

# Draft Minutes

December 4, 2020

**TELEPHONE CONFERENCE CALL**

**8:00 a.m. ET**

**Call In Number: (888) 585-9008**

**Conference Code: 599-196-982(#)**



**Jonathan Hickman, PharmD**  
**Vice-Chair**

**Jessica Sapp, Executive Director**

**BOARD OF PHARMACY  
GENERAL BUSINESS MEETING AGENDA  
TELEPHONE CONFERENCE CALL  
DRAFT MINUTES  
December 4, 2020  
8:00 a.m. ET  
Call In Number: (888) 585-9008  
Conference Code: 599-196-982(#)**

Participants in this public meeting should be aware that these proceedings are being recorded and that an audio file of the meeting will be posted to the board's website.

**I. CALL TO ORDER/ROLL CALL**

Call to Order - The meeting was called to order by Board Chair, Dr. Hickman at 8:00 a.m. ET.

Those present during the meeting included the following:

**MEMBERS PRESENT:**

Jonathan Hickman, PharmD, Chair  
David Wright, BPharm  
Jeenu Philip, BPharm  
Jeffrey J. Mesaros, PharmD, JD  
Gavin Meshad, Consumer Member  
Patty Ghazvini, PharmD, BCGP  
Dorinda Segovia, PharmD  
Maja Gift, BPharm, MHA, Cph

**STAFF PRESENT:**

Jessica Sapp, Executive Director  
Traci Zeh, Program Administrator

**BOARD COUNSEL:**

Christopher Dierlam, Assistant Attorney General

**PROSECUTION ATTORNEY:**

Andrew Pietrylo, DOH Prosecution Services  
Alejandro Camacho, DOH Prosecution Services

**COURT REPORTER:**

For the Record  
50 Mahan Drive, Suite 140  
Tallahassee, FL 32308  
(850) 222-5491  
(850) 224-5316 (Fax)

**II. DISCIPLINARY CASES – Jonathan Hickman, PharmD, Chair**

**A. SETTLEMENT AGREEMENT**

**A. SETTLEMENT AGREEMENTS**

- i. Meds for Vets, Case No. 2019-79966  
(PCP – Weizer & Meshad)  
**Case Tabled**
- ii. Thomas Alfred Clifford, R. Ph., Case No. 2016-25890  
(PCP – Philip & Meshad)  
**Case Tabled**
- iii. Louis Fitzgerald Ladson, Jr., R. Ph., Case No. 2018-13345  
(PCP – Weizer & Rivera)

The Respondent was present and represented by Marcos Hasbun, Esq.

The Respondent was charged with the following violation(s): Section 456.072(1)(k), F.S. (2017), through Section 456.022(11)(a), F.S. (2017), and Rule 64B16-27.797(1)(a), F.A.C. for failing to ensure the Permittee, as the Prescription Department Manager, complied with provisions of USP 797 through one or more deficiencies during inspection.

A Settlement Agreement was presented to the Board with the following terms:

- Appearance
- \$2,000 Fine to be paid within ninety (90) days of the filing of the Final Order
- Costs of \$1,637.63 to be paid within one-hundred and eighty (180) days of the filing of the Final Order
- Successful completion of a twelve (12) hour laws and rules course and the thirty-four (34) hour Critical Point course to in be in addition to the hours required for renewal and to be completed within one (1) year of the filing of the Final Order

iv. Louis Fitzgerald Ladson, Jr., R. Ph., Case No. 2018-27526  
(PCP – Weizer & Rivera)

The Respondent was charged with the following violation(s): Section 456.072(1)(k), F.S. (2017), through Section 456.022(11)(a), F.S. (2017), and Rule 64B16-27.797(1)(a), F.A.C. for failing to ensure the Permittee, as the Prescription Department Manager, complied with provisions of USP 797 through one or more deficiencies during inspection.

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Motion: by Mr. Wright to accept the proposed settlement agreements for case numbers 2018-13345 and 2018-27526.

Second: by Mr. Philip

Vote: Unanimous

v. Lincourt Compounding Center, Case No. 2018-13343  
(PCP – Weizer & Rivera)

The Respondent was present and represented by Marcos Hasbun, Esq.

The Respondent was charged with the following violation(s): Section 465.023(1)(c), F.S. (2017), through 64B16-797(1)(a), F.A.C., for violating one or more provisions of USP 797 through one or more deficiencies during inspection.

A Settlement Agreement was presented to the Board with the following terms:

- Appearance by Representative
  - \$3,000 Fine to be paid within one-hundred and twenty (120) days of the filing of the Final Order
  - Costs of \$3,617.63 to be paid within one-hundred and twenty (120) days of the filing of the Final Order
  - Probation for two (2) years from the filing of the Final Order with the following conditions:
    - Semi-annual inspections as the Respondent's expense
    - Respondent shall petition for termination of probation and a Representative shall appear before the Board
    - The Board retains jurisdiction to extend probation or impose additional conditions if Respondent is non-compliant.
- vi. Lincourt Compounding Center, Case No. 2018-27525  
(PCP – Weizer & Rivera)

The Respondent was charged with the following violation(s): Section 465.023(1)(c), F.S. (2017), through 64B16-797(1)(a), F.A.C., for violating one or more provisions of USP 797 through one or more deficiencies during inspection.

