



[Minnesota Board of Pharmacy.
Minutes.](#)

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MINNESOTA STATE BOARD OF PHARMACY

Four Hundred-Ninth Meeting

January 16, 1966. The Board met in its rooms in the Capp-Towers Motor Motel in Minneapolis at approximately 7:45 o'clock P.M. Members present were: John H. Nelson, John E. Quistgard, Max Bearman, Mrs. Kitty M. Alcott and Ben J. Seifert. Also present were the Board's secretary and its counsel, Mr. James J. Trench.

The Board noted the fact that Governor Karl F. Rolvaag has appointed Mr. Ben J. Seifert of Sherburn, Minnesota, to the Board effective January 3, 1966, for a regular five-year term to succeed Mr. William F. Appel whose term expired. Mr. Seifert was welcomed to the Board and received the congratulations and best wishes of all present.

The meeting was called to order by President pro tem Nelson. Mr. Bearman moved and Mrs. Alcott seconded that Mr. John H. Nelson be nominated for president. Motion passed. Mrs. Alcott moved and Mr. Seifert seconded that Mr. John E. Quistgard be nominated for vice-president. Motion passed.

Mr. Trench was asked to review the progress of the Elboom case and the Durand case. After considering the report of counsel and noting that Mr. Durand has plead guilty to a charge of illegal sale of a narcotic drug, Dilaudid, in District Court of Hennepin County, Mrs. Alcott moved and Mr. Bearman seconded that a citation be issued to Mr. Vernal Durand indicating that he appear before the Board to show cause why his license to practice pharmacy should not be suspended or revoked. Motion passed.

Counsel reported on a review of the file of the Hennepin County attorney describing the involvement of Mr. David Strate in the circumstances leading to the arrest of Mr. Durand, and reported that the file contained no evidence of violations by Mr. Strate.

After a discussion of the need for a definite and formal communication from the Minnesota State Pharmaceutical Association indicating its position and recommendations to the Board with respect to the need for modification of Regulations 18 and 19, it was agreed to arrange for a meeting at 3:30 P.M., Wednesday,

January 19, during which Association representatives might present their recommendations.

Mr. Quistgard moved and Mrs. Alcott seconded that all members of the Board be elected as delegates to the April meeting of the National Association of Boards of Pharmacy. Motion passed

The secretary reported that senior students at the University of Minnesota, College of Pharmacy, have been polled by the Dean's office to determine if advancing the summer examination dates to June 20-22 would create a hardship by making it impossible for students to complete their internship. Two students are so affected and for only several days each. The secretary was instructed to waive the necessary time in these cases only on the basis that the waiver would not be precedent-setting, but necessary to accomplish the transition to an earlier examination only.

After a discussion of security, hours of operation and presence of pharmaceutical personnel, the secretary was instructed to write the following pharmacies alleging certain deficiencies and requesting evidence of compliance with laws and regulations: Morton Drug, Swanson's Pharmacy, Franklin Drug and Lafayette Drug.

A proposal from Harris R. Meacham, proprietor of Lynnhurst Drug, was reviewed by the Board and rejected. The secretary was instructed to reply to Mr. Meacham indicating by statutory reference why his proposal is not acceptable.

After a discussion of communications to registrants, Mrs. Alcott moved and Mr. Quistgard seconded that the secretary write the editor of the Minnesota Pharmacist requesting a one page space in that journal to be devoted to law enforcement and compliance. Motion passed.

Mr. Bearman moved and Mr. Quistgard seconded that during the week of January 24, a summary bulletin be issued providing in a concise manner, the latest information from the FDA describing the pharmacists' role under the Drug Abuse Control Amendments of 1965. Motion passed.

The secretary was instructed to re-institute the practice of evening pharmacy inspections to be conducted weekly for the prime purpose of checking for presence of pharmacists during business hours.

January 17, 1966. The Board met at the College of Pharmacy, University of Minnesota at 9:00 o'clock A.M. Members present were: President John H. Nelson, Vice-president John E. Quistgard, Max Bearman, Mrs. Kitty Alcott and Ben J. Seifert. Also present was

the Board's secretary, Paul G. Grussing.

