

**BEFORE THE
MEDICAL BOARD OF CALIFORNIA
DEPARTMENT OF CONSUMER AFFAIRS
STATE OF CALIFORNIA**

**In the Matter of the Accusation)
Against:)
)
)
MARTIN C. SCHULMAN, M.D.)
)
Physician's and Surgeon's)
Certificate No. G58731)
)
Respondent)
_____)**

Case No. 800-2017-033979

DECISION

The attached Stipulated Settlement and Disciplinary Order is hereby adopted as the Decision and Order of the Medical Board of California, Department of Consumer Affairs, State of California.

This Decision shall become effective at 5:00 p.m. on January 2, 2020.

IT IS SO ORDERED December 3, 2019.

MEDICAL BOARD OF CALIFORNIA



**Kristina D. Lawson, J.D., Chair
Panel B**

1 XAVIER BECERRA
Attorney General of California
2 ALEXANDRA M. ALVAREZ
Supervising Deputy Attorney General
3 ROSEMARY F. LUZON
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4 State Bar No. 221544
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5 San Diego, CA 92101
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6 San Diego, CA 92186-5266
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8 *Attorneys for Complainant*

9
10 **BEFORE THE**
11 **MEDICAL BOARD OF CALIFORNIA**
12 **DEPARTMENT OF CONSUMER AFFAIRS**
STATE OF CALIFORNIA

13 In the Matter of the Accusation Against:	Case No. 800-2017-033979
14 MARTIN C. SCHULMAN, M.D.	OAH No. 2018100557
15 P. O. Box 746	
16 Cardiff By the Sea, CA 92007	STIPULATED SETTLEMENT AND
17 Physician's and Surgeon's Certificate	DISCIPLINARY ORDER
18 No. G 58731	
19 Respondent.	

19 IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-
20 entitled proceedings that the following matters are true:

21 **PARTIES**

- 22 1. Kimberly Kirchmeyer (Complainant) is the Executive Director of the Medical Board
23 of California (Board). She brought this action solely in her official capacity and is represented in
24 this matter by Xavier Becerra, Attorney General of the State of California, by Rosemary F.
25 Luzon, Deputy Attorney General.
- 26 2. Respondent Martin C. Schulman, M.D. (Respondent) is represented in this
27 proceeding by attorney Steven H. Zeigen, Esq., whose address is: 10815 Rancho Bernardo Rd.,
28 Suite 310, San Diego, CA 92127.

1 3. On or about September 22, 1986, the Board issued Physician's and Surgeon's
2 Certificate No. G 58731 to Respondent. The Physician's and Surgeon's Certificate was in full
3 force and effect at all times relevant to the charges brought in Accusation No. 800-2017-033979,
4 and will expire on May 31, 2020, unless renewed.

5 **JURISDICTION**

6 4. On or about September 13, 2018, Accusation No. 800-2017-033979 was filed before
7 the Board, and is currently pending against Respondent. The Accusation and all other statutorily
8 required documents were properly served on Respondent on or about September 13, 2018, at his
9 address of record. Respondent timely filed his Notice of Defense contesting the Accusation. A
10 true and correct copy of Accusation No. 800-2017-033979 is attached as Exhibit A and
11 incorporated herein by reference as if fully set forth herein.

12 **ADVISEMENT AND WAIVERS**

13 5. Respondent has carefully read, fully discussed with counsel, and understands the
14 charges and allegations in Accusation No. 800-2017-033979. Respondent has also carefully read,
15 fully discussed with counsel, and understands the effects of this Stipulated Settlement and
16 Disciplinary Order.

17 6. Respondent is fully aware of his legal rights in this matter, including the right to a
18 hearing on the charges and allegations in the Accusation; the right to confront and cross-examine
19 the witnesses against him; the right to present evidence and to testify on his own behalf; the right
20 to the issuance of subpoenas to compel the attendance of witnesses and the production of
21 documents; the right to reconsideration and court review of an adverse decision; and all other
22 rights accorded by the California Administrative Procedure Act and other applicable laws, having
23 been fully advised of same by his attorney of record, Steven H. Zeigen, Esq.

