

General Business Meeting

August 1st – 2nd, 2019 9:00 am

Four Points Tallahassee 316 West Tennessee Street Tallahassee, Florida 32301 850-422-0071

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* Robyn Dohn Havard, PLCS

Lydia Nixon, LMT (absent)

MEMBERS ABSENT

Victoria Drago, LMT Jennifer Wakeman, LMT

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

Chad Dunn, Esq. Assistant General Counsel Mary (Ali) Iglehart, Esq., Assistant General Counsel Christina Shideler, Esq., Assistant General Counsel Dannie Hart, Esq., Assistant General Counsel Zachary Bell, Esq., Assistant General Counsel Anthony Coniglio, Esq., *Assistant General Counsel* Amanda Godby, Esq., *Assistant General Counsel* Major Thompson, Esq., *Assistant General Counsel* Jamal Burk, Esq., *Assistant General Counsel* Logan White, Esq., *Assistant General Counsel*

COURT REPORTER

Phipps Reporting Tracy Brown 888-811-3408

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>



Thursday, August 1, 2019

I. DISCIPLINARY PROCEEDINGS

A. Settlement Agreements

01. Michelle Renee Hall, LMT

Item pulled for quorum.

02. Eva Benitez, LMT

Respondent was not present. Ms. Shideler represented the Department and presented the case to the Board.

Case # 2014-16386

Case # 2016-15556

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

03. Amber Kathleen Anderson, LMT Case # 2014-21285 PCP: Havard/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 reject the settlement agreement, and to counteroffer the terms of the settlement agreement with the addition of ten hours of Florida Laws and Rules within 1 year. Motion seconded by Ms. Wakeman, which carried unanimously.

04. Complete Healing Therapeutic Spa, LLC Case # 2018-26348 PCP: Nixon/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 reject the settlement. Motion seconded by Ms. Havard, which carried unanimously,

Action Taken: After discussion, Dr. Phillips moved to counteroffer revocation. Motion seconded by Ms. Havard, which carried unanimously.

05. Huiping Wang, LMT

Respondent was not present. Ms. Shideler represented the Department and presented the case to the Board.

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

Action Taken: After discussion, Dr. Phillips moved to assess costs as presented. Motion seconded by Ms. Wakeman, which carried unanimously.

06. Lillys Asian Massage

Respondent was not present. Mr. Bell represented the Department and presented the case to the Board.

Action Taken: After discussion, Dr. Phillips moved to accept the settlement agreement. Motion seconded by Ms. Drago, which carried unanimously.

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

DRAFT

Case # 2015-12677 PCP: Brooks/Spassoff

PCP: Wakeman/Spassoff



Case # 2018-21294

PCP: Havard/Whitridge

PCP: Havard/ Whitridge

Drago/Havard

Case # 2018-27010

PCP: Wakeman/Spassoff

Respondent was not present. Mr. Bell represented the Department and presented the case to the Board.

Action Taken: After discussion, Mr. Brooks moved to reject the settlement agreement. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to counteroffer revocation. Motion seconded by Dr. Phillips, which carried unanimously.

B. Voluntary Relinguishments

Items 08, 09, and 10 were taken en masse.

08. Jerry Michael Asteinza, LMT	Case # 2018-13031	PCP: Waived
09. Liping Wang Borja, LMT	Case # 2019-09936	PCP: Waived
10. Tonya J. Nieves, LMT	Case # 2018-29376	PCP: Waived

