# BEFORE THE ACUPUNCTURE BOARD DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

In the Matter of the Fist Amended Accusation

Against:

matter.

Byung Mo Ahn 13112 Magnolia Street, Apt. F13 Garden Grove, CA 92844	Case No. 1A-2017-150
Acupuncture License No. AC 12114	
Respondent	
DECISIO	N AND ORDER
	se and Order is hereby adopted by the Acupuncture of California, as its Decision in the above-entitles

This Decision shall become effective on \_\_\_\_\_ July 23, 2018 .

IT IS SO ORDERED July 13, 2018.

Benjamin Bodea, Executive Officer Acupuncture Board Department of Consumer Affairs State of California

11			
1	XAVIER BECERRA		
2	Attorney General of California ALEXANDRA M. ALVAREZ		
3	Supervising Deputy Attorney General MICHAEL J. YUN		
4	State Bar 1101 272307		
5	600 West Broadway, Suite 1800 San Diego, CA 92101		
6	P.O. Box 85266 San Diego, CA 92186-5266		
7	Telephone: (619) 738-9453 Facsimile: (619) 645-2061		
8	Attorneys for Complainant	-	
9			
10	ACUPUNCTURE BOARD DEPARTMENT OF CONSUMER AFFAIRS		
11			
12	STATE OF C.	ALIFORNIA	
13	In the Matter of the First Amended Accusation	Case No. 1A-2017-150	
14	Against:	OAH No. 2018020455	
15	BYUNG MO AHN, AC 13112 Magnolia Street	STIPULATED SURRENDER OF	
16	Apt. F13 Garden Grove, CA, 92844	LICENSE AND DISCIPLINARY ORDER	
17	Acupuncturist License No. AC 12114,		
18	Respondent.		
19			
20	IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-		
21	entitled proceedings that the following matters are true:		
22	PART	<u>ries</u>	
23	1. Benjamin Bodea (complainant) is the Executive Officer of the Acupuncture Board of		
24	California (Board). He brought this action solely in his official capacity and is represented in this		
25	matter by Xavier Becerra, Attorney General of the State of California, by Michael J. Yun, Deputy		
26	Attorney General.		
27	2. Byung Mo Ahn, AC (respondent) is representing himself in this proceeding and has		
28	chosen not to exercise his right to be represented by counsel.		
		1	

3. On or about November 1, 2007, the Board issued Acupuncturist License No. AC 12114 to respondent. The Acupuncturist License was in full force and effect at all times relevant to the charges brought in First Amended Accusation No. 1A-2017-150 and will expire on September 30, 2019, unless renewed.

#### **JURISDICTION**

4. On or about January 12, 2018, Accusation No. 1A-2017-150 was filed before the Board. On or about April 19, 2018, First Amended Accusation No. 1A-2017-150 was filed before the Board and is currently pending against respondent. A true and correct copy of First Amended Accusation No. 1A-2017-150 and all other statutorily required documents were properly served on respondent on April 19, 2018. Respondent timely filed his Notice of Defense contesting the Accusation. A true and correct copy of First Amended Accusation No. 1A-2017-150 is attached hereto as Exhibit 1 and incorporated by reference as if fully set forth herein.

#### **ADVISEMENT AND WAIVERS**

- 5. Respondent has carefully read and understands the charges and allegations in First Amended Accusation No. 1A-2017-150. Respondent also has carefully read and understands the effects of this Stipulated Surrender of License and Disciplinary Order.
- 6. Respondent is fully aware of his legal rights in this matter, including the right to a hearing on the charges and allegations in the First Amended Accusation; the right to be represented by counsel, at his own expense; the right to confront and cross-examine the witnesses against him; the right to present evidence and to testify on his own behalf; the right to the issuance of subpoenas to compel the attendance of witnesses and the production of documents; the right to reconsideration and court review of an adverse decision; and all other rights accorded by the California Administrative Procedure Act and other applicable laws.
- 7. Respondent voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

#### **CULPABILITY**

- 8. Respondent admits the truth of each and every charge and allegation in First Amended Accusation No. 1A-2017-150, agrees that cause exists for action and discipline, and hereby surrenders his Acupuncturist License No. AC 12114 for the Board's formal acceptance.
- 9. Respondent understands that by signing this stipulation, he enables the Baord to issue an order accepting the surrender of his Acupuncturist License No. AC 12114 without notice to, or opportunity to be heard by, respondent.
- 10. Respondent agrees that if he ever petitions for reinstatement of his Acupuncturist License No. AC 12114, all of the charges and allegations contained in First Amended Accusation No. 1A-2017-150, shall be deemed true, correct and fully admitted by respondent for purposes of that reinstatement proceeding or any other licensing proceeding involving respondent in the State of California.