24 7. Having the benefit of counsel, Respondent voluntarily, knowingly, and intelligently
25 waives and gives up each and every right set forth above.

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1 **CULPABILITY**

2 8. Respondent does not contest that, at an administrative hearing, Complainant could
3 establish a *prima facie* case with respect to the charges and allegations contained in Accusation
4 No. 800-2017-033979, a copy of which is attached hereto as Exhibit A, and that he has thereby
5 subjected his Physician's and Surgeon's Certificate No. G 58731 to disciplinary action.

6 9. Respondent agrees that if an accusation is ever filed against him before the Medical
7 Board of California, all of the charges and allegations contained in Accusation No. 800-2017-
8 033979 shall be deemed true, correct and fully admitted by Respondent for purposes of that
9 proceeding or any other licensing proceeding involving Respondent in the State of California.

10 10. Respondent agrees that his Physician's and Surgeon's Certificate No. G 58731 is
11 subject to discipline and he agrees to be bound by the Board's imposition of discipline as set forth
12 in the Disciplinary Order below.

13 **CONTINGENCY**

14 11. This Stipulated Settlement and Disciplinary Order shall be subject to approval by the
15 Board. The parties agree that this Stipulated Settlement and Disciplinary Order shall be
16 submitted to the Board for its consideration in the above-entitled matter and, further, that the
17 Board shall have a reasonable period of time in which to consider and act on this Stipulated
18 Settlement and Disciplinary Order after receiving it. By signing this stipulation, Respondent fully
19 understands and agrees that he may not withdraw his agreement or seek to rescind this stipulation
20 prior to the time the Board considers and acts upon it.

21 12. The parties agree that this Stipulated Settlement and Disciplinary Order shall be null
22 and void and not binding upon the parties unless approved and adopted by the Board, except for
23 this paragraph, which shall remain in full force and effect. Respondent fully understands and
24 agrees that in deciding whether or not to approve and adopt this Stipulated Settlement and
25 Disciplinary Order, the Board may receive oral and written communications from its staff and/or
26 the Attorney General's Office. Communications pursuant to this paragraph shall not disqualify
27 the Board, any member thereof, and/or any other person from future participation in this or any
28 other matter affecting or involving Respondent. In the event that the Board does not, in its

1 discretion, approve and adopt this Stipulated Settlement and Disciplinary Order, with the
2 exception of this paragraph, it shall not become effective, shall be of no evidentiary value
3 whatsoever, and shall not be relied upon or introduced in any disciplinary action by either party
4 hereto. Respondent further agrees that should this Stipulated Settlement and Disciplinary Order
5 be rejected for any reason by the Board, Respondent will assert no claim that the Board, or any
6 member thereof, was prejudiced by its/his/her review, discussion and/or consideration of this
7 Stipulated Settlement and Disciplinary Order or of any matter or matters related hereto.

8 **ADDITIONAL PROVISIONS**

9 13. This Stipulated Settlement and Disciplinary Order is intended by the parties herein
10 to be an integrated writing representing the complete, final and exclusive embodiment of the
11 agreements of the parties in the above-entitled matter.

12 14. The parties understand and agree that Portable Document Format (PDF) and facsimile
13 copies of this Stipulated Settlement and Disciplinary Order, including PDF and facsimile
14 signatures thereto, shall have the same force and effect as the originals.

15 15. In consideration of the foregoing admissions and stipulations, the parties agree that
16 the Board may, without further notice to or opportunity to be heard by Respondent, issue and
17 enter the following Disciplinary Order:

18 **DISCIPLINARY ORDER**

19 1. **PUBLIC REPRIMAND.**

20 IT IS HEREBY ORDERED that Respondent Martin C. Schulman, M.D., Physician's and
21 Surgeon's Certificate No. G 58731, shall be and is hereby Publicly Reprimanded pursuant to
22 California Business and Professions Code section 2227, subdivision (a), subsection (4). This
23 Public Reprimand is issued in connection with the allegations relating to Respondent's care and
24 treatment of Patient A, as set forth in Accusation No. 800-2017-033979.

