

KENTUCKY BOARD OF PHARMACY

CASE REVIEW MEETING AGENDA

August 24, 2022

9:00 a.m.- 4:00 p.m.

Via VIDEO CONFERENCE

<https://us02web.zoom.us/j/82339338214?pwd=d2Y2UGtQSzNyUTFCUUtZbE1xWElhZz09>

Meeting ID: 823 3933 8214

Passcode: Ymu97N

Meeting ID: 823 3933 8214

Passcode: 555119

I. CASE REVIEW MINUTES: July 20, 2022

II. EXECUTED AGREED ORDERS: July 20, 2022- 8/16/2022

19-0356 A- Century Medicines

19-0356 B – McKinzie Toler

21-0193- Tailor Made Compounding

21-0213 A- Bluegrass Pharmacy

21-0213 B- Gary Russell

21-0213 C- Nicholas Russell

21-0213 D- Suzanne Weir

21-0246 B- Aaron Mason

21-0271 C – Amy Hart

22-0039 – Terry Aldridge

22-0067 B- Justin Anderson

22-0074 A- CVS Pharmacy

22-0101- CVS Pharmacy

22-102 22-0104 C- Terry Smith

III. CASE EXTENSION REQUESTS:

17-0548 J. Romines

22-0022 J. Williams

22-0026 J. Williams

22-0051 J. Williams

22-0111 A & B R. Hamilton

22-0113 R. Hamilton

22-0116 R. Hamilton

22-0126 J. Williams

22-0129 J. Romines

22-0131 J. Williams

22-0132 J. Williams

IV. CASES FOR REVIEW:

19-0344 J. Romines
19-0356 E A. Harding
21-0006 J. Romines
21-0178 J. Williams
21-0185 A & B A. Harding
21-0186 J. Williams
21-0268 (REVISIT) A, B & C A. Harding
22-0001 J. Williams
22-0002 B Case Report & Exhibits PIC K. Busroe
22-0005 A & B Case Report & Evidence R. Hamilton
22-0049 A, B, & C Case Report & Exhibits A. Harding
22-0050 A & B Case Report & Evidence R. Hamilton
22-0065 A-C Case Report & Evidence R. Hamilton
22-0068 A & B A. Harding
22-0069 Case Report & Evidence R. Hamilton
22-0070 A-C Case Report & Evidence R. Hamilton
22-0071 A-F Case Report & Evidence R. Hamilton
22-0075 (REVISIT) A, B, & C Case Report & Exhibits A. Harding
22-0084 J. Romines
22-0095 A & B Case Report & Evidence R. Hamilton
22-0100 J. Romines
22-0103 (REVISIT) A-D Case Report & Evidence R. Hamilton
22-0115 J. Romines
22-0118 A & B Case Report & Evidence R. Hamilton
22-0122 Case Report & Evidence R. Hamilton
22-0124 Case Report & Evidence P. Daniels
22-0127 A, B, & C Case Report & Exhibits A. Harding
22-0130 A & B Case Report & Exhibits A. Harding
22-0133 A & B Case Report & Exhibits A. Harding
22-0134 J. Romines
22-0136 Case Report & Evidence R. Hamilton
22-0138 Case Report & Exhibits Family Fare K. Busroe
22-0140 A & B Case Report & Exhibits A. Harding
22-0141 Case Report & Exhibits A. Harding
22-0144 Case Report & Exhibits A. Harding
22-0150 Case Report & Exhibits A. Harding

V. ADJOURN:

ATTENTION: A portion of the meeting may be held in closed/executive session for the purpose of discussing and deliberating upon open investigations, which are preliminary matters that may result in litigation being filed on behalf of the Board and include the review of information required to be conducted in privacy according to federal and state law (under Agenda Items III). The specific statutory sections providing exemptions are: KRS 61.810(1)(c) KRS 61.878(1)(a) KRS 61.810(1)(j) KRS 61.878(1)(h) KRS 61.810(1)(k). Following discussion and deliberation, any and all action will be taken in open/public session.



KENTUCKY BOARD OF PHARMACY

CASE REVIEW MINUTES

August 24, 2022

Via Video Conference

CALL TO ORDER

Peter Cohron, Chairperson called the meeting to order at 9:01 a.m.

