	States ies and Exchange Commission con, D.C.					
SCHEDULE	∃ 13G					
UNDER TH	HE SECURITIES EXCHANGE ACT OF 1934					
(Amendme	ent No. 2)					
(Name of	HEALTHSTREAM INC. 「Issuer)					
(Title o	COMMON STOCK of Class of Securities)					
(Cusip N	42222N103 Number)					
(A fee i on file of secur subseque	ne following box if a fee is being paid is not required only if the filing perso reporting beneficial ownership of more rities described in Item 1; and (2) has ent thereto reporting beneficial ownersh lass.) (See Rule 13D-7)	n: (than filed	(1) h five d no	as a pre percent amendmen	vious st of the	class
person?s securiti	remainder of this cover page shall be fi s initial filing on this form with respe les, and for any subsequent amendment co Lter the disclosures provided in a prior	ect to ontair	o the ning	subject informat	class	
deemed t Exchange section	ormation required in the remainder of to be ?filed? for the purpose of Section e Act of 1934 (?Act?) or otherwise subject fo all or, see the Notes).	18 c	of th o the	e Securi liabili	ties and ties of	d that
Cusip No	o. 42222N103			13G		
	of reporting person . or I.R.S. Identification no. of the ab	nove r	nersn	n		
0.0.		,000	pc1 30			
	Bjurman, Barry & Associates IRS Identification No. 95-2654860					
2. Chec	ck the appropriate box if a member of a	group	p			(a) (b) _x
3. SEC	Use only					
4. Citi	izenship or place of organization					
	California					
	Number of shares beneficially owned by each reporting person with	 7. 	Sole	Voting 727,890 6. Shar -0- Disposi 727,890	ed Votir	3

7. Sole Dispositive Power 727,890 8. Shared Dispositive Power

-0-9. Aggregate amount beneficially owned by each reporting person 727,890 10. Check box if the aggregate amount in row (9) excludes certain shares Percent of class represented by amount in row (9) 11. 3.319% Type of reporting person IΑ Cusip No. 42222N103 13G 1. Name of reporting person S.S. or I.R.S. Identification no. of the above person George Andrew Bjurman* 2. Check the appropriate box if a member of a group (a) (b) _x__ SEC Use only 4. Citizenship or place of organization U.S.A. 5. Sole Voting Power 727,890 Number of shares Shared Voting Power beneficially - 0 owned by each reporting 7. Sole Dispositive Power person with 727,890 8. Shared Dispositive Power -0-9. Aggregate amount beneficially owned by each reporting person 727,890 Check box if the aggregate amount in row (9) excludes certain shares N/A Percent of class represented by amount in row (9) 3.319% 12. Type of reporting person The filing of this statement shall not be deemed an admission by George Andrew Bjurman that he beneficially owns the securities attributed to Bjurman, Barry & Associates for any purpose. Cusip No. 42222N103 13G

1. Name of reporting person

S.S. or I.R.S. Identification no. of the above person

Owen Thomas Barry III*

2. Check the appropriate box if a member of a group

(b) _x__

(a)

3. SEC Use only

4. Citizenship or place of organization

U.S.A.

Number of shares beneficially owned by each reporting person with

- 5. Sole Voting Power
 727,890
 6. Shared Voting Power
- 7. Sole Dispositive Power 727,890
- 8. Shared Dispositive Power
- 9. Aggregate amount beneficially owned by each reporting person

727,890

10. Check box if the aggregate amount in row (9) excludes certain shares

N/A

11. Percent of class represented by amount in row (9)

3.319%

12. Type of reporting person

ΤN

* The filing of this statement shall not be deemed an admission by Owen Thomas Barry III that he beneficially owns the securities attributed to Bjurman, Barry & Associates for any purpose.

Item 1.

(a) Name of Issuer:

HEALTHSTREAM INC.

(b) Address of Issuer?s Principal Executive Offices:

209 10th Ave. South, Ste. 450 Nashville, TN 37203

Item 2.

(a) Name of Persons Filing:

Bjurman, Barry & Associates (?BB&A?), George Andrew Bjurman* and Owen Thomas Barry III*.

*These individuals may, as a result of their ownership in and positions with BB&A, be deemed to be indirect beneficial owners of the equity securities held by BB&A. The filing of this statement shall not be deemed an admission by George Andrew Bjurman and Owen Thomas Barry III that either person beneficially owns the securities attributed to BB&A for any purpose, regardless of whether they are acting in concert or acting severally.

(b) Address of Principal Business Office or, if none, Residence:

The business address for BB&A and Messrs. Bjurman and Barry is 10100 Santa Monica Boulevard, Suite 1200, Los Angeles, CA 90067.

(c) Citizenship:

BB&A is a corporation organized under the laws of California. Messrs. Bjurman and Barry are United States citizens.

(d) Title of Class of Securities:

Common Stock

(e) CUSIP Number:

42222N103

Item 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b), check whether the person is a:

 $$\operatorname{BB\&A}$ is an Investment Adviser registered under section 203 of the Investment Company Act of 1940.

Item 4. Ownership.

(a) Amount Beneficially Owned:

As of December 31, 2006, BB&A beneficially owned 727,890 shares.

* Messrs. Bjurman and Barry may, as a result of their ownership in and positions with BB&A, be deemed to be indirect beneficial owners of the equity securities held by BB&A.

(b) Percent of Class:

3.319%

- (c) Number of shares as to which such person has:
 - (I) sole power to vote or to direct the vote:

727,890**

(ii) shared power to vote or to direct the vote:

- 0 -

(iii) sole power to dispose or to direct the disposition of:

727,890**

(iv) shared power to dispose or to direct the disposition of:

- 0 -

**BB&A, as an investment adviser, shares such powers only to the extent that its clients may be able to give instructions that would supersede BB&A?s otherwise full discretionary authority over the disposition or voting of the securities in its portfolios.

Item 5. Ownership of Five Percent or Less of a Class

Not Applicable

Item 6. Ownership of More Than Five percent on Behalf of Another Person.

Not Applicable

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company:

Not Applicable

Item 8. Identification and Classification of Members of the Group

Not Applicable

Item 9. Notice of Dissolution of Group

Not Applicable

Item 10. Certification and Signature

By signing below I/we certify that, to the best of my knowledge

and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my/our knowledge and belief, I/we certify that the information set forth in this statement is true, complete and correct.

2/14/2007

Date

/s/ George Andrew Bjurman

Signature

GEORGE ANDREW BJURMAN, CEO, BB&A Name/Title

/s/ George Andrew Bjurman

George Andrew Bjurman

/s/ Owen Thomas Barry III

Owen Thomas Barry III