A Settlement Agreement was presented to the Board with the following terms:

- Appearance by Representative
  - \$3,000 Fine to be paid within one-hundred and twenty (120) days of the filing of the Final Order
  - Costs of \$3,617.63 to be paid within one-hundred and twenty (120) days of the filing of the Final Order
  - Probation for two (2) years from the filing of the Final Order with the following conditions:
    - Semi-annual inspections as the Respondent's expense
    - Respondent shall petition for termination of probation and a Representative shall appear before the Board
    - The Board retains jurisdiction to extend probation or impose additional conditions if Respondent is non-compliant.
- vii. Lincourt Compounding Center, Case No. 2019-28891  
(PCP – Weizer & Mikhael)

The Respondent was charged with the following violation(s): Section 465.023(1)(c), F.S. (2017), through 64B16-797(1)(a), F.A.C., for violating one or more provisions of USP 797 through one or more deficiencies during inspection.

A Settlement Agreement was presented to the Board with the following terms:

- Appearance by Representative
- \$3,000 Fine to be paid within one-hundred and twenty (120) days of the filing of the Final Order
- Costs of \$3,617.63 to be paid within one-hundred and twenty (120) days of the filing of the Final Order

- Probation for two (2) years from the filing of the Final Order with the following conditions:
  - Semi-annual inspections as the Respondent's expense
  - Respondent shall petition for termination of probation and a Representative shall appear before the Board
  - The Board retains jurisdiction to extend probation or impose additional conditions if Respondent is non-compliant.

Motion: by Mr. Wright to accept the proposed settlement agreements for case numbers 2018-13343, 2018-27525 and 2019-28891.

Second: by Mr. Philip

Vote: Unanimous

- viii. WCRX Pharmacy Central Inc., Case No. 2018-14715  
(PCP – Meshad & Wright)  
**Case Tabled**
- ix. Emmanuel Patrick Inwang, R. Ph., Case No. 2018-14739  
(PCP – Meshad & Wright)  
(PCP – Meshad & Mikhael)  
**Case Tabled**
- x. Emmanuel Patrick Inwang, R. Ph., Case No. 2019-44585  
(PCP – Meshad & Mikhael)  
**Case Tabled**
- xi. Timothy John Das, R.Ph., Case No. 2019-32787  
(PCP – Wright & Weizer)  
**Case Tabled**
- xii. Jackie He, R. Ph., Case No. 2019-10527  
(PCP – Meshad & Mikhael)  
**Case Tabled**

#### **B. DETERMINATION OF WAIVER**

- i. Sharon Dalton, R.P.T., Case No. 2019-18581  
(PCP – Glass & Hickman)  
**Case Tabled**
- ii. Hermanas Gonzalez Pharmacy & Discount Inc. d/b/a Florida Medicine Store, Case No. 2019-55080  
(PCP – Weizer & Meshad)  
**Case Tabled**
- iii. Camilo Melendez, P.S.I., Case No. 2019-20498  
(PCP – Weizer & Rivera)

The Respondent was not present nor represented by Counsel.

Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following

violation(s): Section 456.072(1)(hh), F.S. (2018) for being terminated from, or failing to successfully complete, an impaired practitioners treatment program.

Motion: by Mr. Wright to find the Administrative Complaint was properly served on Respondent and that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. To accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint. To adopt as its findings of fact, and conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the practice act.

Second: by Mr. Philip

Vote: Unanimous

The Department presented the following recommendation:

- Suspension until Respondent personally appears before the Board and demonstrates that he is safe to practice his profession with reasonable skill and safety, to include a mental and physical evaluation by PRN
- Board reserves the right to impose reasonable conditions of reinstatement at the time the Respondent appears before the Board.

After discussion, the following action was taken:

Motion: by Mr. Wright to accept the Departments recommendation.

Second: by Mr. Philip

Vote: Unanimous

Motion: by Mr. Wright to impose the costs of \$993.21 to be paid within ninety (90) days of the reinstatement of the Respondent's license.

Second: by Mr. Meshad

Vote: Unanimous

iv. Matthew 7:25, Inc. d/b/a Thrive Pharmacy, Case No. 2019-54694  
(PCP – Mesaros & Mikhael)  
**Case Tabled**

v. Steven Theodore Mougeot, R. Ph., Case No. 2019-54698  
(PCP – Mesaros & Mikhael)  
**Case Tabled**

### C. INFORMAL

i. Reginald Keith Jenkins, R. Ph., Case No. 2019-46561  
(PCP – Weizer & Meshad)  
**Case Tabled**

ii. Jocelyn Bienaime, R. Ph., Case No. 2019-24005  
(PCP – Philip & Bisailon)  
(PCP – Mesaros & Mikhael)  
**Case Tabled**

#### **D. VOLUNTARY RELINQUISHMENT**

- i. Gian-Carlo Ledee, R.P.T., Case No. 2020-20927  
(PCP – Philip & Rivera)  
**Case Tabled**
- ii. Medica Pharmacy and Compounding, Case No. 2018-24004  
(PCP – Philip & Bisailon)  
(PCP – Mesaros & Mikhael)  
**Case Tabled**
- iii. Medica Pharmacy and Compounding, Case No. 2020-08912  
(PCP – Weizer & Wright)  
**Case Tabled**
- iv. WCRx of Hollywood, LLC., Case No. 2019-41630  
(PCP – Meshad & Mikhael)  
**Case Tabled**
- v. Richards Sprys, R. Ph., Case No. 2019-47599  
(PCP – Weizer & Wright)  
**Case Tabled**

#### **E. Prosecution Services Report – Andrew Pietrylo**

Mr. Pietrylo presented the prosecution services case report to the Board and explained the current caseload is at 216 cases, from 229.

Motion: by Mr. Philip to allow prosecution to continue prosecuting cases older than one year.

Second: by Mr. Wright

Vote: Unanimous

The Board allowed for Public Comment.

#### **III. ADJOURNMENT**

There being no further business, the meeting adjourned at 8:40 a.m. ET.