#### **CONTINGENCY**

11. This stipulation shall be subject to approval by the Board. Respondent understands and agrees that counsel for Complainant and the staff of the Board may communicate directly with the Board regarding this stipulation and surrender, without notice to or participation by respondent. By signing the stipulation, respondent understands and agrees that he may not withdraw his agreement or seek to rescind the stipulation prior to the time the Board considers and acts upon it. If the Board fails to adopt this stipulation as its Decision and Order, the Stipulated Surrender and Disciplinary Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal action between the parties, and the Board shall not be disqualified from further action by having considered this matter.

## ADDITIONAL PROVISIONS

- 12. This Stipulated Surrender of License and Disciplinary Order is intended by the parties herein to be an integrated writing representing the complete, final, and exclusive embodiment of the agreements of the parties in the above-entitled matter.
- 13. The parties understand and agree that copies of this Stipulated Surrender of License and Disciplinary Order, including copies of the signatures of the parties, may be used in lieu of

original documents and signatures and, further, that such copies shall have the same force and effect as originals.

14. In consideration of the foregoing admissions and stipulations, the parties agree that the Board may, without further notice or formal proceeding, issue and enter the following Order:

#### **ORDER**

IT IS HEREBY ORDERED that Acupuncturist License No. AC 12114, issued to respondent Byung Mo Ahn, AC, is surrendered and accepted by the Acupuncture Board of California.

- 1. The surrender of respondent's Acupuncturist License No. AC 12114 and the acceptance of the surrendered license by the Board shall constitute the imposition of discipline against respondent. This stipulation constitutes a record of the discipline and shall become a part of respondent's license history with the Acupuncture Board of California.
- 2. Respondent shall lose all rights and privileges as an Acupuncturist in California as of the effective date of the Board's Decision and Order.
- 3. Respondent shall cause to be delivered to the Board his pocket license and, if one was issued, his wall certificate on or before the effective date of the Decision and Order.
- 4. If respondent ever files an application for licensure or a petition for reinstatement in the State of California, the Board shall treat it as a petition for reinstatement. Respondent must comply with all the laws, regulations and procedures for reinstatement of a revoked or surrendered license in effect at the time the petition is filed, and all of the charges and allegations contained in First Amended Accusation No. 1A-2017-150 shall be deemed to be true, correct and admitted by respondent when the Board determines whether to grant or deny the petition.
- 5. If respondent should ever apply or reapply for a new license or certification, or petition for reinstatement of a license, by any other health care licensing agency in the State of California, all of the charges and allegations contained in First Amended Accusation No. 1A-2017-150 shall be deemed to be true, correct, and admitted by respondent for the purpose of any Statement of Issues or any other proceeding seeking to deny or restrict licensure.

1	<ol><li>Respondent shall pay the Boar</li></ol>	rd its costs of investigation and enforcement in the
2	amount of \$6,967.50 prior to respondent s	ubmitting a petition for reinstatement of his license.
3	<u>A</u>	CCEPTANCE
4	I have carefully read the above Stipu	ulated Surrender of License and Disciplinary Order. I
5	understand the stipulation and the effect it will have on my Acupuncturist License No. AC 12114	
6	I enter into this Stipulated Surrender of Li	cense and Disciplinary Order voluntarily, knowingly,
7	and intelligently, and agree to be bound by	y the Decision and Order of the Acupuncture Board.
8	DATED: 7/03/2018	
	DATED. 1/01/2010	BYUNG MO AHN, AC
10		Respondent
11   12	EN	UDODCEMENT
	500000	NDORSEMENT
13	The foregoing Stipulated Surrender of License and Disciplinary Order is hereby	
14	respectfully submitted for consideration by the Acupuncture Board of California of the	
15	Department of Consumer Affairs.	
16	Dated: 7/3/20/8	Respectfully submitted,
17		XAVIER BECERRA Attorney General of California
18		ALEXANDRA M. ALVAREZ Supervising Deputy Attorney General
19		Supervising Deputy Attorney General
20	9	Michaell
21	4	MICHAEL J. YUN Deputy Attorney General
22		Attorneys for Complainant
23		
24		
25		
26		
27	SD2017802760	
28	71507019.docx	
-		