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

11.	Mark R. Curley, LMT Item pulled for quorum.	Case # 2017-02112	PCP: Phillips/Havard
12.	Linly Massage, LLC Action Taken: After discussion, Ms. Havar		PCP: Nixon/Phillips ary relinquishment. Motion
	seconded by Ms. Wakeman, which carried	unanimousiy.	
13.	Berhane T. Oliver, LMT	Case # 2018-21688	PCP: Nixon/Spassoff
	Action Taken: After discussion, Ms. Wake seconded by Ms. Havard, which carried un		untary relinquishment Motion
14.	Robert James Brush, Jr., LMT	Case # 2018-17256	PCP: Brooks/Spassoff
	Action Taken: After discussion, Dr. Phillips seconded by Ms. Drago, which carried una		ry relinquishment. Motion
15.	Xiu Hua Yang, LMT	Case # 2012-17272	PCP: Nixon/Harrison
	Action Taken: After discussion, Mr. Brooks seconded by Dr. Phillips, which carried una	•	ary relinquishment. Motion
16.	Jenny Baozhu Zheng, LMT	Case # 2015-03369	PCP: Wakeman/Whitridge
	Action Taken: After discussion, Dr. Phillips seconded by Ms. Drago, which carried una		ry relinquishment. Motion
17.	Carlos Ysrael Ramos, LMT	Case # 2016-10957	PCP: Wakeman/Drago
	Item pulled for quorum.	<u>& 2018-09320</u>	



18. Chanse W. Travers, LMT

Item pulled for quorum.

C. Motion to Vacate Final Order

19. Gengxiu Zhang, LMT

Respondent was not present. Ms. Iglehart represented the Department and presented the case to the Board.

Action Taken: After discussion, Mr. Brooks moved to vacate the final order. Motion seconded by Ms. Havard, which carried unanimously.

Case # 2018-21017

Case # 2016-23397

D. Recommended Order

20. Michael Coroneos, LMT Case # 2017-13211 PCP: Havard/Phillips

Item pulled for quorum.

B. Informal Hearings

27. Ilhwa Cassidy, LMT

Respondent was present with Counsel, Ms. Daughton, Esq. Mr. Thompson represented the Department and presented the case to the Board.

Action Taken: After discussion, Ms. Havard 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 Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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 Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to reprimand the license, to suspend the license until compliant, and to impose an administrative fine in the amount of \$1,500.00 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Ms. Havard moved to assess costs in the amount of \$299.59 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

28. Cesar T. Zapata, LMT

Respondent was present without Counsel. Mr. Bell 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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. Drago moved to reprimand the license, to impose an administrative fine in the amount of \$500.00 within 90 days of the entry of the final order, and to assess

PCP: Drago/Haynes

Case # 2014-18385

PCP: Brooks/Whitridge

Case # 2015-03172

72 PCP: Brooks/Whitridge

costs in the amount of \$27.90 within 90 days of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reopen the item for the purpose of modifying the penalty imposed. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reprimand the license, to impose an administrative fine in the amount of \$500.00 within 90 days of the entry of the final order, to assess costs in the amount of \$27.90 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 1 year of the entry of the final order, with aggravating factors on the record (deterrent effect). Motion seconded by Ms. Havard, which carried unanimously.

32. Mikco Spa, LLC

Case # 2017-12994 PCP: Nixon/Spassoff

Respondent was present without counsel. Mr. Burk 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks 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 Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Havard moved to reprimand the license, to suspend the license for 30 days, and 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, with aggravating factors on the record (danger to the public, deterrent effect). Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$497.32 to be paid within 90 days of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

38. Liqing Cai, LMT

Case # 2014-18840 PCP: Walker/Davis

Respondent was present with counsel, Mr. Richard Greenberg, Esq. Mr. Greenberg requested continuance to provide an interpreter.

Action Taken: After discussion, Mr. Brooks moved to continue the item. Motion seconded by Ms. Havard, which carried unanimously.

66. Cordova, Kelly K.

Case # 2015-25933; MA42178

Respondent was present without Counsel.

Action Taken: After discussion, Dr. Phillips moved to deny the request for reconsideration. Motion seconded by Mr. Brooks, which carried unanimously.



67. Diaz De Villegas, Miuriz

Case # 2015-30697; MA63469

Respondent was present with Counsel, Mr. Ernesto Modina, Esq. Ms. Nilsa Miranda (Russ Tec Language Services) provided interpretation. Mr. Dunn represented the Department and presented the case to the Board.