Attendees: Peter Cohron; Board President, Jonathan Van Lahr; Board Member, Anthony Tagavi; Board Member, Chris Harlow, Executive Director; Eden Davis, General Counsel; Amanda Montgomery, Law Clerk; Paula Hurst, Administrative Assistant; Amanda Harding, Pharmacy and Drug Inspector; Paul Daniels, Pharmacy and Drug Inspector; Jessica Williams, Pharmacy and Drug Inspector; John Romines, Pharmacy and Drug Inspector; and Rhonda Hamilton, Pharmacy and Drug Inspector.

Jonathan Van Lahr moved to approve the minutes of July 20, 2022, Peter Cohron seconded, and the motion passed unanimously.

Jonathan Van Lahr moved for the Case Review Panel to go into closed session to include investigating inspectors, Eden Davis, Amanda Montgomery, Paula Hurst and for the purpose of reviewing, discussing, and deliberating upon open investigations, all of which are matters that may result in litigation being filed on behalf of the Board and/or require the review of information deemed confidential in accordance with state and federal law. The deliberations require the panel members to review and discuss information compiled in the course of the Board's work to detect and investigate statutory and regulatory violations (the premature release of which may harm the Board's ability to carry out its administrative adjudication or prospective law enforcement functions, if an investigation remains open and final action is not taken in this meeting) and to determine whether to initiate litigation on behalf of the Board against individual licensees, permit holders or registrants. The statutory sections providing authorizing executive session are KRS 61.810(c)(j) and (k) and KRS 61.878(1)(a) and (1)(h). Peter Cohron seconded, and the motion passed unanimously. Jonathan Van Lahr moved to come out of closed session. Peter Cohron seconded, and the motion passed unanimously.

CASE EXTENSION APPROVALS

Peter Cohron moved to approve an extension for 120 days be granted for the following cases: 17-0548, 22-0022, 22-0026, 22-0051, 22-0111 A & B, 22-0113, 22-0116, 22-0126, 22-0129, 22-0131, and 22-0132. Anthony Tagavi seconded, and the motion passed unanimously.

CASE REVIEW DISCIPLINARY FINDINGS

19-0344 (A) P07824 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.121 (1)(a), KRS 315.121 (1)(h), 201 KAR 2:170 Section 1, 201 KAR 2:171 Section 1 (7), KRS 315.121 (1)(f). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$100,000 fine. Quarterly inspections for a period of two years to be paid by the permit holder with understanding that if this conduct continues to occur a new case will open and permit revocation is an option. 60 days to negotiate before sending formal complaint to Attorney General.

19-0344 (B) 008813 PROPOSED SETTLEMENT via AGREED ORDER OF REVOCATION

Alleged Violation of Law: KRS 315.121 (2)(j), KRS 315.121 (1)(h), 201 KAR 2:170 Section 1, 201 KAR 2:171 Section 1 (7), 201 KAR 2:205 Section 2(3)(b), KRS 315.121(2)(h). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: Revocation of license

19-0356 (E) 000609 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a), KRS 315.121 (2)(g). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0006 (A) CLOSED P06577 DISMISSED WITHOUT PREJUDICE; BOARD TO NOT RENEW REGISTRATION

Alleged Violation of Law: KRS 315.121 (1)(a), KRS 315.121 (1)(h), 201 KAR 2:045 Section 3 (1), KRS 315.121 (2)(g), KRS 315.121 (1)(f). Peter Cohron moved that since there is no longer an active permit, the case is dismissed without prejudice but the Board should not renew or reinstate registration without board approval. Anthony Tagavi seconded, and the motion passed unanimously.

21-0006 (B) 020966 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.121 (1)(a), KRS 315.121 (2)(d), KRS 315.121 (1)(h), 201 KAR 2:045 Section 3 (1), KRS 315.121 (2)(g), KRS 315.121(2)(h). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed

Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: May not be an owner or PIC for the next 5 years and a 5,000.00 fine.

