89502) 688-2559	13													
E GENE Board of Medi Ferminal Way Io, Nevada 89 (775) 688-2559	14	Charles N. Held, M.D.												
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