BEFORE THE
ACUPUNCTURE BOARD
DEPARTMENT OF CONSUMER AFFAIRS
STATE OF CALIFORNIA

In the Matter of the Accusation Against:

XIPING WU
32322 S. Coast Highway, Suite C
Laguna Beach, CA 92651

Acupuncture License No. AC 7840

Respondent.

Complainant alleges:

PARTIES

1. Benjamin Bodea (complainant) brings this Accusation solely in his official capacity as the Executive Officer of the Acupuncture Board, Department of Consumer Affairs (Board).

2. On or about March 15, 2001, the Acupuncture Board issued Acupuncture License No. AC 7840 to XiPing Wu (respondent). The Acupuncture License was in full force and effect at all times relevant to the charges brought herein and will expire on May 31, 2018, unless renewed.
3. This 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:

   “…

   “(c) False or misleading advertising.

   “(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.

   “…

   “(l) The failure to notify the board of the use of any false, assumed, or fictitious name other than the name under which he or she is licensed as an individual to practice acupuncture.”

5. Section 4955.1 of the Code states, in pertinent part:

   “The board may deny, suspend, revoke, or impose probationary conditions upon the license of any acupuncturist if he or she is guilty of committing a fraudulent act including, but not be limited to, any of the following:

   “…

   “(c) Committing any act involving dishonesty or corruption with respect to the qualifications, functions, or duties of an acupuncturist.

   “…”

6. Section 4955.2 of the Code states, in pertinent part:

   “The board may deny, suspend, revoke, or impose probationary conditions upon the license of any acupuncturist if he or she is guilty of committing any one of the following:
“(a) Gross negligence.

“…”

“(c) Incompetence.”

7. Section 4978 of the Code states:

“The name of an acupuncture corporation and any name or names under which it may render professional services shall contain the words "acupuncture" or "acupuncturist" and wording or abbreviations denoting corporate existence.”

8. Section 4979 of the Code states:

“The board may adopt and reinforce regulations to carry out the purposes and objectives of this article, including, but not limited to, regulations requiring

9. California Code of Regulations, title 16, section 1399.455, states, in pertinent part:

“(a) A licensed acupuncturist may advertise the provision of any acupuncture services authorized to be provided by such licensure in a manner authorized by Section 651 of the code so long as such advertising does not promote the excessive or unnecessary use of such services.

“…”

10. Section 651 states, in pertinent part:

“(a) It is unlawful for any person licensed under this division or under any initiative act referred to in this division to disseminate or cause to be disseminated any form of public communication containing a false, fraudulent, misleading, or deceptive statement, claim, or image for the purpose of or likely to induce, directly or indirectly, the rendering of professional services or furnishing of products in connection with the professional practice or business for which he or she is licensed. A ‘public communication’ as used in this section includes, but is not limited to, communication by means of mail, television, radio, motion picture, newspaper, book, list or directory of healing arts practitioners, Internet, or other electronic communication.

“(b) A false, fraudulent, misleading, or deceptive statement, claim, or image includes a statement or claim that does any of the following:
“(1) Contains a misrepresentation of fact.

“(2) Is likely to mislead or deceive because of a failure to disclose material facts.

“...

“(5) Contains other representations or implications that in reasonable probability will cause an ordinarily prudent person to misunderstand or be deceived.

“...

“(e) Any person so licensed may not use any professional card, professional announcement card, office sign, letterhead, telephone directory listing, medical list, medical directory listing, or a similar professional notice or device if it includes a statement or claim that is false, fraudulent, misleading, or deceptive within the meaning of subdivision (b).

“...

“(g) Any violation of this section by a person so licensed shall constitute good cause for revocation or suspension of his or her license or other disciplinary action.

“...”

COST RECOVERY

11. Section 4959 of the Code states, in pertinent part:

“(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.

“...”

FIRST CAUSE FOR DISCIPLINE

(Gross Negligence)

12. Respondent has subjected her Acupuncture License No. AC 7840 to disciplinary action under section 4955.2, subdivision (a), of the Code, in that respondent committed gross negligence in her care and treatment of patient L.B., as more particularly alleged hereinafter:


15. On or about June 26, 2005, respondent obtained a Doctor of Philosophy (Ph.D.) in Oriental Medicine from American Liberty University, in Montgomery, Alabama.¹

16. In or around 2011, respondent published a book entitled, “Be Young and Beyond, a Lifelong Journey to Vibrant Health and Longevity.” Respondent’s co-authored name on the book is listed as “Ping Wu, M.D.”

17. On or about November 9, 2015, respondent registered a corporation with the California Secretary of State, entitled, “Ping Clinic, Inc.” This business was designated as a “Health Clinic.”

18. In or around 2016, respondent operated a private medical clinic entitled, “Ping Clinic,” in Laguna Beach, CA. During that time period, the website affiliated with Ping Clinic lists respondent’s name as, “Dr. Ping Wu, MD, Ph.D., OMD, MS, Lac (CA, NCCA), Elected Member of Advisory Board of American Academy of Anti-Aging Medicine.” In the “About Dr. Ping,” section of the website, the cover of the book “Be Young and Beyond,” was displayed, as well as a list of various other publications, including but not limited to, “Ping Longevity,” and “Asian Longevity Secrets.”

19. In or around 2016, respondent’s name was listed on her Ping Clinic business card as, “Ping Wu, M.D. (China), O.M.D., M.S., Ph.D. L.Ac. (CA, NCAA).”