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1 2. EDUCATION COURSE.

2 Within 60 calendar days of the effective date of this Decision, Respondent shall submit to
3 the Board or its designee for its prior approval educational program(s) or course(s) which shall
4 not be less than 25 hours. The educational program(s) or course(s) shall be aimed at correcting
5 any areas of deficient practice or knowledge and shall be Category I certified. The educational
6 program(s) or course(s) shall be at Respondent's expense and shall be in addition to the
7 Continuing Medical Education (CME) requirements for renewal of licensure. Following the
8 completion of each course, the Board or its designee may administer an examination to test
9 Respondent's knowledge of the course. Within one (1) year of the effective date of this Decision,
10 Respondent shall provide proof of attendance for 50 hours of CME of which 25 hours were in
11 satisfaction of this condition.

12 3. PRESCRIBING PRACTICES COURSE.

13 Within 60 calendar days of the effective date of this Decision, Respondent shall enroll in a
14 course in prescribing practices approved in advance by the Board or its designee. Respondent
15 shall provide the approved course provider with any information and documents that the approved
16 course provider may deem pertinent. Respondent shall participate in and successfully complete
17 the classroom component of the course not later than six (6) months after Respondent's initial
18 enrollment. Respondent shall successfully complete any other component of the course within
19 one (1) year of enrollment. The prescribing practices course shall be at Respondent's expense
20 and shall be in addition to the Continuing Medical Education (CME) requirements for renewal of
21 licensure.

22 A prescribing practices course taken after the acts that gave rise to the charges in the
23 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board
24 or its designee, be accepted towards the fulfillment of this condition if the course would have
25 been approved by the Board or its designee had the course been taken after the effective date of
26 this Decision.

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1 Respondent shall submit a certification of successful completion to the Board or its
2 designee not later than 15 calendar days after successfully completing the course, or not later than
3 15 calendar days after the effective date of the Decision, whichever is later.

4 4. MEDICAL RECORD KEEPING COURSE.

5 Within 60 calendar days of the effective date of this Decision, Respondent shall enroll in a
6 course in medical record keeping approved in advance by the Board or its designee. Respondent
7 shall provide the approved course provider with any information and documents that the approved
8 course provider may deem pertinent. Respondent shall participate in and successfully complete
9 the classroom component of the course not later than six (6) months after Respondent's initial
10 enrollment. Respondent shall successfully complete any other component of the course within
11 one (1) year of enrollment. The medical record keeping course shall be at Respondent's expense
12 and shall be in addition to the Continuing Medical Education (CME) requirements for renewal of
13 licensure.

14 A medical record keeping course taken after the acts that gave rise to the charges in the
15 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board
16 or its designee, be accepted towards the fulfillment of this condition if the course would have
17 been approved by the Board or its designee had the course been taken after the effective date of
18 this Decision.

19 Respondent shall submit a certification of successful completion to the Board or its
20 designee not later than 15 calendar days after successfully completing the course, or not later than
21 15 calendar days after the effective date of the Decision, whichever is later.

22 5. FAILURE TO COMPLY.


23 Any failure by Respondent to comply with the terms and conditions of the Disciplinary
24 Order set forth above shall constitute unprofessional conduct and grounds for further disciplinary
25 action.

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1 ACCEPTANCE


2 I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully
3 discussed it with my attorney, Steven H. Zeigen, Esq. I understand the stipulation and the effect
4 it will have on my Physician's and Surgeon's Certificate No. G 58731. I enter into this Stipulated
5 Settlement and Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be
6 bound by the Decision and Order of the Medical Board of California.

7
8 DATED: 4/3/19


9 MARTIN C. SCHULMAN, M.D.
10 Respondent

11 I have read and fully discussed with Respondent Martin C. Schulman, M.D. the terms and
12 conditions and other matters contained in the above Stipulated Settlement and Disciplinary Order.
13 I approve its form and content.

