

General Business Meeting

July 8 – 9, 2021 9:00 am

Sheraton Panama City Beach Resort 4114 Jan Cooley Dr. Panama City Beach, FL 32408 850-236-6000

MEETING MINUTES

CALL TO ORDER

The meeting was called to order by Mr. Brooks, Chair, at 9:00 am. Those present for all or part of the meeting included the following:

MEMBERS PRESENT

Christopher Brooks, LMT, *Chair* Sharon Phillips, LMT, AP, DOM, *Vice-Chair* Victoria Drago, LMT Jennifer Wakeman, LMT Sandra Atkinson, LMT Dotti Groover-Skipper

BOARD COUNSEL

Diane Guillemette, Esq., Assistant Attorney General

STAFF PRESENT

Kama Monroe, *Executive Director* Gerry Nielsen, *Program Operations Administrator* Austin Conlon, *Regulatory Specialist III*

DEPARTMENT PROSECUTING ATTORNEYS

Andrew Pietrylo, Esq. *Assistant General Counsel* Ann Prescott, Esq. *Assistant General Counsel* Dannie Hart, Esq. *Assistant General Counsel*

COURT REPORTER

Please note: The minutes reflect the actual order agenda items were discussed and may differ from the agenda outline.

AUDIO from this meeting can be found online: <u>http://www.floridasmassagetherapy.gov/meeting-information/</u>

I. DISCIPLINARY PROCEEDINGS

A. Motion for Final Order

RO-01. KENNETH JAMES DISPERSIO, L.M.T. Case # 2020-07089 & PCP: HAVARD / WHITRIDGE

Case #:2018-04422; DOAH NO. 20-4754 & 20-4755

Respondent was not present. Mr. Richard Greenberg was present on behalf of respondent. Mr. Pietrylo represented the Department and presented the cases to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the recommendation of the Administrative Law Judge and dismiss cases 2020-07089 and 2018-04422. Motion seconded by Dr. Phillips, which carried unanimously.

SA-05. CRISTINA DIAZ, L.M.T. Case # 2020-01186 PCP: DRAGO / WHITRIDGE

Respondent was present without counsel. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the proposed settlement agreement. Motion seconded by Ms. Atkinson, which carried 4/1 with Dr. Phillips in opposition.

DW-75. EDSON SANCHEZ, L.M.T. Case # 2018-20583 PCP: BROOKS / WHITRIDGE

Respondent was present without counsel. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Drago, which carried unanimously

Action Taken: After discussion, Ms. Wakeman moved to suspend the license and to require the respondent to contact PRN within 30 days, to undergo a PRN evaluation within 60 days, and to enter into a PRN contract if recommended within 90 days, to impose an administrative fine in the amount of \$1,000.00 to be paid within 18 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion Dr. Phillips moved to assess costs in the amount of \$840.78 to be paid within 18 months of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

IN-38. JOSE E. DE ARCE, L.M.T.

Case # 2020-15688 PCP: BROOKS / WHITRIDGE

Respondent was present without counsel. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Drago moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Atkinson, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$2500.00 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$1486.00 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

B. Settlement Agreements

SA-02. CHRISTINA KRIZANIC, L.M.T. Case # 2019-47929 PCP: PHILLIPS / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the proposed settlement agreement. Motion seconded by Ms. Wakeman, which carried unanimously.

Costs: \$1000.00

SA-03. MIN YUAN, L.M.T. Case # 2014-21993 PCP: HAVARD / WAKEMAN WHITRIDGE

Continued at the request of the respondent.

SA-04. SHOUXIA WANG, L.M.T. Case # 2019-03894 PCP: DRAGO / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the proposed settlement agreement. Motion seconded by Ms. Wakeman, which carried unanimously.

Costs: \$7,110.55

C. Voluntary Relinquishments

Items VR-06 – VR-10 were taken together.

VR-06. KIM-NGOC NGUYEN, L.M.T.	Case # 2019-46280	PCP: WAIVED
VR-07. BARRY GOULD, L.M.T.	Case # 2020-39439	PCP: WAIVED
VR-08. YANET QUINTERO ROJAS, L.M.T.	Case # 2019-50548	PCP: WAIVED
VR-09. YANET QUINTERO ROJAS, L.M.T.	Case # 2019-49885	PCP: WAIVED
VR-10. ROBERT R. MANIACI, L.M.T.	Case # 2021-05815	PCP: WAIVED

Action Taken: After discussion, Dr. Phillips moved to accept the voluntary relinquishments. Motion seconded by Mr. Brooks, which carried unanimously.

Items VR-11 – VR-13 were taken together.