Action Taken: After discussion, Ms. Havard moved to vacate the final order. Motion seconded by Mr. Brooks, which carried unanimously.

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

69. Cuevas, Amanda

File # 98515

Applicant was present without counsel.

Action Taken: After discussion, Ms. Havard moved to terminate the PRN contract, as the evaluation does not indicate the applicant is unsafe to practice. Motion seconded by Mr. Brooks, which carried unanimously.

File # 99247

71. Graves, Virginia Lynn

Petitioner was present without counsel.

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

35. Bonacini, Inc.

Petitioner was present without counsel. Ms. Iglehart 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Case # 2018-05039

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 Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$1,000 within 1 year of the entry of the final order, to suspend the license for 30 days, with aggravating factors on the record (safety of the public, deterrent effect, time since the violation occurred). Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$568.23 within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

RECESS - 12:41 pm



PCP: Wakeman/Spassoff

88. Altierus Career College

Mr. Olyuemi was present on behalf of Altierus Career College.

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

B. Informal Hearings

21. Mi Ryung Lee, LMT Case # 2015-00964 PCP: Walker/Davis

Continued at the request of the Respondent.

22. Colin Orlando Black, LMT Case # 2017-13189 PCP: Drago/Haynes

Respondent was not present. Ms. Iglehart 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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. Havard, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$250.00 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 1 year 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 \$1,548.00 to be paid within 2 years of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

23. Ploypailin Boonsung, LMT	Case # 2017-23664	PCP: Drago/Havard
Item pulled for quorum.		
24. Evan Robert Sobel, LMT Item pulled for quorum.	Case # 2015-16258	PCP: Drago/Wakeman
25. Corlissa D. Besteder-Brewer, LMT Item pulled for quorum.	Case # 2015-28033	PCP: Drago/Whitridge



26. Gazelle G. Baumgard, LMT

Case # 2018-13781

PCP: Brooks/Whitridge

Respondent was not present. Mr. Burk 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips

Action Taken: After discussion, Ms. Wakeman 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 Dr. Phillips which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to suspend the license until the licensee complies with the previous order. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$137.32 within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

27. Ilhwa Cassidy, LMT	Case # 2014-18385	PCP: Brooks/Whitridge
This item was heard earlier in th	e meeting.	
28. Cesar T. Zapata, LMT	Case # 2015-03172	PCP: Brooks/Whitridge
This item was heard earlier in th	e meeting.	

29. Fushu Zhu, LMT

Case # 2014-18319

PCP: Havard/Whitridge

Respondent was not present. Ms. Iglehart 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Drago which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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 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 \$1,000.00 to be paid within 1 year 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 \$55.07 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.



30. Sun T. Akana, LMT

Case # 2014-21755

PCP: Phillips/Nixon

Respondent was not present. Mr. Coniglio 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 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, Mr. Brooks 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, 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 (sexual misconduct, discipline in another state). Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$dur2,928.46 within 1 year of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously

31. Valery Ball, LMT	Case # 2016-20644	PCP: Phillips/Nixon
Item pulled for quorum.		
32. Mikco Spa, LLC Item was heard earlier in the meetin	Case # 2017-12994 g.	PCP: Nixon/Spassoff
33. Shu Ying Ma, LMT	Case # 2018-05672	PCP: Brooks/Spassoff
Continued at the request of the resp	oondent.	

34.	Body	Contour Salon and Spa	Case # 2015-02095	PCP: Brooks/Spassoff

Respondent was not present. Mr. Bell 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Havard U

Action Taken: After discussion, Ms. Wakeman 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 Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to reprimand the license, to impose an administrative fine in the amount of \$5,000.00 within 2 years 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 \$203.04 to be paid within 2 years of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

35. Bonacini, Inc.

Case # 2018-05039 PCP: Wakeman/Spassoff

Item was heard earlier in the meeting.



Case # 2014-17686

Respondent was not present. Ms. Godby 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips which carried unanimously.