14
15 DATED: 4/4/19


16 STEVEN H. ZEIGEN, ESQ.
17 Attorney for Respondent


18 ENDORSEMENT

19 The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully
20 submitted for consideration by the Medical Board of California.

21 Dated: 4/4/19

Respectfully submitted,

22 XAVIER BECERRA
23 Attorney General of California
24 ALEXANDRA M. ALVAREZ
25 Supervising Deputy Attorney General


26 ROSEMARY F. LUZON
27 Deputy Attorney General
28 Attorneys for Complainant

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Exhibit A

Accusation No. 800-2017-033979

1 XAVIER BECERRA
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2 ALEXANDRA M. ALVAREZ
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3 ROSEMARY F. LUZON
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8 *Attorneys for Complainant*

FILED
STATE OF CALIFORNIA
MEDICAL BOARD OF CALIFORNIA
SACRAMENTO Sept. 13 20 18
BY SWANSON ANALYST

10 BEFORE THE
11 MEDICAL BOARD OF CALIFORNIA
DEPARTMENT OF CONSUMER AFFAIRS
12 STATE OF CALIFORNIA

13 In the Matter of the Accusation Against:

Case No. 800-2017-033979

14 **Martin C. Schulman, M.D.**
15 **P.O. Box 746**
Cardiff By the Sea, CA 92007

ACCUSATION

16 **Physician's and Surgeon's Certificate**
17 **No. G 58731,**

Respondent.

19 Complainant alleges:

20 **PARTIES**

21 1. Kimberly Kirchmeyer (Complainant) brings this Accusation solely in her official
22 capacity as the Executive Director of the Medical Board of California, Department of Consumer
23 Affairs (Board).

24 2. On or about September 22, 1986, the Medical Board issued Physician's and
25 Surgeon's Certificate No. G 58731 to Martin C. Schulman, M.D. (Respondent). The Physician's
26 and Surgeon's Certificate was in full force and effect at all times relevant to the charges brought
27 herein and will expire on May 31, 2020, unless renewed.

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JURISDICTION

1
2 3. This Accusation is brought before the Board, under the authority of the following
3 laws. All section references are to the Business and Professions Code (Code) unless otherwise
4 indicated.

5 4. Section 2220 of the Code states:

6 "Except as otherwise provided by law, the board may take action against all
7 persons guilty of violating this chapter. . ." [Chapter 5, the Medical Practice Act.]

8 5. Section 2227 of the Code states:

9 "(a) A licensee whose matter has been heard by an administrative law judge of
10 the Medical Quality Hearing Panel as designated in Section 11371 of the Government
11 Code, or whose default has been entered, and who is found guilty, or who has entered
12 into a stipulation for disciplinary action with the board, may, in accordance with the
13 provisions of this chapter:

14 "(1) Have his or her license revoked upon order of the board.

15 "(2) Have his or her right to practice suspended for a period not to exceed one
16 year upon order of the board.

17 "(3) Be placed on probation and be required to pay the costs of probation
18 monitoring upon order of the board.

19 "(4) Be publicly reprimanded by the board. The public reprimand may include
20 a requirement that the licensee complete relevant educational courses approved by the
21 board.

22 "(5) Have any other action taken in relation to discipline as part of an order of
23 probation, as the board or an administrative law judge may deem proper.

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1 “(b) Any matter heard pursuant to subdivision (a), except for warning letters,
2 medical review or advisory conferences, professional competency examinations,
3 continuing education activities, and cost reimbursement associated therewith that are
4 agreed to with the board and successfully completed by the licensee, or other matters
5 made confidential or privileged by existing law, is deemed public, and shall be made
6 available to the public by the board pursuant to Section 803.1.”

7 6. Section 2234 of the Code states:

8 “The board shall take action against any licensee who is charged with
9 unprofessional conduct. In addition to other provisions of this article, unprofessional
10 conduct includes, but is not limited to, the following:

11 “(a) Violating or attempting to violate, directly or indirectly, assisting in or
12 abetting the violation of, or conspiring to violate any provision of this chapter.