VR-11. ANDRES LOPEZ RAMIREZ, L.M.T.	Case # 2020-34089	PCP: DRAGO / WHITRIDGE
VR-12. ANDRES LOPEZ RAMIREZ, L.M.T.	Case # 2020-21158	PCP: DRAGO / WHITRIDGE
VR-13. ANDRES LOPEZ RAMIREZ, L.M.T.	Case # 2020-08007	PCP: DRAGO / BURKE-WAMMACK

Action Taken: After discussion, Mr. Brooks moved to accept the voluntary relinquishments. Motion seconded by Mr. Brooks, which carried unanimously.

D. Informal Hearings

IN-14. SHALOM LAURALINA TONEY, L.M.T. Case # 2014-21722 PCP: DRAGO / WHITRIDGE

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by. Motion seconded by Ms. Atkinson, which carried unanimously

Action Taken: After discussion, Dr. Phillips moved to impose an administrative fine in the amount of \$1,000.00 to be paid within 2 years of the entry of the final order and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 90 days of the entry of the final order. Motion seconded by Ms. Wakeman, which carried 3/2 with Ms. Atkinson and Mr. Brooks in opposition.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$36.27 to be paid within 2 years of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

IN-15. YIPSY RABELO, L.M.T. Case # 2019-40569 PCP: DRAGO / WHITRIDGE

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by. Motion seconded by Mr. Brooks, which carried unanimously

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$5,250.00 to be paid within 90 days of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$122.06 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

IN-16. LI WANG, L.M.T.

Case # 2014-21420 PCP: DRAGO / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by. Motion seconded by Ms. Wakeman, which carried unanimously

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$2,250.00 to be paid within 1 year of the entry of the final order with aggravating factors on the record (length of time licensed, actual or potential harm, deterrent effect, efforts to rehabilitate, actual knowledge, damage to reputation). Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$38.94 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

IN-17. FENG JIE XU, L.M.T.

Case # 2014-01234 PCP: DRAGO / HAVARD

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously

Action Taken: After discussion, Ms. Groover-Skipper moved to revoke the license and to impose an administrative fine in the amount of \$2,500.00 to be paid within 1 year of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$5,330.33 to be paid within 1 year of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

IN-18. NAGLAA HASSAN, L.M.T. Case # 2018-14526 PCP: DRAGO / HAVARD

Continued at the request of the respondent.

IN-19. FREDERICK J. BAPTISTA, L.M.T. Case # 2018-15919 PCP: DRAGO / SPASSOFF

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license and impose an administrative fine in the amount of \$10,000.00 to be paid within 5 years of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$685.58 to be paid within 5 years of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

IN-20. SHEMEKA NICOLE KELII, L.M.T.

Case # 2015-14315 PCP: DRAGO / WAKEMAN

Tabled.

IN-21. MARISOL FERREY, L.M.T. Case # 2019-54893 PCP: WAKEMAN / WHITRIDGE

Continued at the request of the Respondent.

RECESS: 12:10pm / RECONVENE: 1:22 pm

IN-22. NEW LIFE 168, INC.

Case # 2019-54910 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously

Action Taken: After discussion, Mr. Brooks moved to revoke the license to impose an administrative fine in the amount of \$5,000.00 to be paid within 90 days of the entry of the final order with aggravating factors on the record (deterrent effect, actual knowledge, length of time licensed, actual negligence, attempts to stop or correct, actual or potential harm, damage to reputation). Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: Mr. Brooks moved to assess costs in the amount of \$353.50 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

IN-23. ORANGE PARK STUDIO, INC. Case # 2018-23138 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to to impose an administrative fine in the amount of \$5,000.00 to be paid within 90 days of the entry of the final order with aggravating factors on the record (danger to public, length of time licensed, effort to rehabilitate, actual knowledge, refusal to stop violation, actual negligence, damage to the reputation of the profession). Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$306.45 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

Action: Taken: Mr. Brooks moved to re-open the agenda item for further discussion. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to amend the previous motion to impose a \$10,000.00 administrative fine with additional aggravators on the record. Motion seconded by Dr. Phillips, which carried unanimously.

IN-24. 8 FOOT SPA

Case # 2019-38857 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Dr, Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$5,000 to be paid within 90 days of the entry of the final order with aggravating factors on the record (actual knowledge, damage to the reputation, actual knowledge, deterrent effect, actual or potential harm, length of time practiced, potential danger to the public). Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$1,069.29 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

IN-25. ISLAND TOUCH MASSAGE AND SPA, INC. Case # 2019-52038 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reprimand the license and to impose an administrative fine in the amount of \$4,000.00 to be paid within 90 days of the final order with aggravating factors on the record (length of time practiced, actual or potential harm, deterrent effect, actual knowledge, effort to rehabilitate, actual negligence, damage to the reputation of the profession). Motion seconded by Mr. Brooks, which

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$474.94 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

IN-26. BIANNIRIS TEJADA, L.M.T. Case # 2017-21686 PCP: WAKEMAN / WHITRIDGE

Pulled at the request of the Department.