20. In or around 2016, the door to Ping Clinic listed respondent’s name as, “Dr. Ping Wu, Licensed Acupuncturist, M.D. (China), O.M.D., M.S., Ph.D., Lac. (CA, NCAA).”

²²

¹ American Liberty University has never offered a Doctor of Oriental Medicine (O.M.D.) degree.
21. On or about February 11, 2016, patient L.B., a then seventy-one (71) year old female, presented to respondent for treatment with complaints of tinnitus, allergies, type II diabetes, obesity, and a sleep disorder. After an initial review of the patient’s medical history, respondent’s recommendation for the patient included, among other things, allergy testing and acupuncture. Respondent’s recommendations for the patient were listed in the patient’s chart, as well as on a “Prescription Pad” that listed respondent’s name as, “Dr. Ping Wu, MD China, OMD, MS, PhD, LicAc (CA, NCCAOM).”

22. At that same visit, respondent escorted patient L.B. into another room, and then placed acupuncture needles into the patient’s abdomen, head, and legs. Respondent also placed a heat lamp over the patient, and then left the room. Several minutes later, patient L.B. became uncomfortable from the heat and called out for help. Another person then entered the room, changed the angle of the heat lamp, and then left the room.

23. On or about February 12, 2016, patient L.B. noticed a burn to her abdomen that began to blister.

24. On or about February 25, 2016, patient L.B. presented to her primary care physician with complaints of a burn to her abdomen from the acupuncture, with current and increasing redness and pain. After a physical examination, patient L.B. was diagnosed with cellulitis\(^2\) of the abdominal wall, and prescribed an oral antibiotic.

25. On or about August 23, 2016, respondent submitted a written response to the Board regarding her medical training, and care and treatment of patient L.B. In that letter, respondent admitted, among other things, that she is not a California licensed physician, but claims to have graduated from Beijing University Medical School. For that reason, respondent claims she has included a qualification of “China” next to the letters “MD” on her business card and the door to her office. Respondent further stated that her website and books are for “general readers, rather than to practice medicine or recruit patients.” Respondent denied that she sells the books, but

\(^2\) Cellulitis is a common skin infection that occurs when bacteria spread through the skin to deeper tissues. Most cases are mild and last several days to a couple of weeks. Cellulitis can sometimes progress to a more serious infection, causing severe illness that affects the whole body (sepsis) or other dangerous problems. Treatment is needed to help control the infection and reduce symptoms.
rather, gives her books to patients as gifts. As to the treatment of patient L.B., respondent claimed the patient had a “very rare skin condition,” which she did not disclose before or during her treatment.

26. Respondent committed gross negligence in her care and treatment of patient L.B., which included, but was not limited to, utilizing heat treatment on a diabetic patient for the first time, without continuous monitoring.

SECOND CAUSE FOR DISCIPLINE
(Incompetence)

27. Respondent has further subjected her Acupuncture License No. AC 7840 to disciplinary action under section 4955.2, subdivision (c), of the Code, in that respondent was incompetent in her care and treatment of patient L.B., as more particularly alleged in paragraphs 12 through 26, above, which are hereby incorporated by reference and realleged as if fully set forth herein.

THIRD CAUSE FOR DISCIPLINE
(False or Misleading Advertising)

28. Respondent has further subjected her Acupuncture License No. AC 7840 to disciplinary action under section 4955, subdivision (c), of the Code, and section 4955, subdivision (d), as defined by California Code of Regulations, title 16, section 1399.455, subdivision (a), and section 651, of the Code, in that respondent engaged in false or misleading advertising, as more particularly alleged in paragraphs 12 through 26, above, which are hereby incorporated by reference and realleged as if fully set forth herein.

FOURTH CAUSE FOR DISCIPLINE
(Failure to Notify Board of False Name)

29. Respondent has further subjected her Acupuncture License No. AC 7840 to disciplinary action under section 4955, subdivision (l), of the Code, in that she failed to notify the Board of her use of a false, assumed, or fictitious name, other than the name under which she is licensed as an individual with the Board, as more particularly alleged in paragraphs 12 through 26, above, which are hereby incorporated by reference and realleged as if fully set forth herein.
FIFTH CAUSE FOR DISCIPLINE

(Dishonest or Corrupt Act)

30. Respondent has further subjected her Acupuncture License No. AC 7840 to disciplinary action under section 4955.1, subdivision (c), of the Code, in that she committed an act involving dishonesty or corruption with respect to her qualifications, functions, or duties of an acupuncturist, as more particularly alleged in paragraphs 12 through 26, above, which are hereby incorporated by reference and realleged as if fully set forth herein.

SIXTH CAUSE FOR DISCIPLINE

(Unlawful Corporate Name)

31. Respondent has further subjected her Acupuncture License No. AC 7840 to disciplinary action under section 4955, subdivision (d), as defined by section 4978, of the Code, in that she maintained a corporation rendering acupuncture services, which did not contain the words “acupuncture” or “acupuncturist,” as more particularly alleged in paragraphs 12 through 26, above, which are hereby incorporated by reference and realleged as if fully set forth herein.

PRAYER

WHEREFORE, complainant requests that a hearing be held on the matters herein alleged, and that following the hearing, the Acupuncture Board issue a decision:

1. Revoking or suspending Acupuncture License Number AC 7840, issued to respondent XiPing Wu;

2. Ordering respondent XiPing Wu to pay the Acupuncture Board the reasonable costs of the investigation and enforcement of this case, pursuant to Business and Professions Code section 4959; and,

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

DATED: APR 24 2017

BENJAMIN BODEA
Executive Officer
Acupuncture Board
Department of Consumer Affairs
State of California
Complainant

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