Action Taken: After discussion, Mr. Brooks 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 Dr. Phillips which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$750.00 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 1 year 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 \$39.63 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

37. Maria Teresa Hernandez, LMTCase # 2017-24167PCP: Wakeman/Spassoff

Respondent was not present. Mr. Bell 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 Mr. Brooks which carried unanimously.

Action Taken: After discussion, Mr. Brooks 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, Dr. Phillips moved to reprimand the license, to impose an administrative fine in the amount of \$500.00 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 1 year of the entry of the final order, with aggravating factors on the record (deterrent effect). Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$207.53 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

F. Determination of Waivers		
39. Alexa Gabriella Demariano, LMT	Case # 2016-30041	PCP: Brooks/Havard
Item pulled for quorum.		
40. Pil La Kim, LMT	Case # 2015-05116	PCP: Brooks/Havard
Item pulled for quorum.		
41. Jorge A. Lozano	Case # 2016-13288	PCP: Havard/Phillips
Item pulled for quorum.		



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PCP: Brooks/Phillips

Item pulled for quorum.

43. Alfredo Barreras, LMT Case # 2018-22307 PCP: Phillips/Drago

Item pulled for quorum.

44. Xuan Lu Spa, Inc.

Case # 2017-06735 PCP: Brooks/Spassoff

Respondent was not present. Mr. White 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. Havard, 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. Havard, 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 1 year of the entry of the final order, and to suspend the license for 1 month. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Ms. Drago moved to assess costs in the amount of \$725.89 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

15 Torri Kubassok I MT	Caso # 2017-06180	PCP: Nivon/Spassoff

Item pulled for quorum.

46. Marco Davila, LMT

Case # 2018-14501

PCP: Wakeman/Spassoff

Respondent was not present. Mr. Coniglio 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Havard which carried unanimously.

Action Taken: After discussion, Ms. Havard 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 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 \$10,000 to be paid within 1 year of the entry of the final order with aggravating factors on the record (danger to the public, deterrent effect, other – repeated violation). Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$2,444.44 within 1 year of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.



47. Michael F. Mahoh, LMT Item pulled for quorum.	Case # 2015-12640	PCP: Wakeman/Drago
48. Jaime C. Strattan, LMT Item pulled for quorum.	Case # 2015-13031	PCP: Wakeman/Drago
49. April R. Johnson Item pulled for quorum.	Case # 2015-12700	PCP: Wakeman/Drago
50. Ana Jeidy Diaz Goicolea, LMT Item pulled for quorum.	Case # 2015-13995	PCP: Wakeman/Drago

Respondent was not present. Ms. Godby 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 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. Havard which carried unanimously.

Case # 2017-22291

PCP: Wakeman/Whitridge

PCP: Brooks/Whitridge

Action Taken: After discussion, Mr. Brooks 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. Havard, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to revoke the license, and to impose an administrative fine in the amount of \$10,000 within 2 years of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$1,004.81 to be paid within 2 years of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

52	Tania 7 Hornandoz I MT	$C_{250} # 2015_1/1/59$	PCP: Wakoman/Hayard
02.			

Item pulled for quorum.

53. Cierra C. Laroda, LMT

51. Nolbis R. Lafita, LMT

Respondent was not present. Mr. Major 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 waived their right to an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Case # 2015-17467

Action Taken: After discussion, Ms. Wakeman 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, Dr. Phillips moved to reprimand 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 within 1 year of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Ms. Drago moved to assess costs in the amount of \$225.61 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

54. Melissa L. Lorenston, LMT Case # 2018-15735 PCP: Brooks/Whitridge

Respondent was not present. Ms. Shideler 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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Havard 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 Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reprimand the license 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, with aggravating factors on the record (effort to rehabilitate the license; attempt/refusal to stop violation). Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$97.65 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

	Ann-Mario C. Roiman, I.MT	Caso # 2017-18/86	PCP: Brooks/Whitridge
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56. Jendrich Valedon, LMT

Case # 2015-14268

PCP: Drago/Whitridge

Respondent was not present. Mr. Coniglio 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, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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. Havard which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to suspend the license until compliant, 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 1 year of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$14.39 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.