21-0178 (A) P02137 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0178 (B) 020032 DISMISSAL WITHOUT PREJUDICE

Allegation Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0178 (C) 018618 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (2)(d). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0178 (D) PT00011751 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (2)(d). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0185 (A) P07796 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a), KRS 315.121 (1)(g), 201 KAR 2:070 Section 1, 201 KAR 2:100 Section 4. Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0185 (B) 009030 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a). KRS 315.121 (1)(g). 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0186 (A) P06035 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0186 (B) 012739 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (2)(d), 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0268 REVISIT (A) P00586 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a), 201 KAR 2:210 Section 3. Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0268 REVISIT (B) 018650 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

21-0268 REVISIT (C) PT000365336 LETTER OF REPRIMAND TO BE ISSUED

Alleged Violation of Law: KRS 315.121 (2)(b). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges but that a letter of reprimand should be issued. Anthony Tagavi seconded, and the motion passed unanimously.

22-0001 (A) P07678 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:100 Section 1 (1)(a). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0001 (B) 014537 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22- 0002 (B) 013117 EXTENSION UNTIL OCTOBER CASE REVIEW

Alleged Violation of Law: KRS 315.121(1)(a), KRS 217.075 (1)(a), 201 KAR 2:205 Section 3(b), 42 USC 262(a)(1)(A), 21 USC 353a(b)(1)(A)(i)(I)(II) and (III). Peter Cohron moved that an

extension be granted until the October Case Review Panel meeting. Anthony Tagavi seconded, and the motion passed unanimously.

22-0005 (A) P08149 PROPOSED SETTLEMENT via AGREED ORDER (Pete Cohron Recused and Abstained)

Alleged Violation of Law: KRS 315.121 (1)(a), 201 KAR 2:220 Section 1, 201 KAR 2:220 Section 3. Jonathan Van Lahr moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt informal resolution. Anthony Tagavi seconded, and the motion passed unanimously. Pete Cohron abstained from the vote.

Proposed Settlement: Quarterly inspections for two years to be paid by the pharmacy. \$100,000 fine.

22-0005 (B) 012626 PROPOSED SETTLEMENT via AGREED ORDER (Pete Cohron Recused and Abstained)

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b), KRS 217.075(1)(a), 42 USC 262(a)(1)(A) and 21 USC 353a(b)(1)(A)(i)(I)(II) and (III). Jonathan Van Lahr moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously. Peter Cohron abstained from the vote.

Proposed Settlement: Cannot be a PIC at any pharmacy for a two-year period. \$1500 fine. 3 hours of continuing education on pharmacy law and 6 hours of compounding continuing education. 60 days to respond to Agreed Order.

22-0069 017306 PROPOSED SETTLEMENT via AGREED ORDER (Pete Cohron Recused and Abstained)

Alleged Violation of Law: 201 KAR 2:220(1), KRS 315.121(2)(d). Jonathan Van Lahr moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously. Peter Cohron abstained from the vote.

Proposed Settlement: Revocation of license.

22-0049 (A) P07533 DISMISSAL WITHOUT PREJUDICE (Jonathan Van Lahr Recused and Abstained)

Alleged Violation of Law: KRS 315.121 (1)(a). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously. Jonathan Van Lahr abstained from the vote.

22-0049 (B) 022312 PROPOSED SETTLEMENT via AGREED ORDER (Jonathan Van Lahr Recused and Abstained)

Alleged Violation of Law: KRS 315.121 (2)(d), 201 KAR 2:205 Section 2 (3) (b). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously. Jonathan Van Lahr abstained from the vote.

Proposed Settlement: \$500 fine and 6 hours of continuing education on medication errors.

22-0049 (C) 012444 DISMISSAL WITHOUT PREJUDICE (Jonathan Van Lahr Recused and Abstained)

Alleged Violation of Law: KRS 315.121 (2)(d). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously. Jonathan Van Lahr abstained from the vote.

22-0050 (A) P07460 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.121 (1)(a). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$1000.00 Fine

22-0050 (B) 015165 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0065 (A) P06178 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a), Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0065 (B) 013490 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0065 (C) 009350 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.121 (2)(d). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order

(with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$500.00 fine. 6 hours of continuing education on medication error.

22-0068 (A) CP00137 PROPOSED SETTLEMENT via AGREED ORDER

Allegation of Law: KRS 315.020, 201 KAR 2:165 Section 1 (1). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$500.00 Fine

22-0068 (B) 012785 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$500.00 Fine

22-0070 (A) P06196 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.121 (1)(a), 201 KAR 2:076(4). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$1500.00 Fine

22-0070 (B) 006192 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.121 (2)(j), KRS 218A.180 (3)(b), 201 KAR 2:076(4). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$1500.00 Fine. 6 hours of continuing education on pharmacy law.