The following individuals having fulfilled the legal requirements for examination and submitted properly executed applications were present to take the practical examination:

Abbott, James A.	Marshall, John G.
Anderson, Keith D.	McDaniel, Gary D.
Anderson, Robert E.	Mickelson, Roger K.
Baumgartner, James R.	Miller, Allan M.
Bigot, Sharon K. (Mrs.)	Miller, William O.
Clinite, James C.	Oftedahl, Richard C.
Coran, Rita V.	Olson, Thomas C.
Deegan, Jean K. (Mrs.)	Pederson, Jane M.
Eldien, Andrew C.	Peterson, John C.
Elliott, Cyrus B.	Phillippy, James K.
Essig, Duaine O.	Pike, Clayton L.
Gustafson, Gary K.	Poor, Richard J.
Hagberg, Donald J.	Short, Robert J.
Hansen, Paul W.	Sievers, William F.
Holm, James M.	Stephans, Judith A. (Mrs.)
Holme, Keith R.	Sundberg, David C.
Hurt, Donald L.	Swanson, William D.
Johnson, Keith D.	Thurik, Thomas W.
Krasko, Gerald E.	Wibbens, James L.
Lindseth, Richard E.	Wittren, John R.
Marquette, William C.	Zweber, Robert F.

The Board recessed for lunch at 12:00 o'clock noon and reconvened at 1:30 o'clock P.M.

The practical examination was completed in the afternoon. The total number of candidates taking the practical examination was 42.

At approximately 2:30 o'clock P.M., the Board met with the curriculum committee of the College of Pharmacy. The meeting was chaired by Acting Dean Charles V. Netz who explained proposed modifications in the fourth professional year which would allow a professional practice option requiring a course in institutional pharmacy and a pre-graduate study option. The Board expressed concern for the need of graduate study oriented students seeking licensure to receive the basic course in pharmacy.

The Monday evening session at the Capp-Towers Motel began with a discussion of Regulation No. 10. All members and the secretary were present. Mr. Quistgard moved and Mrs. Alcott seconded that

at the next hearing scheduled for promulgation of a new regulation, that Regulation No. 10 be revised as follows:

All pharmacies, as defined, must have on file the latest editions or revisions of at least two of the following: U.S. Pharmacopoeia, National Formulary, U.S. Dispensatory, Remington's Practice of Pharmacy, American Society of Hospital Pharmacists Formulary Service, Physicians Desk Reference, Modern Drug Encyclopedia, Facts and Comparisons, or any other reference approved by the Board. In addition, all pharmacies must also have the minimum equipment specified below:

One prescription scale capable of weighing one grain or less
One set of accurate Apothecary weights 1/2 grain to two drams
One set of accurate Metric weights from 50 mg. to 20 Gm.
Counter scale and weights
Graduates - capable of accurately measuring volumes from one minim to at least one pint; and from 1 cc. to at least 500 cc.
Mortars and Pestles - at least one glass 2 oz; at least one glass 8 oz; and at least one wedgewood one pint size.
Spatulas - stainless steel, at least three assorted sizes; and one non-metallic medium size
Funnels - glass, one 2 ounce; one 8 ounce; one 16 ounce
Stirring Rods - at least one each, glass and rubber
Pill Tile or Ointment Slab - regulation size, at least one
Heating apparatus - Tripod and Bunson burner, or alcohol lamp, or gas or electric hot plate
One prescription counter with sufficient drawers and storage space
Suitable refrigeration (if biologicals are stocked)
Narcotic drug locker
Also, a pharmacy must maintain proper sanitary conditions.

Motion passed.

After a discussion of the pharmacy manpower situation, Mr. Bearman moved and Mrs. Alcott seconded that a letter be sent to the Director of the State Selective Service System indicating that the Board is of the opinion that there is a shortage of pharmacists in this state at this time, with a critical shortage in some areas. Motion passed.

The secretary described a study accomplished with the co-operation of the Minneapolis District of the Narcotic Bureau,

in which improvements in security by metropolitan area pharmacies burglarized during an 18-month period were noted.

A form letter requiring submission of a blueprint as part of the application for licensing a new pharmacy was reviewed and approved for use.