57. Feng Yu Sun

Case # 2017-11397

Respondent was not present. Mr. White represented the Department and presented the case to the Board.

Action Taken: After discussion, Ms. Havard 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 Mr. Brooks which carried unanimously.

Action Taken: After discussion, Mr. Brooks 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, Ms. Havard 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, Mr. Brooks moved to assess costs in the amount of \$313.92 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

58. Aldo Cabreja Olivera, LMT Case # 2015-14778 PCP: Drago/Whitridge

Respondent was not present. Mr. Burk 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, 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, Ms. Wakeman 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. Havard which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to suspend the license until compliant, 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 1 year of the entry of the final order, with aggravating factors on the record (deterrent effect). Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$21.90 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

59. Olga G. Ferrer Medina, LMT

Case # 2015-14058

PCP: Drago/Haynes

Respondent was not present. Mr. Burke represented the Department and presented the case to the Board.

Action Taken: After discussion, Ms. Havard 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 Mr. Brooks which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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 Mr. Brooks which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reprimand the license, to suspend the license until compliant, 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 1 year of the entry of the final order, with aggravating factors on the record (deterrent effect). Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$13.05 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

60. Larissa M. Todd, LMT

Case # 2015-15120

PCP: Drago/Haynes

Respondent was not present. Mr. White represented the Department and presented the case to the Board.

Action Taken: After discussion, Ms. Havard 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 Mr. Brooks which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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 Dr. Phillips which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to suspend the license until compliant, to impose an administrative fine in the amount of \$1,000 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 1 year of the entry of the final order, with aggravating factors on the record. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Ms. Havard moved to assess costs in the amount of \$1,615.15 to be paid within 1 year of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

61. Dennis Rork, LMT

Case # 2017-08710

PCP: Drago/Haynes

Respondent was not present. Mr. Major 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, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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. Havard, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to suspend the license until compliant and to impose an administrative fine in the amount of \$500.00 to be paid within 1 year of the entry of the final order. Motions seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$437.41 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.



Respondent was not present. Ms. Shideler represented the Department and presented the case to the Board. Ms. Shideler verbally amended the Motion for Determination of Waiver to a Motion for Informal Hearing.

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 and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Havard which carried unanimously.

Action Taken: After discussion, Ms. Wakeman 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. Havard which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to reprimand the license, to impose an administrative fine in the amount of \$250.00 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 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to assess costs in the amount of \$146.47 within 1 year of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

62. Yan Zheng, LMT Item pulled for quorum.	Case # 2018-01798	PCP: Drago/Havard
63. Oasis Spa, Inc. Item pulled for quorum.	Case # 2017-12402	PCP: Drago/Havard
64. Jessica A. Fries, LMT Item pulled for quorum.	Case # 2015-13153	PCP: Drago/Havard

65. Natasha Lynn Vogl, LMT Case # 2016-18306 PCP: Wakeman/Whitridge

Respondent was not present. Ms. Godby 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 Mr. Brooks which carried unanimously.

Action Taken: After discussion, Mr. Brooks 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. Havard which carried unanimously.

Action Taken: After discussion, Dr. Phillips 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 within 1 year 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 \$714.74 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.



G. Motions for Reconsideration – Disciplinary Final Order

66. Cordova, Kelly K.

Case # 2015-25933; MA42178

This item was heard earlier in the meeting.

67. Diaz De Villegas, Miuriz Case # 2015-30697; MA63469

This item was heard earlier in the meeting.

68. Le, Yuerong

Case # 2017-01562; MA70778

Respondent was not present. Mr. Dunn represented the Department and presented the case to the Board.

Action Taken: After discussion, Dr. Phillips moved to deny the request for reconsideration. Motion seconded by Ms. Havard, which carried unanimously.