13 “(b) . . .

14 “(c) Repeated negligent acts. To be repeated, there must be two or more
15 negligent acts or omissions. An initial negligent act or omission followed by a
16 separate and distinct departure from the applicable standard of care shall constitute
17 repeated negligent acts.

18 “(1) An initial negligent diagnosis followed by an act or omission medically
19 appropriate for that negligent diagnosis of the patient shall constitute a single
20 negligent act.

21 “(2) When the standard of care requires a change in the diagnosis, act, or
22 omission that constitutes the negligent act described in paragraph (1), including, but
23 not limited to, a reevaluation of the diagnosis or a change in treatment, and the
24 licensee’s conduct departs from the applicable standard of care, each departure
25 constitutes a separate and distinct breach of the standard of care.

26 “. . .”

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1 7. Section 2266 of the Code states:

2 "The failure of a physician and surgeon to maintain adequate and accurate
3 records relating to the provision of services to their patients constitutes unprofessional
4 conduct."

5 **FIRST CAUSE FOR DISCIPLINE**

6 **(Repeated Negligent Acts)**

7 8. Respondent has subjected his Physician's and Surgeon's Certificate No. G 58731 to
8 disciplinary action under sections 2227 and 2234, as defined by section 2234, subdivision (c), of
9 the Code, in that he committed repeated negligent acts in his care and treatment of Patient A, as
10 more particularly alleged hereinafter:¹

11 9. In or about August 2006, Respondent, a family care practitioner, began treating
12 Patient A for his primary care needs. At the time, Patient A had completed a detoxification
13 program for abuse of alcohol and hydrocodone. He also suffered from chronic back pain due to
14 degenerative spine disc disease.

15 10. Respondent did not treat Patient A again until on or about January 6, 2010, when
16 Patient A re-established care with Respondent as his primary care doctor. During this visit,
17 Patient A told Respondent that he was drinking alcohol again on a weekly basis, but was not
18 taking any opiate medications. Patient A told Respondent that he enjoyed drinking alcohol and it
19 helped him to relieve his stress.

20 11. On or about March 8, 2010, Patient A went to the emergency room due to worsening
21 back pain. Thereafter, Patient A took tramadol for back pain and diazepam² for anxiety.

22 12. On or about April 27, 2010, Respondent noted that Patient A took diazepam to help
23 him get through alcohol withdrawal.

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26 ¹ References to "Patient A" herein are used to protect patient privacy.

27 ² Diazepam is a Schedule IV controlled substance pursuant to Health and Safety Code
28 section 11057, subdivision (d), and a dangerous drug pursuant to Business and Professions Code
section 4022.

1 13. Over the next six months, Respondent regularly refilled Patient A's tramadol and
2 diazepam prescriptions. Respondent also began to prescribe oxycodone³ to Patient A. During
3 this timeframe, Respondent noted in the medical records that Patient A continued to drink alcohol
4 in order to relieve his back pain and stress, and that he also took diazepam to relieve his anxiety
5 and alcoholic withdrawal symptoms on days that he did not drink.

6 14. On or about December 16, 2010, Patient A underwent spine surgery. His discharge
7 medications included oxycodone, Oxycontin,⁴ and diazepam.

8 15. On or about December 21, 2010, following Patient A's surgery, Patient A continued
9 to experience pain, resulting in another hospital admission.

10 16. On or about January 8, 2011, Patient A had a post-surgery visit with Respondent.
11 Patient A discussed his continuing alcoholism with Respondent. They also discussed chemical
12 dependency and psychiatric treatment for Patient A. Prior to this visit, Patient A's daily
13 oxycodone dosage was 160mg, his daily Oxycontin dosage was 40mg, and his daily diazepam
14 dosage was 40mg. During this visit, Respondent decreased Patient A's daily oxycodone dosage
15 to 120mg, but increased his Oxycontin dosage to 60mg. Respondent continued Patient A on
16 diazepam, but decreased the daily dosage to 30mg.