January 18, 1966. The Board met in Wesbrook Hall, University of Minnesota, at 9:00 o'clock A.M., with all members and its secretary present to administer written examinations in the following subjects: Pharmacology, Chemistry, Pharmaceutical and Chemical Mathematics, Jurisprudence and Pharmacy.

42 Candidates who had met all qualifications and had presented properly executed applications were present to take the written examination. The examination lasted the entire day.

At 1:00 o'clock P.M., the following candidates who had submitted properly executed applications for licensure by reciprocity, joined the candidates taking the entire examination for the Jurisprudence examination required of candidates seeking licensure by reciprocity. All members and the secretary were present.

Bolinske, William A. - (North Dakota)
Boeke, Gary N. - (Iowa)
Killam, John W. - (Iowa)
Koopman, Jack H. - (Iowa)
Larson, Delmar W. - (North Dakota)
Luke, Byron K. - (Iowa)
Peterson, Donald C. - (Iowa)
Schmisek, Roger A. - (North Dakota)
Schulz, Ronald J. - (Iowa)
Unruh, Darven D. - (North Dakota)

Tuesday evening the entire Board and its secretary met in its rooms at the Capp-Towers to discuss inspection activities, various other topics and to grade examination papers.

January 19, 1966. In two successive meetings with 21 candidates each, the Board met at 1965 Ford Parkway, St. Paul, to present five separate individually presented professional topics to the candidates. The Board then invited questions from the candidates and a general discussion followed each meeting. Individual fifteen-minute conferences with ten candidates for licensure by reciprocity were completed by approximately 12:30 o'clock P.M. All members of the Board and its secretary were present.

At 2:00 o'clock P.M., the entire Board and its secretary met at its offices to discuss topics of a general nature.

At approximately 2:30 o'clock P.M., Pharmacist David J. Strate appeared before the Board in response to a letter sent to him on his activities in connection with narcotic procurement, storage and dispensing before the arrest of Mr. Vernal R. Durand. A discussion ensued. Mr. Strate was reminded of his legal and professional responsibilities. At approximately 3:10 o'clock P.M., Mr. Strate departed.

At approximately 3:30 o'clock P.M., the following representatives of the Minnesota State Pharmaceutical Association met with the Board: President Willard J. Hadley; William O. Nelson, Chairman of the Executive Committee; Henry M. Moen, Executive Secretary; Earl Cudd, counsel. The representation appeared in response to a letter sent to the Board on January 12, 1966 in which a formal recommendation of current Association policy with respect to distribution of over-the-counter drugs was requested.

The Association recommends that the following regulation be promulgated by the Board:

"No drug with a recommended dosage which exceeds 30% of the dosage of a drug requiring a prescription shall be displayed or offered for sale in any manner designed to permit the purchaser to serve himself."

The Board understands that the recommendation for this specific regulation does not necessarily represent M.S.Ph.A. policy for future legislative planning, but that it is recommended within the meaning of the current moratorium on litigation as interpreted by the Association. After the general discussion the Association representatives departed at approximately 5:15 o'clock P.M.

In the evening the Board reconvened in its rooms at the Capp-Towers and conducted discussions of a general nature.

January 20, 1966. At approximately 9:00 o'clock A.M., President Nelson reconvened the Board which was in complete attendance together with its secretary.

At approximately 9:10 o'clock A.M., Pharmacist John Doty appeared before the Board in response to a letter sent to him on January 7, 1966. The responsibilities of the preceptor to his intern, and the supervision required was discussed. Mr. Doty was reminded of his legal and professional responsibilities. He departed at approximately 9:30 o'clock A.M.

At approximately 9:35 o'clock A.M., Pharmacist Robert Landes appeared before the Board in response to a letter issued to him on January 11, 1966. The requirement of maintaining full-time pharmaceutical service during business hours was discussed. Mr. Landes was reminded of his legal and professional responsibilities. The Board then requested that Mr. T.J. Ramai, who voluntarily accompanied Mr. Landes to the Board office, entered the Board meeting. The intent of Regulation No. 21 was discussed and Mr. Ramai volunteered to discontinue advertising in violation of the regulation. At approximately 10:15 o'clock A.M., Mr. Landes and Mr. Ramai departed.