IN-27. DENISE E. SHENANDOAH		PCP: WAKEMAN / WHITRIDGE

Pulled at the request of the Department.

IN-28. VICTORIA SPA, LLC

Case # 2019-48102 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to suspend the license for 6 months and to impose an administrative fine in the amount of \$2,500.00 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$909.20 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

IN-29. JINGAI WU, L.M.T. Case # 2014-20902 PCP: WAKEMAN / SPASSOFF

Pulled at the request of the Department.

IN-30. GUSTAVO D. MAGNOLI, L.M.T. Case # 2020-13687 PCP: PHILLIPS / WHITRIDGE

Continued at the request of the respondent.

IN-31. BO TANG, L.M.T. Case # 2020-14130 PCP: PHILLIPS / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Ms. Drago moved to revoke the license and to impose an administrative fine in the amount of \$10,000.00 with aggravating factors on the record (deterrent effect, efforts to rehabilitate, attempt to correct or stop violation). Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$458.92 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

IN-33. SHEN LIU, L.M.T.

Case # 2020-14132 PCP: PHILLIPS / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose an administrative fine in the amount of \$10,000.00 with aggravating factors on the record (deterrent effect, efforts to rehabilitate, attempt to correct or stop violation). Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$478.17 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

IN-32. CESAR O. HIDALGO, L.M.T. Case # 2017-19604 PCP: PHILLIPS /

BURKE-WAMMACK

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to reprimand the license and to impose an administrative fine in the amount of \$750.00 to be paid within 90 days of the entry of the final order with aggravating factors on the record (actual knowledge, deterrent effect, effort to rehabilitate, attempt to correct or stop violation). Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$526.38 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

IN-34. CHERISE'S HAIR AND NAIL STUDIO Case # 2020-06132 PCP: BROOKS / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to suspend the license for 30 days and to impose an administrative fine in the amount of \$1,500.00 to be paid within 90 days of the entry of the final order with aggravating factors on the record (length of time licensed, potential danger to the public, actual or potential harm, deterrent effect, actual knowledge of the licensee, actual negligence, damage to the reputation of the profession). Motion seconded by Ms. Atkinson, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$501.43 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

IN-35. FLOURISH MASSAGE INC

Case # 2020-11393 PCP: BROOKS / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Atkinson moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an

informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$5,000.00 to be paid within 90 days of the entry of the final order with aggravating factors on the record (potential danger to the public, length of time practiced, deterrent effect, efforts to rehabilitate, actual knowledge, attempts to stop violation, actual negligence, damage to the reputation). Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$2,423.27 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

IN-36. SUNNY SPA, LLC Case # 2020-01464 PCP: BROOKS / WHITRIDGE

Continued at the request of the respondent.

IN-37. SARAH ANN GOODWIN, L.M.T. Case # 2014-20710 PCP: BROOKS / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips to reprimand the license, to impose an administrative fine in the amount of \$500.00 to be paid within 1 year of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 90 days of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$25.53 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

IN-38. JOSE E. DE ARCE, L.M.T. Case # 2020-15688 PCP: BROOKS / WHITRIDGE

This item was heard earlier in the meeting.

IN-39. A1 SPA, LLC

Case # 2019-39879 PCP: BROOKS / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact and conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to revoke the license and to impose an administrative fine in the amount of 10,000.00 with aggravating factors on the record (danger to public, fraud or misrepresentation -a d e f h i j l m n). Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Groover-Skipper moved to assess costs in the amount of \$1,335.98 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

IN-40. YUEH FULLILOVE, L.M.T. Case # 2018-04298 PCP: BROOKS / SPASSOFF

Continued at the request of the respondent.

IN-41. ROSE BODYWORKS Case # 2019-49983 PCP: BROOKS / WHITRIDGE & THERAPY SPA, LLC

Continued at the request of the respondent.

IN-42. YUJUAN MA, L.M.T. Case # 2017-11510 PCP: BROOKS / WHITRIDGE Continued at the request of the respondent.

IN-43. DENNIS JOSEF ROESHINK, L.M.T. Case # 2015-07521 PCP: PHILLIPS / BROOKS DRAGO / HAVARD

Continued at the request of the respondent.