17 17. On or about February 1, 2011, Respondent increased Patient A's daily Oxycontin
18 dosage to 80mg. Patient A's daily oxycodone dosage was 120mg.

19 18. On or about February 3, 2011, Respondent increased Patient A's daily Oxycontin
20 dosage to 120mg and his daily oxycodone dosage remained at 120mg.

21 19. On or about March 7, 2011, Patient A's daily oxycodone dosage was 120mg, his daily
22 Oxycontin dosage was 120mg, and his daily diazepam dosage was 30mg.

23 20. On or about August 11, 2011, Patient A's daily oxycodone dosage was decreased to
24 90mg, and his daily Oxycontin and diazepam dosage remained 120mg and 30mg, respectively.

25 ³ Oxycodone is a Schedule II controlled substance pursuant to Health and Safety Code
26 section 11055, subdivision (b), and a dangerous drug pursuant to Business and Professions Code
section 4022.

27 ⁴ Oxycontin is the extended release form of oxycodone, which is a Schedule II controlled
28 substance pursuant to Health and Safety Code section 11055, subdivision (b), and a dangerous
drug pursuant to Business and Professions Code section 4022.

1 21. Respondent continued to provide care and treatment to Patient A for the remainder of
2 2011 and through 2012.

3 22. On or about December 16, 2011, Patient A's daily oxycodone dosage was 90mg, his
4 daily Oxycontin dosage was decreased to 90mg, and his daily diazepam dosage was 30mg.

5 23. On or about February 22, 2012, Patient A's daily oxycodone dosage remained at
6 90mg, his daily Oxycontin dosage was increased to 120mg, and his daily diazepam dosage also
7 remained at 30mg.

8 24. On or about April 18, 2012, Respondent referred Patient A for a pain medicine
9 consultation regarding intrathecal pumps and spinal cord stimulators. As of this date, Patient A's
10 daily oxycodone dosage was 90mg, his daily Oxycontin dosage was 120mg, and his daily
11 diazepam dosage was 30mg.

12 25. On or about May 9, 2012, Patient A had a pain medicine consultation. He was not
13 deemed a candidate for a spinal cord stimulator. However, an intrathecal pump implantation was
14 discussed with Patient A as an option and he was provided with further resources, including
15 videos, to review at home. Patient A was advised that if he wished to proceed with the pump
16 implantation, he had to stop his usage of long-acting opioid medications (but if medication aid
17 was needed, it could be arranged through a psychiatrist). In addition, Patient A was advised that
18 he had to be evaluated by a psychologist prior to the procedure. Patient A's current pain regimen
19 and effectiveness was also reviewed and, according to the pain specialist, it was reasonable to
20 continue Patient A on the current regimen.

21 26. On or about May 15, 2012, Respondent saw Patient A, who complained of worsening
22 back pain. As a result, Patient A's daily oxycodone dosage was increased to 120mg. His daily
23 Oxycontin dosage remained at 120mg and his daily diazepam dosage remained at 30mg.
24 Respondent urged Patient A to watch the intrathecal pump implantation videos and to consider
25 proceeding with the pump trial. If Patient A chose not to proceed with the trial, Respondent told
26 Patient A that he could still see the pain specialist for suggestions on how to alter his pain
27 medication regimen for better efficacy.

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1 27. Patient A continued to complain of worsening back pain and, on or about June 5,
2 2012, Respondent increased Patient A's daily oxycodone dosage to 150mg. His daily Oxycontin
3 dosage remained at 120mg and his daily diazepam dosage was 30mg.

4 28. On or about June 20, 2012, Patient A complained that his pain had become steadily
5 worse, prompting Respondent to, *inter alia*, confer with the pain specialist with whom Patient A
6 consulted on or about May 9, 2012.