# Exhibit 1

First Amended Accusation No. 1A-2017-150

1 XAVIER BECERRA FILED Attorney General of California 2 ALEXANDRA M. ALVAREZ Supervising Deputy Attorney General APR 1 9 2018 3 MICHAEL J. YUN Deputy Attorney General 4 State Bar No. 292587 ACUPUNCTURE BOARD 600 West Broadway, Suite 1800 5 San Diego, CA 92101 P.O. Box 85266 6 San Diego, CA 92186-5266 Telephone: (619) 738-9453 7 Facsimile: (619) 645-2061 8 Attorneys for Complainant 9 10 BEFORE THE ACUPUNCTURE BOARD 11 DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA 12 13 In the Matter of the First Amended Accusation Case No. 1A-2017-150 Against: 14 OAH No. 2018020455 BYUNG MO AHN, AC 15 13112 Magnolia Street FIRST AMENDED ACCUSATION 16 Garden Grove, CA 92844 17 Acupuncturist License No. AC 12114. 18 Respondent. 19 20 Complainant alleges: 21 **PARTIES** Benjamin Bodea (complainant) brings this First Amended Accusation solely in his 22 1. official capacity as the Executive Officer of the Acupuncture Board, Department of Consumer 23 Affairs, State of California. 24 25 2. On or about November 1, 2007, the Acupuncture Board of California (Board) issued Acupuncturist License No. AC 12114 to Byung Mo Ahn, AC (respondent). The Acupuncturist 26 License was in full force and effect at all times relevant to the charges brought herein and will 27 28 expire on September 30, 2019, unless renewed.

#### **JURISDICTION**

- 3. This First Amended Accusation is brought before the Board, under the authority of the following laws. All section references are to the Business and Professions Code (Code) unless otherwise indicated.
  - 4. Section 4955 of the Code states, in pertinent part:

"The board may deny, suspend, or revoke, or impose probationary conditions upon, the license of any acupuncturist if he or she is guilty of unprofessional conduct.

"Unprofessional conduct shall include, but not be limited to, the following:

- "(a) Using or possessing any controlled substance as defined in Division 10 (commencing with Section 11000) of the Health and Safety Code, or dangerous drug or alcoholic beverage to an extent or in a manner dangerous to himself or herself, or to any other person, or to the public, and to an extent that the use impairs his or her ability to engage in the practice of acupuncture with safety to the public.
- "(b) Conviction of a crime substantially related to the qualifications, functions, or duties of an acupuncturist, the record of conviction being conclusive evidence thereof.

"(d) Aiding or abetting in, or violating or conspiring in, directly or indirectly, the violation of the terms of this chapter or any regulation adopted by the board pursuant to this chapter.

66 22

5. Section 4956 of the Code states:

"A plea or verdict of guilty or a conviction following a plea of nolo contendere made to a charge which is substantially related to the qualifications, functions, or duties of an acupuncturist is deemed to be a conviction within the meaning of this chapter.

"The board may order a license suspended or revoked, or may deny a license, or may impose probationary conditions upon a license, when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal, or when an order granting probation is made

suspending the imposition of sentence irrespective of a subsequent order under the provisions of Section 1203.4 of the Penal Code allowing the person to withdraw his or her pleas of guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusation, complaint, information, or indictment."

#### COST RECOVERY

- 6. Section 4959 of the Code states:
- "(a) The board may request the administrative law judge, under his or her proposed decision in resolution of a disciplinary proceeding before the board, to direct any licensee found guilty of unprofessional conduct to pay to the board a sum not to exceed actual and reasonable costs of the investigation and prosecution of the case.
- "(b) The costs to be assessed shall be fixed by the administrative law judge and shall not in any event be increased by the board. When the board does not adopt a proposed decision and remands the case to an administrative law judge, the administrative law judge shall not increase the amount of any costs assessed in the proposed decision.
- "(c) When the payment directed in the board's order for payment of costs is not made by the licensee, the board may enforce the order for payment in the superior court in the county where the administrative hearing was held. This right of enforcement shall be in addition to any other rights the board may have as to any licensee directed to pay costs.
- "(d) In any judicial action for the recovery of costs, proof of the board's decision shall be conclusive proof of the validity of the order of payment and the terms for payment.
- "(e) All costs recovered under this section shall be considered a reimbursement for costs incurred and shall be deposited in the Acupuncture Fund."