RECESS: 2:47 / RECONVENE: 3:47pm

E. Determination of Waivers

DW-44. DAO MASSAGE INC.

Case # 2013-14390 PCP: SMALLWOOD / BURKE-WAMMACK

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose an administrative fine in the amount of \$5,000.00 to be paid within 90 days of the entry of the final order with aggravating factors on the record (danger to the public, length of time since violation, deterrent effect, attempts to stop or correct the violation). Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to bifurcate the issue of cost for the entry of a subsequent order. Motion seconded by Mr. Brooks, which carried unanimously.

DW-45. ROBERTO CONTRERAS, L.M.T. Case # 2019-12192 PCP: HAVARD / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept

the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to impose a \$250.00 fine to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$670.72 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-46. TLC HEALING CONCEPT, L.M.T. Case # 2020-07649 PCP: HAVARD / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to a formal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose an administrative fine in the amount of \$3,000.00 to be paid within 90 days of the entry of the final order with aggravating factors on the record (danger to the public, time since violation, length of time practicing, attempts to stop violation). Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$888.47 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-47. ROBERT BREDEN, L.M.T. Case # 2019-47905 PCP: DRAGO / WHITRIDGE

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose an administrative fine in the amount of \$3,500.00 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$1,809.50 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

DW-48. MICHAEL ALLEN MORRIS, L.M.T. Case # 2020-31126 PCP: DRAGO / WHITRIDGE

(Case was presented as an informal hearing)

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and

conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose an administrative fine in the amount of \$5,000.00 with aggravating factors on the record (danger to the public, length of time practiced, actual damage, deterrent effect, attempts to correct or stop, actual knowledge). Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$1765.23 to be paid within 90 days of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

DW-49. CILICIA E. SMITH, L.M.T. Case # 2018-07558 PCP: DRAGO / SPASSOFF

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact and conclusions of law as set forth in the administrative complaint, and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license with aggravating factors on the record (danger to the public, length of time licensee has practiced, actual or potential harm, deterrent effect, effort of rehabilitation by the licensee, actual knowledge of the licensee, attempts by licensee to correct or stop violation or refusal by licensee to correct or stop violation, actual negligence; damage to the reputation of the profession). Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion Dr. Phillips moved to assess costs in the amount of \$1,117.91 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

DW-50. SHUNZI LI, L.M.T.

Case # 2016-27431 PCP: DRAGO / HAVARD

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact and conclusions of law as set forth in the administrative complaint, and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to revoke the license and to impose an administrative fine in the amount of \$2,500.00 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Groover-Skipper, which carried unanimously

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$671.52 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-51. MARLENE MORALES, L.M.T. Case # 2015-16356 PCP: DRAGO / WAKEMAN

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact and conclusions of law as set forth in the administrative complaint, and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reprimand the license, to impose an administrative fine in the amount of \$1,000.00 to be paid within 90 days of the entry of the final order, to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$540.07 to be paid within 90 of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-52. CIERRA C. LARODA, L.M.T. Case # 2019-37558 PCP: DRAGO / WHITRIDGE

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact and conclusions of law as set forth in the administrative complaint, and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to suspend the license and to impose an administrative fine in the amount of \$500.00 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$16.76 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

DW-65. CIERRA C. LARODA, L.M.T. Case # 2017-11650 PCP: PHILLIPS / NIXON

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to suspend the license and to impose an administrative fine in the amount of \$500.00 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$1,191.30 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

DW-53. CHUN YAN LI, L.M.T.

Case # 2015-14083 PCP: DRAGO / HAYNES

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Groover-Skipper moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to suspend the license until compliant with screening requirements, to impose an administrative fine in the amount of \$1,000.00 to be paid within

90 days of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 90 days of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$1,201.22 to be paid within 90 of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

DW-63. DONNA M. DUNCAN, L.M.T. Case # 2015-01445 PCP: PHILLIPS / WHITRIDGE

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Groover-Skipper moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to send a letter of concern, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 1 year of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$941.09 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

DW-64. KAITLYN CUTTER VAUGHAN, L.M.T. Case # 2019-01241 PCP: PHILLIPS / WHITRIDGE

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$500.00 and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 90 days of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$231.92 to be paid within X of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

DW-66. XIANGXIA LUO, L.M.T.

Case # 2018-25867 PCP: PHILLIPS /

BURKE-WAMMACK

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose a \$3,500.00 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$937.03 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-67. LEYLA LEON, L.M.T.