22-0070 (C) 014517 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.121 (2)(j), KRS 218A.180 (3)(b), 201 KAR 2:076(4). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$1500.00 Fine. 6 hours continuing education on pharmacy law.

22-0071 (A) P07270 LETTER OF CONCERN TO BE ISSUED AND DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:100 Section 1 (1)(a). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action but that a letter of concern should be issued. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0071 (B) 012814 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0071 (C) PT00025620 DISMISSAL WITHOUT PREJUDICE; BOARD TO NOT RENEW REGISTRATION

Alleged Violation of Law: KRS 315.121 (1)(a). Pete Cohron moved that to dismiss the case because the Board no longer has jurisdiction since the technician's registration has lapsed. Peter Cohron further moved to not renew the registration in the future without Board approval. Anthony Tagavi seconded, and the motion passed unanimously.

22-0071 (D) PT000371381 DISMISSAL WITHOUT PREJUDICE; BOARD TO NOT RENEW REGISTRATION

Alleged Violation of Law: KRS 315.121 (2)(f). Pete Cohron moved that to dismiss the case because the Board no longer has jurisdiction since the technician's registration has lapsed. Peter Cohron further moved to not renew the registration in the future without Board approval. Anthony Tagavi seconded, and the motion passed unanimously.

22-0071 (E) PT000363349 DISMISSAL WITHOUT PREJUDICE; BOARD TO NOT RENEW REGISTRATION

Alleged Violation of Law: KRS 315.121 (2)(f). Pete Cohron moved that to dismiss the case because the Board no longer has jurisdiction since the technician's registration has lapsed. Peter Cohron further moved to not renew the registration in the future without Board approval. Anthony Tagavi seconded, and the motion passed unanimously.

22-0071 (F) 019026 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0075 REVISIT (A) W04110 PROPOSED SETTLEMENT via AGREED ORDER

Allegation of Law: KRS 315.121 (1)(a), 201 KAR 2:105 Section 2 (3), 201 KAR 2:105 Section 5 (1)(d). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt

resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$5000.00 Fine

22-0075 REVISIT (B) P07070 PROPOSED SETTLEMENT via AGREED ORDER

Allegation of Law: KRS 315.121 (1)(a), 201 KAR 2:105 Section 2 (3). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$2000.00 Fine

22-0075 REVISIT (C) 017594 PROPOSED SETTLEMENT via AGREED ORDER

Allegation of Law: KRS 315.121 (1)(a), 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$1000.00 Fine

22-0084 (A) P07862 DISMISS WITHOUT PREJUDICE

Allegation of Law: KRS 217.065 (1). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0084 (B) 012933 PROPOSED SETTLEMENT via AGREED ORDER

Allegation of Law: KRS 315.121 (2)(d). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$500.00 Fine & 6 hours of continuing education on medication error.

22-0095 (A) P07915 DISMISS WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0095 (B) 020495 LETTER OF CONCERN TO BE ISSUED AND DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action but that a

letter of concern should be issued. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0100 (A) P07862 DISMISS WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a), 201 KAR 2:210 Section 3. Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0100 (B) 012933 LETTER OF REPRIMAND TO BE ISSUED

Allegation of Law: KRS 315.121 (2)(d). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges but that a letter of reprimand should issue. Anthony Tagavi seconded, and the motion passed unanimously.

22-0103 REVISIT(A) P06714 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a), 201 KAR 2:210 Section 3. Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0103 REVISIT (B) 012002 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0103 REVISIT (C) 010579 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (2)(d), KRS 315.121 (2)(b), 201 KAR 2:210 Section 3. Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0103 REVISIT (D) PT00374040 LETTER OF REPRIMAND TO BE ISSUED

Alleged Violation of Law: KRS 315.121 (2)(d), KRS 315.121 (2)(b), 201 KAR 2:210 Section 3. Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges but that a letter of reprimand should be issued. Anthony Tagavi seconded, and the motion passed unanimously.

22-0115 (A) P07503 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:100 Section 1 (1)(a). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0115 (B) 019270 DISMISSAL WITHOUT PREJUDICE

Allegation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0115 (C) 009899 PROPOSED SETTLEMENT via AGREED ORDER

Allegation of Law: KRS 315.121 (2)(f). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: Revocation of License for five years and a day.