27 | //

28 | //

### FIRST CAUSE FOR DISCIPLINE

# (Conviction of a Crime Substantially Related to the Qualifications, Functions or Duties of an Acupuncturist)

7. Respondent's Acupuncturist License No. AC 12114 is subject to disciplinary action under section 4955, as defined by sections 4955, subdivision (b), and 4956 of the Code, in that he has been convicted of crimes substantially related to the qualifications, functions, or duties of an acupuncturist, as more particularly alleged hereinafter:

#### August 19, 2016 DUI Conviction

- 8. On or about January 17, 2016, at approximately 3:50 a.m., Officer B.B. of Los Alamitos Police Department was dispatched to the area of Katella Avenue and Bloomfield Street regarding a male subject, later determined to be respondent, passed out in his car that was stuck on the center median of Katella Avenue.
- 9. When Officer B.B. arrived on scene, he saw respondent's car stopped on the raised center median of Katella Avenue. When Officer B.B. approached respondent's car on the driver's side, he saw respondent sitting in the driver's seat, slumped over the driving wheel, and sleeping. Respondent was the only occupant of the car.
- 10. When Officer B.B. knocked on the driver's side window, respondent woke up and opened the door. When Officer B.B. asked him if he was ok and if he needed any medical attention, respondent replied, "I was not driving. What happened?"
- 11. Respondent had bloodshot watery eyes, slurred speech, and the strong odor of an alcoholic beverage emanating from his person. Officer B.B. had to grab respondent's left arm and assist him out of the car. As they were walking over to the south curb of Katella Avenue, Officer B.B. had to hold respondent up and assist him in walking forward.
- 12. Officer B.B. requested Orange County Fire Authority ("OCFA") to the scene to check if respondent had any injuries or needed any medical assistance. When the paramedics who arrived on scene had respondent stand in order to evaluate him, respondent had a heavy sway and almost fell into them. Respondent could not stand on his own. The OCFA paramedics concluded respondent was without injury.

- 13. When Officer B.B. asked respondent standard Driving Under the Influence ("DUI") questions, respondent could not answer him. When Officer B.B. asked respondent simple questions to obtain basic information, respondent was still unable to answer his questions. Instead, respondent continued to tell Officer B.B. that he was not driving. At one point, respondent pointed at his car and stated, "That is my car," and began to cry while stating, "I was good!"
- 14. When Officer B.B. asked respondent if he was not going to answer his questions, respondent said, "No." When Officer B.B. proceeded to the standardized Field Sobriety Tests ("FSTs") phase of the DUI investigation and attempted to have respondent perform them, respondent refused to perform any of the tests. Based on his stopping his car in the center median of a roadway, sleeping in the driver's seat of his car, and his objective signs and symptoms of alcohol intoxication, respondent was arrested for a violation of California Vehicle Code section 23152, subdivision (a) [Driving Under the Influence of Alcohol].
- 15. After being transported to the police station, respondent provided two breath samples for the evidentiary chemical test and blew a Blood Alcohol Content ("BAC") of 0.19% and 0.18%.
- 16. On or about January 28, 2016, in the Superior Court of California, County of Orange, in the case entitled *The People of the State of California v. Byung Mo Ahn*, Superior Court Case No. 16WM01366, the Orange County District Attorney's Office charged respondent with, in Count 1, a misdemeanor violation of Vehicle Code section (VC) 23152(a) [Driving Under the Influence of Alcohol], and in Count 2, a misdemeanor violation of VC 23152(b) [Driving with Blood Alcohol .08% or More]. As to Counts 1 and 2, it was alleged that respondent at the time of his driving a motor vehicle had BAC of 0.15% or higher in violation of VC 23578. As to Counts 1 and 2, it was further alleged that respondent suffered a prior conviction of a misdemeanor violation of VC 23152(b) [Driving with Blood Alcohol .08% or More] on May 15, 2007 in the Superior Court of California, County of Orange.
- 17. On or about August 19, 2016, in the Superior Court of California, County of Orange, in the case entitled *The People of the State of California v. Byung Mo Ahn*, Superior Court Case

No. 16WM01366, respondent pled Guilty to all counts, admitted the special allegations of his prior DUI conviction and of having a BAC of 0.15% or higher, and was convicted of Counts 1 and 2, violating VC 23152, subdivisions (a) and (b). Respondent was sentenced to five (5) years formal probation, 364 days in jail to be served by supervised electronic confinement (244 days of which were stayed on condition of completion of DUI Court), ordered to attend and complete the 18 months Multiple Offender Alcohol Program as well as Victim Impact Counseling, and to pay fines and fees. As part of his sentence, the Court designated respondent as a "Habitual Traffic Offender."