Case # 2017-07963 PCP: PHILLIPS / WAKEMAN BURKE-WAMMACK

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to suspend the license until 8/31/21 and to impose an administrative fine in the amount of \$250.00 to be paid within 6 months of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$219.71 to be paid within 6 months of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

DW-73. MARIA D. CASTRO, L.M.T.

Case # 2018-06049 PCP: PHILLIPS / WHITRIDGE

Tabled.

IN-20. SHEMEKA NICOLE KELII, L.M.T. Case # 2015-14315 PCP: DRAGO / WAKEMAN

Respondent was not present. Mr. Pietrylo represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to suspend the license, to impose an administrative fine in the amount of \$1,000.00 to be paid within 1 year of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$818.85 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-54. MANASES RODRIGUEZ, L.M.T. Case # 2018-13426 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right

to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$1,250.00 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Groover-Skipper, which carried 3/1 with Mr. Brooks in opposition.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$97.64 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

DW-55. MARIE M. JEANLIUS, L.M.T. Case # 2019-52523 PCP: WAKEMAN / WHITRIDGE

Continued at the request of the respondent.

DW-56. JAVIER MERINO LEYVA, L.M.T. Case # 2019-01443 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to impose a fine in the amount of \$10,250.00 to be paid within 10 years of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$227.09 to be paid within 10 years of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

DW-57. ELIZABETH ANN BEIRO, L.M.T. Case # 2019-54070 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks move to dismiss. Motion seconded by Ms. Drago, which carried unanimously.

DW-58. LI MING ZOU, L.M.T.

Case # 2019-50769 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and

conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose an administrative fine in the amount of \$2,500.00 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$211.69 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-59. WU GINKGO, INC

Case # 2019-47795 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license and to impose a \$10,000.00 administrative fine with aggravating factors on the record (m, a, d, e, h). Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$349.73 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

DW-60. GUOHUA ZHANG, L.M.T.

Case # 2019-11290 PCP: WAKEMAN / WHITRIDGE

Pulled at the request of the Department.

DW-61. ROBERT CLARK, L.M.T. Case # 2020-02416 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Atkinson, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose a \$2,500.00 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$1,720.67 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-62. QING WANG, L.M.T.

Case # 2016-24442 PCP: WAKEMAN / SPASSOFF

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an

informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose a \$2,500.00 administrative fine to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$2,062.11 to be paid within 90 of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

Case # 2015-01445 PCP: PHILLIPS / WHITRIDGE

This item was heard earlier in the meeting.		
DW-64. KAITLYN CUTTER VAUGHAN, L.M.T. This item was heard earlier in the meeting.		PCP: PHILLIPS / WHITRIDGE
DW-65. CIERRA C. LARODA, L.M.T. This item was heard earlier in the meeting.		PCP: PHILLIPS / NIXON
DW-66. XIANGXIA LUO, L.M.T. This item was heard earlier in the meeting.	Case # 2018-25867	- PCP: PHILLIPS / BURKE-WAMMACK
DW-67. LEYLA LEON, L.M.T. This item was heard earlier in the meeting.	Case # 2017-07963	- PCP: PHILLIPS / BURKE-WAMMACK

DW-68. BRANDON J. MITCHELL, L.M.T. Case # 2020-28225 PCP: DRAGO /

BURKE-WAMMACK

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to revoke the license and to impose an administrative fine in the amount of \$2,500.00. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$1,068.93 to be paid within 90 of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

DW-63. DONNA M. DUNCAN, L.M.T.

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Groover-Skipper moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to suspend the license until the licensee is compliant with background screening requirements and to impose an administrative fine in the amount of \$250.00. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$48.78 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

DW-70. CHRISTEL LEIGH BALBINO, L.M.T. Case # 2019-38391 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Drago moved to reprimand the license, to impose an administrative fine in the amount of \$500.00 to be paid within 1 year of the entry of the final order and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$319.78. Motion seconded by Dr. Phillips, which carried unanimously.

DW-71. MARITZ MARCANO, L.M.T. Case # 2020-02663 PCP: WAKEMAN / WHITRIDGE

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to suspend the license until the licensee complies with background screening requirements and all fines are paid from prior disciplinary cases, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$67.14. Motion seconded by Dr. Phillips, which carried unanimously.

DW-72. YAHIL SUAREZ OLIVA, L.M.T. Case # 202

Case # 2021-06377 PCP: WAKEMAN / WHITRIDGE

DW-73. MARIA D. CASTRO, L.M.T. Case # 2018-06049 PCP: PHILLIPS / WHITRIDGE

Pulled at the request of the Department.

