(FINAL/APPROVED)

VIRGINIA BOARD OF PHARMACY SPECIAL CONFERENCE COMMITTEE MINUTES

Wednesday, September 30, 2015 Commonwealth Conference Center Second Floor Board Room 3

Department of Health Professions Perimeter Center 9960 Mayland Drive Henrico, Virginia 23233

CALL TO ORDER:

A meeting of a Special Conference Committee of the Board of Pharmacy was called to order at 9:11 a.m.

PRESIDING:

Rebecca Thornbury, Committee Chair

MEMBERS PRESENT:

Ryan K. Logan, Committee Member

STAFF PRESENT:

J. Samuel Johnson, Deputy Executive Director Mykl D. Egan, DHP Adjudication Specialist Beth L. O'Halloran, Individual Licensing Manager

TEMARA TURNER
Pharmacy Technician Registration
#0230016468

Temara Turner, pharmacy technician, appeared to discuss allegations that she may have violated certain laws and regulations governing the practice of pharmacy as stated in the August 28, 2015 Notice.

Closed Meeting:

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee unanimously voted to convene a closed meeting pursuant to § 2.2-3711.A(28) of the Code of Virginia, for the purpose of deliberation to reach a decision in the matter of Temara Turner. Additionally, he moved that J. Samuel Johnson, Mykl D. Egan and Beth L. O'Halloran attend the closed meeting because their presence in the closed meeting was deemed necessary and would aid the Committee in its deliberations.

Reconvene:

Having certified that the matters discussed in the preceding closed meeting met the requirements of § 2.2-3712 of the Code, the Committee re-convened in open meeting and announced the decision.

Decision:

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee found no violation and unanimously voted to dismiss this matter. STEPHANIE WILEY Pharmacy Technician Registration #0230016334

Closed Meeting:

Reconvene:

Decision:

Stephanie Wiley, pharmacy technician, did not appear to discuss allegations that she may have violated certain laws and regulations governing the practice of pharmacy as stated in the August 28, 2015 Notice, however, sent in documentation for review by the Committee. The Chair of the Committee chose to proceed with the informal conference.

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee unanimously voted to convene a closed meeting pursuant to § 2.2-3711.A(28) of the Code of Virginia, for the purpose of deliberation to reach a decision in the matter of Stephanie Wiley. Additionally, he moved that J. Samuel Johnson, Mykl D. Egan and Beth L. O'Halloran attend the closed meeting because their presence in the closed meeting was deemed necessary and would aid the Committee in its deliberations.

Having certified that the matters discussed in the preceding closed meeting met the requirements of § 2.2-3712 of the Code, the Committee re-convened in open meeting and announced the decision.

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee made certain Findings of Facts and Conclusions of Law found Stephanie Wiley in violation of failing to complete required continuing pharmacy education and unanimously voted to enter an Order that imposes a \$50 monetary penalty.

As provided by law, this decision shall become a final Order thirty (30) days after service of such Order on Stephanie Wiley, unless a written request is made to the Board requesting a formal hearing on the allegations made against him is received from Stephanie Wiley within such time. If service of the Order is made by mail, three (3) additional days shall be added to that period

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ALESIA WINES
Pharmacy Technician Registration
#0230004228

Closed Meeting:

Reconvene:

Decision:

Alesia Wines, pharmacy technician, did not appear to discuss allegations that she may have violated certain laws and regulations governing the practice of pharmacy as stated in the August 28, 2015 Notice.

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee unanimously voted to convene a closed meeting pursuant to § 2.2-3711.A(28) of the Code of Virginia, for the purpose of deliberation to reach a decision in the matter of Alesia Wines. Additionally, he moved that J. Samuel Johnson, Mykl D. Egan and Beth L. O'Halloran attend the closed meeting because their presence in the closed meeting was deemed necessary and would aid the Committee in its deliberations.

Having certified that the matters discussed in the preceding closed meeting met the requirements of § 2.2-3712 of the Code, the Committee re-convened in open meeting and announced the decision.

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee made certain Findings of Facts and Conclusions of Law found Alesia Wines in violation of failing to complete required continuing pharmacy education and unanimously voted to enter an Order that imposes a \$100 monetary penalty and requires the submission of ten (10) hours of continuing education.

As provided by law, this decision shall become a final Order thirty (30) days after service of such Order on Alesia Wines, unless a written request is made to the Board requesting a formal hearing on the allegations made against him is received from Alesia Wines within such time. If service of the Order is made by mail, three (3) additional days shall be added to that period

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NAI SATURN EASTERN, LLC D/B/A SAFEWAY PHARMACY Permit Number 0201003806

Closed Meeting

Reconvene

Decision

J. Richard Lee, Pharmacist-In-Charge, did not appear to discuss allegations that NAI Saturn Eastern, LLC d/b/a Safeway Pharmacy may have violated certain laws and regulations governing the conduct of pharmacy as stated in the August 28, 2015 Notice.