# September 27, 2012 DUI Conviction

- 18. On or about June 13, 2012, at approximately 3:14 a.m., Officer M.N. of Gardena Police Department ("GPD") was in his police car traveling south on Normandie Avenue and approaching the intersection with Marine Avenue in Gardena, California. The traffic light for south-and-north-bound traffic was red at the time. Officer M.N. saw a Hyundai Sonata, later determined to driven by respondent, in the northbound number two lane of Normandie Avenue, waiting for the green light. There were no other cars around the intersection at the time. Respondent's car suddenly moved north through the intersection when the traffic light was still red in violation of Vehicle Code section 21453, subdivision (a).
- 19. Officer M.N. conducted a traffic stop of respondent's car for the observed vehicle code violation. He contacted the driver and lone occupant of the car, later identified as respondent Byung Mo Ahn. While talking to respondent, Officer M.N. could smell a strong odor of an alcoholic beverage emitting from respondent's person. When he asked respondent how much he had to drink that night, he replied he had four (4) beers. Respondent was asked to get out of the car for a DUI investigation and he complied.
- 20. Officer B. of GPD arrived on scene to assist with the DUI investigation. Officer M.N. administered the standard Field Sobriety Tests ("FSTs") and respondent failed to perform the FSTs as instructed. During the "Walk-and-Turn Test," respondent could not stand still while he was receiving the verbal instruction. Respondent repeatedly asked Officer M.N. questions about how many steps he must take during the "Walk-and-Turn Test" even though he explained the test

to respondent several times. After respondent's several unsuccessful attempts at maintaining his balance, Officer M.N. terminated this test for respondent's safety. Respondent provided two (2) breath samples for the Preliminary Alcohol Screening device which returned results of Blood Alcohol Content ("BAC") at 0.174% and 0.171%.

- 21. Respondent was arrested for a violation of California Vehicle Code section 23152, subdivision (a) [Driving Under the Influence of Alcohol]. He consented to the blood test and was transported to Bayside Medical for a blood draw. After his blood draw was completed, respondent was transported to GPD jail where he was booked for DUI.
- Angeles, in the case entitled *The People of the State of California v. Byung Mo Ahn*, Superior Court Case No. 2SY05973, the Los Angeles County District Attorney's Office charged respondent with, in Count 1, a misdemeanor violation of Vehicle Code section (VC) 23152(a) [Driving Under the Influence of Alcohol], and in Count 2, a misdemeanor violation of VC 23152(b) [Driving with Blood Alcohol .08% or More]. As to Counts 1 and 2, it was alleged that respondent at the time of his driving a motor vehicle had BAC of 0.15% or higher in violation of VC 23578. As to Counts 1 and 2, it was further alleged that respondent suffered a prior conviction of a misdemeanor violation of California Vehicle Code section 23152(a) [DUI] on May 15, 2007 in the Superior Court of California, County of Orange, Case No. 07NM03.
- 23. On or about September 27, 2012, in the Superior Court of California, County of Los Angeles, in the case entitled *The People of the State of California v. Byung Mo Ahn*, Superior Court Case No. 2SY05973, respondent pled Guilty to Count 2, admitted the special allegations of his prior DUI conviction and of having a BAC of 0.15% or higher, and was convicted of Count 2, violating VC 23152, subdivision (b). Respondent was sentenced to three (3) years summary probation, four (4) days in county jail, feeds and fines, and was ordered to attend and complete the 18-months DUI program. Respondent was advised and understood that being under the influence of alcohol impairs his ability to safely operate a motor vehicle, and that it is extremely dangerous to human life to drive while under the influence of alcohol. Respondent was further advised that

if he continues to drive while under the influence of alcohol and as a result of his driving, someone is killed, he can be charged with murder.