H. Motions for Reconsideration – Licensure Final Order

69. Cuevas, Amanda File # 98515

This item was heard earlier in the meeting.

70. Vernon, Matthew D.

File # 97670

Applicant was not present.

Action Taken: After discussion, Ms. Wakeman moved to amend order to extend the timeframe for evaluation by PRN. Motion seconded by Ms. Havard, which carried unanimously.



II. REPORTS

A. Prosecutor's Report

Chad Dunn presented the prosecutor's report.

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

B. Review and Approval of Minutes

January 2019 General Business Meeting Minutes

April 2019 General Business Meeting Minutes

June 2019 Conference Call Meeting Minutes

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

C. Board Counsel's Report – Diane Guillemette, Esq.

May 2019 Rules Report June 2019 Rules Report July 2019 Rules Report

- D. Legislative Liaison Report
- E. Vice Chair Report Victoria Drago
- F. Public Relations Liaison Report Victoria Drago
- G. Rules Liaison Report
- H. Budget Liaison Report
- I. Executive Director's Report

Ratification of Licensure (04/13/2019 - 07/10/2019)

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

2019 Legislation

- J. School Liaison Report
- K. Continuing Education Liaison Report
- L. Unlicensed Activity Report
- M. Healthiest Weight Liaison Report

Recess - 5:24 pm



Tuesday, August 2nd, 2019

Call to Order: 9:02 am

III. ADMINISTRATIVE PROCEEDINGS

A. Petitions for Variance or Waiver

71. Graves, Virginia Lynn MA99247

This item was heard earlier in the meeting.

B. Applicants with History

72. Adkins, Justin

File # 99685

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to issue the license with the following conditions:

- Pay an administrative fine in the amount of \$500.00 within 90 days of the entry of the final order.
- Complete a 10-hour Florida Laws and Rules course within 1 year of the entry of the final order.

Motion seconded by Ms. Havard, which carried unanimously.

73. Billingsley, David Matthew File # 99690

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to issue the license with the following conditions:

- Pay an administrative fine in the amount of \$500.00 within 90 days of the entry of the final order.
- Complete a 10-hour Florida Laws and Rules course within 1 year of the entry of the final order.

Motion seconded by Ms. Havard, which carried unanimously.

74. Garcia, Omar O.

File # 99496

Applicant was not present.

Action Taken: After discussion, Ms. Wakeman moved to issue the license with the following conditions:

- Pay an administrative fine in the amount of \$500.00 within 90 days of the entry of the final order.
- Complete a 10-hour Florida Laws and Rules course within 1 year of the entry of the final order.

Motion seconded by Dr. Phillips which carried unanimously.

75. Haney, Levi Kelly

File # 99313

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to issue the license with the following conditions:

- Pay an administrative fine in the amount of \$1,000.00 within 1 year of the entry of the final order.
- Complete a 10-hour Florida Laws and Rules course within 1 year of the entry of the final order.

Motion seconded by Ms. Havard, which carried unanimously.

76. King, David

Applicant was not present.

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

77. Leighton, Andrew File # 99753

Applicant was not present.

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

78. Nash, Angelia F. File # 99361

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to issue the license with the following conditions:

- Pay an administrative fine in the amount of \$500.00 to be paid within 1 year of the entry of the final order.
- Complete a 10-hour Florida Laws and Rules course within 1 year of the entry of the final order.

Motion seconded by Mr. Brooks, which carried unanimously.

79. Sissom, Connor

File # 97895

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to issue the license with the following conditions:

- Pay an administrative fine in the amount of \$500.00 to be paid within 90 days of the entry of the final order.
- Complete a 10-hour Florida Laws and Rules course within 1 year of the entry of the final order.

Motion seconded by Dr. Phillips, which carried unanimously.

80. Stewart, Reginald

File # 98929

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to deny the license, per statutory preclusion. Motion seconded by Mr. Brooks, which carried unanimously.

81. Taranto, Brandon

File # 97863

Applicant was not present.