22-0118 (A) P06210 DISMISSAL WITHOUT PREJUDICE

Allegation of Law: KRS 217.065 (1). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0118 (B) 012458 DISMISSAL WITHOUT PREJUDICE

Allegation of Law: KRS 315.121 (2)(d). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0122 (A) MG1017 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.035 (5). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$500.00 Fine

22-0122 (B) 0132879 LETTER OF REPRIMAND TO BE ISSUED

Allegation of Law: 201 KAR 2: 205 Section 2 (3)(e). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges but that a letter of reprimand should be issued. Anthony Tagavi seconded, and the motion passed unanimously.

22-0124 (A) P06573 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:100 Section 1. Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0124 (B) 012162 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205. Section 2(3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

**22-0124 (C) PT00352899 PROPOSED SETTLEMENT via AGREED ORDER/
EMERGENCY SUSPENSION ORDER TO ISSUE/ COMPLAINT AND NOTICE OF
HEARING TO BE FILED WITH THE ATTORNEY GENERAL'S OFFICE**

Alleged Violation of Law: KRS 315.121 (2)(f). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Peter Cohron further moved that an emergency suspension order should be issued and a complaint and notice of hearing should be filed with the Attorney General's office. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: Revocation of license.

22-0127 (A) P06037 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a). 201 KAR 2:210 Section 1 (1)(d) 3. Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

**22-0127 (B) 019479 LETTER OF CONCERN TO BE ISSUED AND DISMISSAL
WITHOUT PREJUDICE.**

Alleged Violation of Law: KRS 315.121 (2)(d). 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action but that a letter of concern should be issued. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

**22-0127 (C) 020241 LETTER OF CONCERN TO BE ISSUED AND DISMISSAL
WITHOUT PRJEUDICE**

Alleged Violation of Law: KRS 315.121 (2)(d). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action but that a letter of concern should be issued. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0130 (A) P08111 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0130 (B) 22304 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0133 (A) P07606 LETTER OF REPRIMAND TO BE ISSUED

Alleged Violation of Law: KRS 315.035 (5). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges but that a letter of reprimand should be issued. Anthony Tagavi seconded, and the motion passed unanimously.

22-0133 (B) 008937 LETTER OF REPRIMAND TO BE ISSUED

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(e). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges but that a letter of reprimand should be issued. Anthony Tagavi seconded, and the motion passed unanimously.

22-0134 (A) P07905 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a). KRS 315.121 (1)(h). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0134 (B) 010749 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.121 (1)(a). KRS 315.121 (2)(d). KRS 315.121 (1)(h). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0136 P06029 PROPOSED SETTLEMENT via AGREED ORDER

Alleged Violation of Law: KRS 315.020 (1). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$4500.00 Fine

22-0138 MI2677 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: KRS 315.0351(1)(g). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0140 (A), 22-0141 (A), & 22-0144 (A) (Consolidated) P06913 PROPOSED SETTLEMENT via AGREED ORDER

Allegation of Law: KRS 315.121 (1)(a). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: Involuntary closure until PIC in place, adequate staffing levels of minimum of 1 to 3 pharmacist to technician ratio in place and inspection by pharmacy inspector before allowed to reopen. 7 days to sign before formal complaint filed with Attorney General for revocation.

22-0140 (B) 022467 DISMISSAL WITHOUT PREJUDICE

Alleged Violation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0144 (B) 022467 DISMISSAL WITHOUT PREJUDICE

Allegation of Law: 201 KAR 2:205 Section 2 (3)(b). Peter Cohron moved that there is not a preponderance of the evidence of a violation of law to warrant disciplinary action. The case is dismissed without prejudice. Anthony Tagavi seconded, and the motion passed unanimously.

22-0150 P06903 PROPOSED SETTLEMENT via AGREED ORDER

Allegation of Law: KRS 315.020 (1). Peter Cohron moved that there is a preponderance of the evidence of a violation of law on all charges and that an Agreed Order (with the terms below) should be issued to attempt resolution of the case informally. Anthony Tagavi seconded, and the motion passed unanimously.

Proposed Settlement: \$3000.00 Fine

ADJOURNMENT Jonathan Van Lahr moved to adjourn. Peter Cohron seconded, and the motion passed unanimously. Peter Cohron adjourned the meeting at 3:15 p.m.