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee unanimously voted to convene a closed meeting pursuant to § 2.2-3711.A(28) of the Code of Virginia, for the purpose of deliberation to reach a decision in the matter of NAI Saturn Eastern, LLC d/b/a Safeway Pharmacy. Additionally, he moved that J. Samuel Johnson, Mykl D. Egan and Beth L. O'Halloran attend the closed meeting because their presence in the closed meeting was deemed necessary and would aid the Committee in its deliberations.

Having certified that the matters discussed in the preceding closed meeting met the requirements of § 2.2-3712 of the Code, the Committee re-convened in open meeting and announced the decision.

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee accepts allegation #2a, #2b and #2c as Findings of Facts and Conclusions of Law and unanimously voted to enter an Order that imposes a \$500 monetary penalty. Additional documentation of evidence of corrective action for all violations must be submitted to the Board.

As provided by law, this decision shall become a final Order thirty (30) days after service of such Order on NAI Saturn Eastern, LLC d/b/a Safeway Pharmacy, unless a written request is made to the Board requesting a formal hearing on the allegations made against it is received from NAI Saturn Eastern, LLC d/b/a Safeway Pharmacy within such time. If service of the Order is made by mail, three (3) additional days shall be added to that period.

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shall be vacated.

EXPRESS PHARMACY Permit #0201004491 Joel Sarasah, Pharmacist-In-Charge and James Walker, attorney, appeared to discuss allegations that Express Pharmacy may have violated certain laws and regulations governing the conduct of pharmacy as stated in the August 28, 2015 Notice.

Closed Meeting:

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee unanimously voted to convene a closed meeting pursuant to § 2.2-3711.A(28) of the Code of Virginia, for the purpose of deliberation to reach a decision in the matter of Express Pharmacy. Additionally, he moved that J. Samuel Johnson, Mykl D. Egan and Beth L. O'Halloran attend the closed meeting because their presence in the closed meeting was deemed necessary and would aid the Committee in its deliberations

Reconvene:

Having certified that the matters discussed in the preceding closed meeting met the requirements of § 2.2-3712 of the Code, the Committee re-convened in open meeting and announced the decision.

Decision:

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee accepts allegation #2a through #2i as Findings of Facts and Conclusions of Law and unanimously voted to enter an Order that imposes a \$2000 monetary penalty.

As provided by law, this decision shall become a final Order thirty (30) days after service of such Order on Express Pharmacy, unless a written request is made to the Board requesting a formal hearing on the allegations made against it is received from Express Pharmacy within such time. If service of the Order is made by mail, three (3) additional days shall be added to that period.

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Closed Meeting:

Reconvene:

Decision:

Keith Johnson, Pharmacist-In-Charge and Anita Ivey, Chief Quality Officer appeared to discuss allegations that Southern Virginia Medical Center may have violated certain laws and regulations governing the conduct of pharmacy as stated in the August 28, 2015 Notice.

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee unanimously voted to convene a closed meeting pursuant to § 2.2-3711.A(28) of the Code of Virginia, for the purpose of deliberation to reach a decision in the matter of Southern Virginia Medical Center. Additionally, he moved that J. Samuel Johnson, Mykl D. Egan and Beth L. O'Halloran attend the closed meeting because their presence in the closed meeting was deemed necessary and would aid the Committee in its deliberations

Having certified that the matters discussed in the preceding closed meeting met the requirements of § 2.2-3712 of the Code, the Committee re-convened in open meeting and announced the decision.

Upon a motion by Mr. Logan, and duly seconded by Ms. Thornbury, the Committee accepts allegation #2a through #2d as Findings of Facts and Conclusions of Law and unanimously voted to enter an Order that imposes a \$5500 monetary penalty. Additionally documentation from the monitoring company that both the land line and cellular line are operation shall be provided to the Board within thirty (30) days.

As provided by law, this decision shall become a final Order thirty (30) days after service of such Order on Southern Virginia Medical Center, unless a written request is made to the Board requesting a formal hearing on the allegations made against it is received from Southern Virginia Medical Center within such time. If service of the Order is made by mail, three (3) additional days shall be added to that period.

ADJOURN:

With all business concluded, the meeting adjourned at 1:10pm

Rebecca Thornbury, Chair

J. Samue Johnson

Deputy Executive Director

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