Pharmacist Arthur K. Malm, Jr., was not present at 10:00 o'clock A.M., as requested in a letter sent to him on January 7, 1966. The letter was returned and was not forwarded to Mr. Malm.

At approximately 10:30 o'clock A.M., Pharmacist Raymond C. Beske appeared before the Board in response to a letter sent to him on January 7, 1966. Mr. Beske was represented by Mr. Richard Pemberton, Attorney at Law. President Nelson explained the investigatory nature of the meeting indicating that information obtained during the investigation could be used as a reason to issue a citation to show cause why his license should not be suspended or revoked. After a general discussion of the nature of the citation involving inadequate record-keeping for narcotics and shortages of narcotics, Mr. Beske and Mr. Pemberton departed.

At approximately 11:45 o'clock A.M., Pharmacist William Knight appeared before the Board in response to a letter issued to him on January 7, 1966. After a discussion of the need for full time pharmaceutical service during business hours and a reminder of the pharmacist's legal and professional responsibilities, Mr. Knight departed at approximately 12:30 o'clock P.M.

The Board recessed for lunch and reconvened at 1:30 o'clock P.M.

At approximately 1:35 o'clock P.M., Pharmacist^{ist} Frank E. Fulmore appeared before the Board in response to a citation issued to him on December 27, 1965, to show cause why his license to practice pharmacy should not be suspended or revoked for the causes specified therein. Mr. Fulmore was represented by Mr. Melvin I. Orenstein, Attorney at Law.

A duly constituted hearing was held and a transcript made. At approximately 5:30 o'clock P.M., Mr. Fulmore and his attorney departed.

Minnesota State Board of Pharmacy - 409th Meeting - January, 1966

In the evening the entire Board met in its rooms at the Capp-Towers. Examination procedures were discussed.

After a discussion of the incomplete narcotic records maintained by Falls Drug, (Mr. Raymond C. Beske, Pharmacist-in-Charge), Mrs. Alcott moved and Mr. Seifert seconded that Mr. Raymond C. Beske be issued a citation to appear before the Board to show cause why his license to practice pharmacy should not be suspended or revoked. Date of the citation to be February 24, 1966. Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that the date for the hearing in the matter of the suspension or revocation of Pharmacist Vernal R. Durand be February 24, 1966. Motion passed.

The secretary was instructed to arrange for inspecting all Tempo and Fleet stores for illegal use of the word "Drugs".

January 21, 1966. The Board met in its offices at 1965 Ford Parkway, St. Paul, at approximately 9:00 o'clock A.M., with all members present. Also present were the Board's secretary and legal counsel, Mr. James J. Trench.

At approximately 9:05 o'clock A.M., Pharmacist Seymour Milavitz appeared before the Board in response to a letter sent to him on January 7, 1966. Mr. Milavitz was accompanied by Pharmacist Herbert Pomish and counsel, Mr. Wayne Salita, Attorney at Law. President Nelson explained the investigatory nature of the meeting indicating that information obtained during the investigation could be used as a reason to issue a citation.

The pharmacists' responsibilities in supplying drugs to nursing homes was discussed, reviewing the violations involved. After a general discussion and a warning from the Board, Regulation No. 21 was discussed. Mr. Milavitz agreed to modify his advertising and comply with the spirit of the regulation. At approximately 9:40 o'clock A.M., Mr. Milavitz, Mr. Pomish and Mr. Salita departed.

At approximately 9:40 o'clock A.M., Pharmacist Laurene Rick entered in cooperation with an invitation extended to her on January 7, 1966. After reviewing her responsibilities as pharmacist-in-charge of Larry's Pharmacy, St. Louis Park, the Board expressed appreciation for her cooperation in meeting with the Board. At approximately 10:00 o'clock A.M., Mrs. Rick departed.

At approximately 10:00 o'clock A.M., Pharmacist Donald W. Johnson appeared before the Board in response to a letter sent to him on January 7, 1966. Violations involving an uncovered Prescription Department during business hours were discussed. After a general discussion of various topics including security, Mr. Edw. Revane, a Donaldson vice-president, entered. Various pharmacy laws and regulations were reviewed for Mr. Revane. At approximately 11:10 A.M., Mr. Johnson and Mr. Revane departed.