DW-74. NICHOLAS WILLIAMS, L.M.T. Case # 2014-19042 PCP: BROOKS / WHITRIDGE WAKEMAN

Respondent was not present. Ms. Prescott represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reprimand the license, to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements, and to impose an administrative fine in the amount of \$200.00. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$1,385.90 to be paid within 2 of the entry of the final order. Motion seconded by Ms. Atkinson, which carried unanimously.

DW-75. EDSON SANCHEZ, L.M.T. Case # 2018-20583 PCP: BROOKS / WHITRIDGE

This item was heard earlier in the meeting.

DW-76. RENAE L. SMITH, L.M.T. Case # 2015-16580 PCP: BROOKS / WAKEMAN

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Atkinson, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to suspend the license until the licensee is compliant with background screening requirements, to impose an administrative fine in the amount of \$1,000.00 to be paid within 1 year of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 90 days of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$326.60 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Groover-Skipper, which carried unanimously.

DW-77. REBECCA A. CHATOWSKY, L.M.T. Case # 2019-29951 PCP: BROOKS / DRAGO

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Ms. Groover-Skipper moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and

waived their right to an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to suspend the license until the licensee is compliant with background screening requirements, and to impose an administrative fine in the amount of \$250.00. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$1,077.48. Motion seconded by Ms. Wakeman, which carried unanimously.

DW-78. DAVID LAMAR SMITH, L.M.T. Case # 2018-24024 PCP: BROOKS / DRAGO

Respondent was not present. Ms. Hart represented the Department and presented the case to the board.

Action Taken: After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing, to accept the findings of fact as set forth in the administrative complaint, to accept the conclusions of law as set forth in the administrative complaint and to find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$699.71 to be paid within X of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

IN-22. NEW LIFE 168, INC.

Case # 2019-54910 PCP: WAKEMAN / WHITRIDGE

Action Taken: After discussion, Mr. Brooks moved to vacate the prior motion. Motion seconded by Ms. Wakeman, which carried unanimously.

Prosecutor's Report

Action Taken: After discussion, Ms. Wakeman moved to direct prosecution services to continue the prosecution of year-and-older cases. Motion seconded by Mr. Brooks, which carried unanimously.

Recess 7:45 pm

Friday, July 9, 2021

II. ADMINISTRATIVE PROCEEDINGS

Applicants / Petitioners in Attendance

AD-100. Kendrah A.Torres

Applicant was present without counsel.

Action Taken: After discussion, Mr. Brooks moved to grant the license unencumbered. Motion seconded by Ms. Wakeman, which carried unanimously.

AD-96. Samantha Lawrence File: 104890

Applicant was present without counsel.

Action Taken: After discussion, Ms. Wakeman moved to grant the license unencumbered. Motion seconded by Mr. Brooks, which carried unanimously.

AD-103. Qing Zhang

Applicant was present without counsel.

Action Taken: After discussion, Ms. Wakeman moved to accept the 90-day waiver of right to review. Motion seconded by Mr. Brooks, which carried unanimously.

AD-93. Alexis Marie Duble

Applicant was present without counsel.

Action Taken: After discussion, Dr. Phillips moved to issue the license unencumbered. Motion seconded by Mr. Brooks, which carried unanimously.

AD-89. Brandi Sherie Barber File: 105043

Applicant was present without counsel.

Action Taken: After discussion, Mr. Brooks moved to issue the license unencumbered. Motion seconded by Ms. Wakeman, which carried unanimously.

AD-105. Summit Salon Academy

Applicant was present without counsel.

Action Taken: After discussion, Mr. Brooks moved to approve the school approval contingent upon specific revisions as noted on the record (removal of 'services' language, list of equipment) with approval of revisions delegated to staff. Motion seconded by Ms. Wakeman, which carried unanimously.

File: 105102

File: 98825

File: 105156

A. Petitions for Variance or Waiver

AD-79. George Dowling, LMT MA59730

Petitioner was not present.

Action Taken: After discussion, Ms. Wakeman moved to grant the petition for variance or waiver. Motion seconded by Mr. Brooks, which carried unanimously.

AD-80. Catherine Susanne LeBlanc, LMT MA33026

Petitioner was not present.

Action Taken: After discussion, Mr. Brooks moved to grant the petition for variance or waiver. Motion seconded by Ms. Wakeman, which carried unanimously.

AD-81. Kim McCauley, LMT

MA90030

MA58772

Petitioner was not present.

Action Taken: After discussion, Mr. Brooks moved to grant the petition for variance or waiver. Motion seconded by Ms. Wakeman, which carried unanimously.

AD-82. Janet Morsch, LMT

Petitioner was not present.

Action Taken: After discussion, Ms. Wakeman moved to grant the petition for variance or waiver. Motion seconded by Ms. Atkinson, which carried unanimously.