#### May 15, 2007 DUI Conviction

- 24. On or about February 26, 2007, at approximately 12:41 a.m., Officer C.T. of Fullerton Police Department ("FPD") was on patrol in a marked patrol car, in full uniform, and had just stopped for a red traffic signal in the number one lane in the eastbound Orangethorpe Avenue at the intersection with Euclid Street in Fullerton, California. Officer C.T. saw a car making a left turn from the southbound left turn lane on Euclid Street at a high rate of speed. He then saw the car drive through a red light in violation of Vehicle Code section ("VC") 21453, subdivision (a), at the intersection of Richman Avenue and Orangethorpe Avenue. The car, later determined to be driven by respondent, made several unsafe lane changes without signaling and almost caused several accidents in violation of VC 22107. As respondent's car approached Highland Avenue, it made a right turn at the intersection without signaling in violation of VC 22107. Officer C.T. positioned his patrol car directly behind respondent's. He then activated the patrol car's overhead forward red lights to initiate an enforcement stop, respondent's car slowed down and pulled over.
- 25. Officer C.T. exited the patrol car, contacted the driver, advised him of the reason for the stop, and through the driver's license he was handed identified the driver as respondent. When Officer C.T. spoke with respondent, he smelled the odor of an alcoholic beverage emitting from within respondent's car. In the middle of Officer C.T.'s conversation with him, respondent got out of his car without being asked to do so. When Officer C.T. asked him why he did not stop at the traffic signal at Richman Avenue and Orangethorpe Avenue, respondent was unable to coherently answer the question. Officer C.T. soon smelled the odor of an alcoholic beverage emitting from respondent's breath. When he asked respondent what type of alcoholic beverages he drank during the evening, respondent replied he drank four (4) beers in Buena Park, California.
- 26. Within minutes after Officer C.T.'s enforcement stop of respondent, Officer K.E. of FPD arrived at the scene to assist with the DUI investigation. As he was speaking with respondent, Officer K.E. could smell a strong odor of an alcoholic beverage emitting from respondent's breath and person and he noticed that respondent's eyes were bloodshot, red and

watery. When he asked respondent if he had anything to drink that night, respondent replied he had four (4) beers.

- 27. In Officer C.T.'s presence, Officer K.E. explained and demonstrated FPD's Field Coordination Tests ("FCT") and had respondent attempt them to determine if he had been operating his car with a level of impairment. During the "Nystagmus Test," respondent's eyes displayed a lack of smooth pursuit and displayed vertical nystagmus with deviation. During the "Modified Position of Attention Test," respondent estimated 60 seconds in his head as 30 seconds. During the "Teel to Toe Walk," respondent had a hard time maintaining his balance on a flat leveled surface and lost his balance three (3) times. During the first walk, respondent missed his heel to toe between steps four and five (4, 5), and on his walk back, he missed his heel to toe between steps one, two, six, and seven (1, 2, 6, 7). During the "Finger to Nose Test," respondent touched the tip of his finger to the tip of his nose on two out of six (2 / 6) attempts. Respondent refused to blow into the PAS device.
- 28. Based on respondent's driving, his objective symptoms of intoxication, and his unsatisfactory performance on the FCTs, the two officers formed the opinion that respondent was driving his car while under the influence of alcohol. Respondent was arrested for a violation of VC 23152, subdivision (a) [DUI]. Respondent was advised of VC 23612 [Implied Consent Law], but he refused both the blood and the breath test.
- 29. Officer C.T. transported respondent to the FPD Station for booking. Upon arrival, a blood test was administered to respondent by an LVN.
- 30. On or about April 2, 2007, in the Superior Court of California, County of Orange, in the case entitled *The People of the State of California v. Byung Mo Ahn*, Superior Court Case No. 07NM03900, the Orange County District Attorney's Office charged respondent with, in Count 1, a misdemeanor violation of Vehicle Code section (VC) 23152(a) [Driving Under the Influence of Alcohol], and in Count 2, a misdemeanor violation of VC 23152(b) [Driving with Blood Alcohol .08% or More]. As to Counts 1 and 2, it was alleged that respondent willfully and unlawfully refused a peace officer's request to submit to, and willfully and unlawfully failed to complete, the chemical test pursuant to California Vehicle Code section 23612.

# 1 **PRAYER** WHEREFORE, complainant requests that a hearing be held on the matters herein alleged, 2 and that following the hearing, the Acupuncture Board of California issue a decision: 3 Revoking or suspending Acupuncturist License No. AC 12114, issued to respondent 4 1. Byung Mo Ahn, AC; 5 Ordering respondent Byung Mo Ahn, AC to pay the Acupuncture Board of California 2. 6 the reasonable costs of the investigation and enforcement of this case, pursuant to Business and 7 8 Professions Code section 4959; and Taking such other and further action as deemed necessary and proper. 3. 9 10 11 12 13 DATED: BENJAMIN BODEA 14 Executive Officer Acupuncture Board 15 State of California Complainant 16 17 18 19 20 21 22 23 24 25 26 27 SD2017802760 71425299.doc 28