At approximately 11:00 o'clock A.M., Pharmacist Morton Gross appeared before the Board in response to a letter sent to him on January 11, 1966. The responsibilities of a pharmacist in selling his non-prescription business to an unlicensed successor were discussed. After indicating that articles sold in violation were now removed from the premises of his successor, Mr. Gross departed at approximately 11:30 o'clock A.M.

At approximately 11:30 o'clock A.M., Pharmacist Lawrence G. Johnston appeared before the Board at his request to indicate why the Board should consider reinstatement of his license to practice pharmacy. Pharmacist Johnston was accompanied by Mr. Wendell R. Anderson, Attorney at Law. After a general discussion, Mr. Johnston and Mr. Anderson departed at approximately 12:20 o'clock P.M.

In the afternoon the entire Board reconvened in its rooms at 1965 Ford Parkway. After a review of the evidence and a thorough discussion of the elements of the hearing in the matter of Mr. Frank E. Fulmore, the specific charges were reviewed. Mr. Quistgard moved and Mr. Bearman seconded that Mr. Fulmore be found not guilty of charge numbered one. Motion passed. Mr. Bearman moved and Mr. Quistgard seconded that Mr. Fulmore be found not guilty of charge numbered two. Motion passed. Mrs. Alcott moved and Mr. Seifert seconded that Mr. Fulmore be found guilty of charges numbered three, four and five. Motion passed. Mr. Quistgard moved and Mr. Seifert seconded that Mr. Fulmore be found guilty on charge numbered seven. Motion passed. It was noted that charges six, seven, eight, nine, ten and twelve were dropped by counsel during the hearing.

Mrs. Alcott moved and Mr. Seifert seconded to suspend the license of Mr. Frank E. Fulmore for a period of six months effective February 15, 1966. Motion passed.

Mr. Bearman moved and Mr. Quistgard seconded to reinstate the license of Mr. Lawrence G. Johnston, effective immediately. Motion passed.

After the minutes of the 405th, 406th, 407th and 408th meetings were read, Mrs. Alcott moved and Mr. Seifert seconded

that the minutes of the 405th, 406th, 407th and 408th meetings be approved as read. Motion passed.

Copies of the financial report for the period from January 1, 1965 through December 31, 1965, were distributed to the Board members. After a thorough review and discussion, Mr. Quistgard moved and Mr. Bearman seconded that the 1965 financial statement be approved. Motion passed.

Mr. Bearman moved and Mr. Seifert seconded that the bond premium for the secretary for the period from February 1, 1966 to February 1, 1967 be approved. Motion passed.

Mrs. Alcott moved and Mr. Seifert seconded to turn over \$2,000.00 to the Minnesota State Pharmaceutical Association for the Advancement of the Science of Pharmacy according to M.S. Chapter 151.28. Motion passed.

Mr. Seifert moved and Mr. Bearman seconded to pay the \$25.00 membership dues to the National Association of Boards of Pharmacy for the calendar year 1966. Motion passed.

Following a review of the candidates taking the examination for licensure as pharmacists and the results of the examination, Mr. Quistgard moved and Mr. Bearman seconded that the 41 candidates who received a general average of 75% or better, not below 75% in the practical examination and not below 60% in any one subject, be granted registration as pharmacists. Motion passed. The candidates are listed as follows:

Cert. No.

1101 Abbott, James A.
1102 Anderson, Keith D.
1103 Anderson, Robert E.
1104 Baumgartner, James R.
1105 Bigot, Sharon K.
1106 Clinite, James C.
1107 Coran, Rita V.
1108 Deegan, Jeannie K.
1109 Eldien, Andrew C.
1110 Elliott, Cyrus B. Jr.
1111 Essig, Duaine O.
1112 Gustafson, Gary K.
1113 Hagberg, Donald J.
1114 Hansen, Paul W.
1115 Holm, James M.
1116 Holme, Keith R.
1117 Hurt, Donald L.
1118 Johnson, Keith D.
1119 Krasko, Gerald E.
1120 Lindseth, Richard E.
1121 Marquette, William C.

Cert. No.