AD-83. Claudia Phillips (Trimarco), LMT MA90495

Petitioner was not present.

Action Taken: After discussion, Ms. Wakeman moved to dismiss the petition, as the licensee has voluntarily relinquished. Motion seconded by Mr. Brooks, which carried unanimously.

AD-84. Kathleen Rancourt, LMT MA43414

Petitioner was not present.

Action Taken: After discussion, Mr. Brooks moved to grant the petition for variance or waiver. Motion seconded by Ms. Wakeman, which carried unanimously.

AD-85. Xaymara Solla Leon, LMT MA64917

Petitioner was not present.

Action Taken: After discussion, Mr. Brooks moved to grant the petition for variance or waiver. Motion seconded by Ms. Drago, which carried unanimously.

AD-86. Lourdes M. Ortiz Bautista

File 105142

File: 95065

Petitioner was not present.

Action Taken: After discussion, Ms. Wakeman moved to grant the petition for variance or waiver request specifically allowing the submission of unofficial education records from the California Massage Therapy Council, and to deny the petition for variance or waiver request specifically determining candidate eligibility by education equivalency for examination. Motion seconded by Mr. Brooks, which carried unanimously.

B. Applicants with Foreign Education

AD-87. Christopher Minhall

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to deny the application as the education presented does not meet the course of study requirements of 64B7-32.002, F.A.C. Motion seconded by Mr. Brooks, which carried unanimously.

C. Applicants with History

AD-88. Marjorie Jean Arment File: 104672

Applicant was not present.

Action Taken: After discussion, Ms. Wakeman moved to grant the license unencumbered. Motion seconded by Dr. Phillips, which carried unanimously.

AD-89. Brandi Sherie Barber File: 105043

This item was heard earlier in the meeting.

AD-90. Roxann Ellen Cross

Applicant was not present.

Action Taken: After discussion, Ms. Wakeman moved to grant the license contingent on receipt of documentation showing completion of sentencing including fine payment. Motion seconded by

AD-91. Gia D'Errico Planer

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to grant the license unencumbered. Motion seconded by Ms. Wakeman, which carried unanimously.

AD-92. Rongbi Duan

Applicant was not present.

Action Taken: After discussion. Dr. Phillips moved to issue the license contingent upon receipt of a passing score on the MBLEx, received within 6 months of the entry of the order. Motion seconded by Mr. Brooks, which carried unanimously.

File: 104808

File: 104856

File: 104883

AD-93. Alexis Marie Duble

This item was heard earlier in the meeting.

AD-94. Mechelle Hollis

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to grant the license unencumbered. Motion seconded by Ms. Drago, which carried unanimously.

(REOPEN) AD-92. Rongbi Duan File: 104856

Action Taken: After discussion, Mr. Brooks moved to reopen this item. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to issue the license contingent upon receipt of a passing score on the MBLEx, received within 6 months of the entry of the order. Motion seconded by Dr. Phillips, which carried unanimously.

AD-98. Michael Murad

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to require the appearance of the applicant. Motion seconded by Mr. Brooks, which carried unanimously.

AD-95. Sun Ae Hong

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to deny the application based on inconsistencies noted in the education records supplied. Motion seconded by Mr. Brooks, which carried unanimously.

AD-97. Yunyun Li

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to deny the application moved to deny the application based on inconsistencies noted in the education records supplied. Motion seconded by Ms. Wakeman, which carried unanimously.

AD-99. Jose Delores Perez

Action Taken: After discussion, Dr. Phillips moved to deny the application based on prior disciplinary action. Motion seconded by Mr. Brooks, which carried unanimously.

File: 104926

File: 95524

File: 105005

File: 104286

File: 104851

File: 105102

AD-96. Samantha Lawrence	File: 104890
AD-97. Yunyun Li	File: 95524
AD-98. Michael Murad	File: 105005
AD-99. Jose Delores Perez	File: 104926
AD-100. Kendrah A.Torres	File: 98825

These items were heard earlier in the meeting.

AD-101. Chad Nathan Williams File: 103936

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to issue the license upon receipt of documentation demonstrating completion of HIV/AIDS, Prevention of Medical Errors, Ethics, and Florida Laws and Rules clock hours that meet or exceed those required in Rule, with review and acceptance of documentation delegated to staff. Motion seconded by Mr. Brooks, which carried unanimously.

AD-102. Ping Yue

File: 104349

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to deny the application based on prior discipline. Motion seconded by Dr. Phillips, which carried unanimously.

AD-103. Qing Zhang File: 105156

This item was heard earlier in the meeting.