Action Taken: After discussion, Ms. Wakeman moved to issue the license contingent upon completion of driver's license reinstatement. Motion seconded by Dr. Phillips, which carried unanimously.

82. Van Houten, Travis John

Applicant was not present.

Action Taken: After discussion, Ms. Wakeman moved to issue the license on the condition that the applicant contact PRN within 30 days, undergo a PRN evaluation within 60 days, and comply with the recommendations of PRN within 90 days if deemed unsafe to practice. Motion seconded by Dr. Phillips, which carried unanimously.

83. Waldo, Bruce

File # 97651

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to issue the license with the following conditions:

- Pay an administrative fine in the amount of \$500.00 to be paid within 90 days of the entry of the final order.
- Complete a 10-hour Florida Laws and Rules course within 1 year of the entry of the final order.

Motion seconded by Dr. Phillips, which carried unanimously.

84. Whitfield, Michael

File # 99481

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to issue the license with the following conditions:

- Pay an administrative fine in the amount of \$500.00 to be paid within 90 days of the entry of the final order.
- Complete a 10-hour Florida Laws and Rules course within 1 year of the entry of the final order.

Motion seconded by Dr. Phillips, which carried unanimously.

85. Young, Kevin K.

File # 98409

Applicant was not present.

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

B. Apprenticeships

86. Lorae, Colleen P.

MAA# 70134

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to terminate the apprenticeship. Motion seconded by Ms. Havard, which carried unanimously.

C. Motion to Vacate Order

87. Rowe-Johnson, Nicolette Kayon File # 96495

Applicant was not present.

Action Taken: After discussion, Ms. Havard moved to vacate the previously entered final order and to require the appearance of the applicant. Motion seconded by Ms. Wakeman, which carried unanimously.



D. Board Approved Massage School

88. Altierus Career College

Action Taken: After discussion, Ms. Wakeman moved to reopen the agenda item for further discussion. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved that the updated curriculum meets minimum standards set forth in 64B7-32 concerning course of study. Motion carried 4/1 with Dr. Phillips in opposition.

IV. RULES DISCUSSION

64B7-28, F.A.C.

- Ian McIntosh (FSMTA Legislative Chair) indicated that the FSMTA is working with the US Institute Against Human Trafficking and has developed course materials in anticipation of the statutory requirement for Continuing Education.
- Laura Embleton (ABMP Government Relations) presented information concerning issues with HB851 with relation to Continuing Education and provided information in other states.

Action Taken: After discussion, Ms. Havard moved to open the following rules for development:

- 64B7-28.002, F.A.C. Biennial Renewal of Massage Establishment License
- 64B7-28.0042, F.A.C. Requirements for Reactivation
- 64B7-28.0043, F.A.C. Biennial Renewal of Massage Therapist License
- 64B7-28.0044, F.A.C. Retired Status and Reactivation of Retired Status License
- 64B7-28.007, F.A.C. Exemption of Spouses of Members of Armed Forces from Licensure Renewal Provisions
- 64B7-28.009, F.A.C. Required Continuing Education for License Renewal
- 64B7-28.0095, F.A.C. Continuing Education for Pro Bono Services
- 64B7-28.0096, F.A.C. Minimum Standards for Continuing Education
- 64B7-28.010, F.A.C. Requirements for Board Approval of Continuing Education Programs
- 64B7-28.XXX, F.A.C. (new) Requirements for Human Trafficking Awareness Courses

Motion seconded by Mr. Brooks, which carried unanimously.

V. GENERAL BUSINESS DISCUSSION

A. OLD BUSINESS

B. NEW BUSINESS

FSMTB Conference – to Mr. Brooks for attendance – Ms. Havard Ms. Wakeman U

Action Taken: After discussion, Mr. Havard moved that Mr. Brooks should represent the Florida Board during the FSMTB Conference, as chair. Motion seconded by Ms. Wakeman, which carried unanimously.

Selection of Liaisons

VIII. ADJOURN

INFORMATIONAL