1122 Marshall, John G.
1123 McDaniel, Gary D.
1124 Mickelson, Roger K.
1125 Miller, Allan M.
1126 Oftedahl, Richard C.
1127 Olson, Thomas C.
1128 Pederson, Jane M.
1129 Peterson, John C.
1130 Philipppy, James K.
1131 Pike, Clayton L.
1132 Poor, Richard J.
1133 Short, Robert J.
1134 Sievers, William F. Jr.
1135 Stephans, Judith A.
1136 Sundberg, David C.
1137 Swanson, William D.
1138 Thurik, Thomas W.
1139 Wibbens, James L.
1140 Wittren, John R.
1141 Zweber, Robert F.

Mr. Quistgard moved and Mr. Bearman seconded that the minutes should indicate that the jacket for Candidate No. 25 was partially signed in error. Motion passed.

Mr. Quistgard moved and Mr. Seifert seconded that having passed the Jurisprudence examination and any other examination that may have been requested for reason, Mr. Gary N. Boeke be granted registration by reciprocity on the basis of his registration in the State of Iowa. Motion passed.

Mr. Bearman moved and Mr. Seifert seconded that having passed the Jurisprudence examination and any other examination that may have been requested for reason, Mr. Delmar W. Larson be granted registration by reciprocity on the basis of his registration in the State of North Dakota. Motion carried.

Mrs. Alcott moved and Mr. Quistgard seconded that having passed the Jurisprudence examination and any other examination that may have been requested for reason, Mr. Donald C. Peterson be granted registration on the basis of his registration in the State of Iowa. Motion passed.

Mr. Quistgard moved and Mr. Bearman seconded that having passed the Jurisprudence examination and any other examination that may have been requested for reason, Mr. Ronald J. Schulz be granted registration on the basis of his registration in the State of Iowa. Motion passed.

Mr. Bearman moved and Mr. Seifert seconded that having passed the Jurisprudence examination and any other examination that may have been requested for reason, Mr. Roger A. Schmisek be granted registration on the basis of his registration in the State of North Dakota. Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that having passed the Jurisprudence examination and any other examination that may have been requested of him for reason, Mr. Darven J. Unruh be granted registration on the basis of his registration in the State of North Dakota. Motion passed.

Mr. Bearman moved and Mr. Seifert seconded that having failed the Jurisprudence examination that Mr. William A. Bolinske be denied reciprocity. Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that reciprocity be denied to Mr. John W. Killam based upon confidential information received from a former employer. Motion passed.

Mr. Quistgard moved and Mr. Bearman seconded that having failed the Jurisprudence examination, reciprocity be denied to Mr. Jack H. Koopman and Mr. Byron K. Luke. Motion passed.

The names and certificate numbers of the applicants who were granted reciprocity are as follows:

<u>Cert. No.</u>		<u>Cert. No.</u>	
1142	Boeke, Gary N.	1145	Schmisek, Roger A.
1143	Larson, Delmar W.	1146	Schulz, Ronald J.
1144	Peterson, Daonald C.	1147	Unruh, Darven J.

The names of the applicants who were denied reciprocity are as follows:

Bolinske, William A.	Koopman, Jack H.
Killam, John W.	Luke, Byron K.

Mr. Bearman moved and Mr. Quistgard seconded that the January 1967 examination meeting be set for the 16th. Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that Paul G. Grussing and Mrs. Edna A. DeRubis be named as secretary and assistant secretary for the Board, respectively. Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that the secretary is to withhold a license renewal for Mr. Arthur K. Malm, Jr., until he makes himself available for a conference with the Board. Motion passed.

The secretary was instructed to write Mr. Everett H. Behm, indicating that the Board insists on an oral examination consisting of the most recent Jurisprudence examination for reciprocal candidates, to be completed no later than June, as a condition of registration.

After a discussion of the necessity of counsel attending the Minneapolis and St. Paul meetings of the Minnesota State Pharmaceutical Association, the matter was, by consensus, tabled until the meeting prior to the regional meeting, policy then to be discussed depending upon current situation.

After a discussion of possible future^{staff}/use of pharmacists, the secretary was instructed to consult with the NABP and other states and report practices in certain other states to the Board.

After a discussion of the internship program, the secretary was instructed to develop guide lines for preceptors and interns for future study by the Board.