7 29. Between on or about June 20, 2012 and June 22, 2012, Respondent and the pain
8 specialist discussed the need for Patient A to enter into a drug detoxification program and to
9 undergo psychological evaluation before Patient A could be considered for participation in the
10 intrathecal pump implantation trial. Respondent stated that Patient A needed more than a
11 standard detoxification program, that a full chemical dependency program would be necessary,
12 and that he would try to enforce a tapering down of his current medication regimen. The pain
13 specialist responded that Patient A should call the pain management clinic and schedule a follow-
14 up appointment, that he must be a patient of the clinic since his condition was chronic, that he
15 would need a psychological evaluation, multidisciplinary team conference, and possibly
16 counseling in order to be considered for the pump trial, and that the clinic had a
17 psychiatrist/addictionologist who could assist with detoxification. The pain specialist stated:
18 "There are some red flags that must be addressed before proceeding with a pump trial or it would
19 be a disaster. And I cannot promise that he would be a candidate and must proceed with full
20 evaluation [sic] first. If you could reinforce this with him, it will help."

21 30. On or about June 21, 2012, Respondent attempted to call Patient A, but Patient A did
22 not answer. The same day, Respondent spoke with Patient A's girlfriend and told her that he
23 believed Patient A was developing a tolerance to his pain medications and that Patient A needed
24 to taper down from the medications or to more acutely detox off of them, as well as alcohol,
25 possibly in conjunction with participation in the pump implantation trial.

26 31. On or about July 11, 2012, Patient A's daily oxycodone dosage was 150mg, his daily
27 Oxycontin dosage was decreased from 120mg to 90mg, and his daily diazepam dosage was 30mg.

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1 32. On or about August 7, 2012, Patient A's daily oxycodone dosage was 150mg, his
2 daily Oxycontin dosage was increased back to 120mg, and his daily diazepam dosage was 30mg.
3 During this visit, Patient A complained of worsening back pain. Respondent encouraged Patient
4 A to watch the intrathecal pump implantation videos provided to him during his May 9, 2012,
5 pain medicine consultation and to thereafter "go in for a trial of this treatment."

6 33. On or about August 28, 2012, Respondent increased Patient A's daily oxycodone
7 dosage to 180mg and increased his daily Oxycontin dosage to 160mg. The previous day, on or
8 about August 27, 2012, Patient A complained of "horific [sic] pain" at night and during the day.
9 According to Patient A, he scheduled an appointment with the pain clinic for on or about
10 September 12, 2012, but he could not wait that long for relief. Respondent gave Patient A the
11 option of either taking Oxycontin 40mg every six hours or taking 40mg in the morning, 40mg in
12 the afternoon, and 80mg (two 40mg tablets) in the evening, and Patient A chose the latter.
13 Respondent told Patient A that he would check with the pain specialist to see if he could get him
14 in sooner and get his input on what, if any, adjustments could be made to Patient A's pain
15 medication regimen. Respondent also told Patient A that he would check with the surgeon who
16 performed his December 16, 2010, spine surgery, to see if he wanted Patient A to come in for a
17 further evaluation. Respondent noted that Patient A would be running out of his pain medications
18 early and, therefore, Respondent planned to see Patient A again on or about August 31, 2012, to
19 refill his prescriptions.

20 34. Between on or about August 27, 2012 and August 28, 2012, Respondent
21 corresponded with both the pain specialist and surgeon. Respondent noted to the pain specialist
22 that Patient A continued to drink "two 1.75 liter bottles of rum per week[,] though in the past it's
23 been as much as three bottles. On nights when he does not drink he takes diazepam instead."
24 Respondent told the pain specialist that Patient A should ideally undergo medication
25 detoxification as part of getting an intrathecal pump implant. Respondent also stated that Patient
26 A would be best served by medication detoxification and alcohol/drug rehabilitation.

27 35. On or about the morning of August 29, 2012, Patient A contacted Respondent and
28 asked if he could come into the office to pick up "new stronger scripts for pain[.]" He told

1 Respondent that he had been up since 1:00 a.m. in severe pain and needed relief that day.
2 Respondent advised Patient A that he was unable to see him until the following afternoon, but if
3 he could not wait until then, he should consider going to the emergency room so that he could be
4 evaluated for possible admission to the hospital for pain control. They also discussed the
5 possibility of Patient A permanently switching to a pain specialist for better pain management.
6 Patient A confirmed that he would come in to see Respondent the following afternoon.