D. Application for Exemption from Disgualification

AD-104. Paul John Fioravanti MA11174

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to grant the exemption. Motion seconded by Ms. Wakeman, which carried unanimously.

E. Board Approval of Massage Therapy Schools

AD-105. Summit Salon Academy

This item was heard earlier in the meeting.

AD-106. Medcap Health and Beauty Institute

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to deny the application due to inconsistencies in reported education, specifically that hours are inconsistent or deficient and are not consistent with course content, course descriptions do not clearly indicate subjects to be taught, course does not cover safety, including indications and contraindications, hydrotherapy section does not adequately list instruction and equipment, theory and history and practicum are separate subjects which should not be merged and may be out of logical sequence. Motion seconded by Ms. Drago, which carried unanimously.

AD-107. Life-Line Institute – Ocala (468)

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to continue the agenda item and advised staff to suggest to the applicant that they review the audio of this meeting. Motion seconded by Ms. Wakeman, which carried unanimously.

III. REPORTS

A. Prosecutor's Report

B. Board Chair Report

Ms. Groover-Skipper and Ms. Wakeman have been assigned Human Trafficking Awareness and ULA liaisons and have accepted. The board has delegated authority to Mr. Brooks to review continuing education courses along with Ms. Drago and Dr. Phillips. The board has delegated review of Human Trafficking Awareness courses to Ms. Wakeman and Ms. Groover-Skipper. The Board selected Mr. Brooks to serve as rules liaison and Ms. Atkinson to serve as budget liaison, with a review of all liaison positions in January.

C. Board Vice Chair Report

Dr. Phillips welcomed Ms. Atkinson and Ms. Groover-Skipper to their first in-person meeting.

D. Board Counsel Report – Diane Guillemette, Esq.

June 2021 Rules Report

May 2021 Rules Report

Ms. Guillemette provided some additional information about current legislation and changes to the disciplinary guidelines in the discussion section. The board will revisit this change once pending changes to the guidelines become effective.

E. Legislation and Rules Liaison Report

F. Public Relations/FSMTB Delegate Liaison Report

Ms. Drago provided insight as to her role and asked for information about the MBLEx in its current iteration in her capacity as the FSMTB delegate. The board provided some insight about what they do well and what their concerns are about the MBLEx examination.

Ms. Drago provided that annual convention is looking to find more time for individual state participation in their in-person events, and that the FSMTB is also looking for committee members.

G. Budget Liaison Report

MQA Spending Plan – May 2021

H. Unlicensed Activity/HT Awareness Liaison Report

Ms. Wakeman provided some insight as to the impact of the pandemic on resources available to human trafficking victims.

Ms. Guillemette notified the board that registration for the Statewide Human Trafficking Summit is open.

I. Education Programs Liaison Report

Dr. Phillips provided some additional information concerning the review process. Mr. Conlon provided a brief update concerning the volume of continuing education and schools currently under review.

J. Executive Director's Report

Ratification of Licensure (03-23-2021 – 06-23-2021)

Action Taken: After discussion, Mr. Brooks moved to ratify the licenses as presented. Motion seconded by Dr. Phillips, which carried unanimously.

2021 Legislative Updates / Implementation Updates

Rules Workshop Hearing Discussion

Date set at September 23, 2021 – Videoconference meeting scheduled for 9am – 2pm

Mr. McIntosh (FSMTA, Legislative Chair) provided some insight as to how they intend to communicate with their members and offered to help collect and parse questions from their membership. He expressed that videoconference is ideal for massage therapists he has interacted with.

Dr. Phillips requested a submission deadline of September 9th for materials to be submitted to the board.

K. Review and Approval of Minutes

March 10, 2021 – Conference Call Meeting Minutes

April 26 – 27, 2021 – Conference Call Meeting Minutes

June 8 – 9, 2021 – Conference Call Meeting Minutes

Action Taken: After discussion, Mr. Brooks moved to accept the minutes as presented. Motion seconded by Dr. Phillips, which carried unanimously.

IV. Rule Discussion

64B7-30.002, F.A.C. – Disciplinary Guidelines

Proposed Rule SB 1934 – Enrolled HB 241 – Enrolled 456.47, Florida Statutes (Telehealth)

V. GENERAL BUSINESS DISCUSSION

A. OLD BUSINESS

B. NEW BUSINESS

Tentative Meeting Schedule – 2022

Dr. Phillips and Ms. Wakeman proposed scheduling of an additional school rule hearing with further discussion and a proposed date to be set in the future.

V. ADJOURN 5:35pm

INFORMATIONAL

Standards for Recommended Orders (120.57, F.S.)