After a discussion of the activities of Mr. John Doty in supervising an intern, the secretary was instructed to write Mr. Doty reminding him of the preceptor's responsibilities discussed during the meeting.

After a review of the Board's previous discussion with Mr. Robert Landes, the secretary was instructed to write Mr. Landes reminding him of the responsibilities of the pharmacist-in-charge in providing pharmaceutical service during business hours.

After a discussion of the management practices of Pharmacist William Knight which allowed an unregistered person to practice pharmacy, the secretary was instructed to write a letter of reprimand to Mr. Knight.

After a discussion of the violations of pharmacy laws evident in the investigation of Kenesaw Drug, the secretary was instructed to write a letter of reprimand to Pharmacist Seymour Milavitz.

After a review of the violations evident in the investigation of Mr. Donald W. Johnson, pharmacist-in-charge of Donaldson's South-date Pharmacy, the secretary was instructed to write Mr. Johnson a letter of reprimand, reminding him of his professional responsibilities.

The secretary was instructed to write a letter of appreciation to Pharmacist Laurene Rick for her cooperation during a brief visit with the Board.

After a review of the matter of drugs being sold to an unlicensed outlet by Pharmacist Morton Gross, the secretary was instructed to write Mr. Gross reminding him of his professional responsibilities and thanking him for his recent efforts to insure that all drugs illegally sold to a non-licensed outlet have been removed.

After a review of the involvement of Mr. David J. Strate in the irregularities in narcotic distribution attributed to Mr. Vernal R. Durand, the Board noted no evidence of involvement by Mr. Strate and instructed the secretary to write Mr. Strate reminding him of his professional duties and responsibilities.

After a discussion of the recommendation of the Minnesota State Pharmaceutical Association with respect to modification of existing self-service regulations, Mr. Beaman moved and Mrs. Alcott seconded that the secretary notify the Secretary of State of the Board's intent to promulgate the following proposed regulation recommended by the Minnesota State Pharmaceutical Association:

"No drug with a recommended dosage which exceeds 30% of the dosage of a drug requiring a prescription shall be displayed or offered for sale in any manner designed to permit the purchaser to serve himself".

The required hearing to be scheduled for March 23, 1966. Motion passed.

Mr. Seifert moved and Mr. Bearman seconded that the fees collected by the Board for licenses, license renewals, examinations and reciprocities be set at the following amounts:

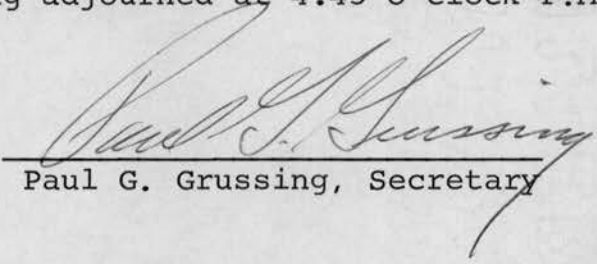
Pharmacist Renewal	- \$10	Asst. Pharmacist's Renewal	- \$3
Pharmacy License	- \$20	Examination Fee	- \$20
Wholesaler's "	- \$50	Registration Fee	- \$10
Manufacturer's "	- \$50	Reciprocity Fee	- \$50
Household Drug "	- \$ 5		

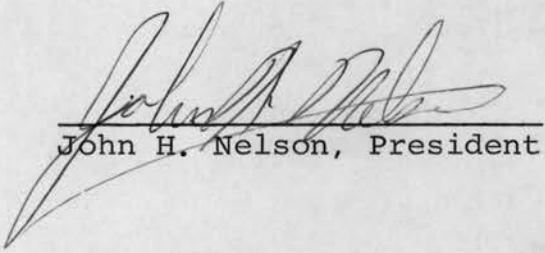
Motion passed.

The secretary was instructed to prepare examples of proposed regulations dealing with the regulation of internship practice, the definition and process of filling a prescription, and a modification of Regulation No. 10 as directed during this meeting.

The Board then completed signature of all documents and certificates which required their signatures.

Mr. Seifert moved and Mrs. Alcott seconded that the meeting adjourn. Motion passed. The meeting adjourned at 4:45 o'clock P.M.