7 36. On or about August 30, 2012, Patient A passed away.

8 37. During Respondent's care and treatment of Patient A, Respondent continuously
9 prescribed oxycodone and Oxycontin to Patient A, however, Respondent did not have pain
10 treatment contract with Patient A; he did not obtain Patient A's informed written consent to
11 prescribe pain medications to him; he did not order routine urine toxicology testing to monitor
12 potentially abusive and/or aberrant behaviors by Patient A; and he did not document any
13 discussions with Patient A regarding the analgesic effects, side effects, and functional goals of
14 taking oxycodone and Oxycontin.

15 38. Respondent committed repeated negligent acts in his care and treatment of Patient A,
16 which included, but were not limited to the following:

17 (i) Respondent prescribed diazepam to Patient A on a long-term basis
18 without a proper medical indication;

19 (ii) Respondent prescribed oxycodone and Oxycontin to Patient A on a
20 long-term basis despite Patient A's active alcoholism;

21 (iii) Respondent prescribed diazepam, concurrently with oxycodone and
22 Oxycontin, without proper tapering of these medications; and

23 (iv) Respondent improperly initiated, managed, and monitored Patient A's
24 oxycodone and Oxycontin therapy by failing to timely refer Patient A for a pain
25 management consultation; failing to refer Patient A for medication detoxification
26 and substance addiction programs, including psychiatric and psychological
27 evaluations relating thereto; escalating the dosage of oxycodone and Oxycontin,
28 respectively, without properly addressing Patient A's development of pain

1 medication tolerance and addiction, as well as the possibility of opioid-induced
2 hyperalgesia syndrome⁵; and failing to try different long-acting opiate therapy for
3 Patient A; and

4 (v) Respondent failed to have a pain treatment contract with Patient A; he
5 failed to obtain Patient A's informed written consent to prescribe pain medications
6 to him; he failed to order routine urine toxicology testing to monitor potentially
7 abusive and/or aberrant behaviors by Patient A; and he failed to document any
8 discussions with Patient A regarding the analgesic effects, side effects, and
9 functional goals of taking oxycodone and Oxycontin.

10 **SECOND CAUSE FOR DISCIPLINE**

11 **(Failure to Maintain Adequate and Accurate Records)**

12 39. Respondent has subjected his Physician's and Surgeon's Certificate No. G 58731 to
13 disciplinary action under sections 2227 and 2234, as defined by section 2266, of the Code, in that
14 he failed to maintain adequate and accurate records regarding his care and treatment of Patient A,
15 as more particularly alleged in paragraphs 8 through 38, above, which are hereby incorporated by
16 reference and re-alleged as if fully set forth herein.

17 **PRAYER**

18 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
19 and that following the hearing, the Medical Board of California issue a decision:

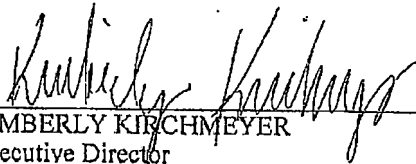
- 20 1. Revoking or suspending Physician's and Surgeon's Certificate No. G 58731, issued to
21 Respondent Martin C. Schulman, M.D.;
- 22 2. Revoking, suspending or denying approval of Respondent Martin C. Schulman,
23 M.D.'s authority to supervise physician assistants, pursuant to section 3527 of the Code, and
24 advanced practice nurses;
- 25 3. Ordering Respondent Martin C. Schulman, M.D., if placed on probation, to pay the
26 Board the costs of probation monitoring; and

27 ⁵ Opioid-induced hyperalgesia syndrome is a condition in which the long-term use of
28 opiates induces a hypersensitivity to painful stimuli with more perceived pain.

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4. Taking such other and further action as deemed necessary and proper.

DATED: September 13, 2018


KIMBERLY KIRCHMEYER
Executive Director
Medical Board of California
Department of Consumer Affairs
State of California
Complainant

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