Paul G. Grussing, Secretary


John H. Nelson, President

STATE OF MINNESOTA

BEFORE THE MINNESOTA STATE

COUNTY OF RAMSEY

BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF

THE LICENSE OF FRANK FULMORE

TO: FRANK FULMORE

Sir:

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota on the 20th day of January, 1966 at ^{1:00 PM} 9:00 o'clock A.M., to make such answer to the charges herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

1. That you did as pharmacist in charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely M.S.A. 152.11 on or about August 9, 1965, September 24, 1965 and October 12, 1965 by allowing to be refilled certain prescriptions for one Mrs. L. P. McNally without obtaining the written or oral consent of the prescriber, which prescribed drug was sodium amytal.

2. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely, M.S.A. 152.11 on or about August 9, 1965 by failing to retain the aforementioned prescription in a separate file for a period of two years.

3. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, namely, M.S.A. 151.21 by allowing to be filled and refilled a prescription originally dated October 15, 1965 for one Charlotte Bruneau, a drug which was substituted, dispensed and sold at retail, an article different from the drug prescribed, which prescribed drug was Noctec capsules.

4. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, namely, M.S.A. 151.21 on or about the 2nd day of November, 1965, by allowing to be substituted, dispensed and sold at retail to one F. Illstrup, an article different from the drug prescribed, which prescribed drug was Noctec capsules.

5. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, namely, M.S.A. 151.21 on or about the 26th day of October, 1965, by allowing to be substituted, dispensed and sold at retail to one Rose Schlacter, an article different from the drug prescribed, which prescribed drug was Theragran capsules.

6. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely, M.S.A. 151.21 by allowing to be filled and refilled a prescription originally dated July 2, 1965 for one Mrs. Chlorzempo,

a drug which was substituted, dispensed and sold at retail, an article different from the drug prescribed, which prescribed drug was Tuinal 3 grains.

7. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely, M.S.A. 151.21 by allowing to be filled and refilled a prescription originally dated August 9, 1965 for one A. Koblec, a drug which was substituted, dispensed and sold at retail, an article different from the drug prescribed, which prescribed drug was Seconal 1½ grain capsules.

8. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely, M.S.A. 151.21 by allowing to be filled and refilled a prescription originally dated September 20, 1965 for one Ella Sutliff, a drug which was substituted, dispensed and sold at retail, an article different from the drug prescribed, which prescribed drug was Seconal 1½ grain capsules.

9. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely, M.S.A. 151.21 by allowing to be filled and refilled a prescription originally dated August 17, 1965 for one Rose Schlacter, a drug which was substituted, dispensed and sold at retail, an article different from the drug prescribed, which prescribed drug was Seconal 1½ grain capsules.

10. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely, M.S.A. 151.21 by allowing to be filled and refilled a

prescription originally dated August 30, 1965 for one Irene Lamphear, a drug which was substituted, dispensed and sold at retail, an article different from the drug prescribed, which prescribed drug was Seconal 1½ grain capsules.

11. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely, M.S.A. 151.20 by allowing the aforesaid pharmacy located at 3517 Hennepin Avenue South, Minneapolis, Minnesota, to be kept open for the transaction of business without a pharmacist in charge thereof on December 14, 1965.

12. That you did as Pharmacist in Charge of Rest Home Drug Service, Inc. violate the laws of the State of Minnesota, 1961, namely, M.S.A. 152.11 on or about June 10, 1965, by allowing to be filled and refilled a prescription for one Georgia Fromm without obtaining the written or oral consent of the prescriber, which prescribed drug was Dilantin capsules, 1½ grain.

This citation is issued by order of the Minnesota State Board of Pharmacy on this ^{27th} ~~23rd~~ day of December, 1965, pursuant to power vested in this Board according to law.

MINNESOTA STATE BOARD OF PHARMACY

By _____

Paul G. Grussing
Secretary

FRANK FULMORE - January 20, 1966 - ~~9~~ A.M.

1 P.M.

STATE OF MINNESOTA

BEFORE THE MINNESOTA STATE

COUNTY OF RAMSEY

BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF
THE LICENSE OF VERNAL R. DURAND

TO: Vernal R. Durand

Sir:

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota, on the 24th day of February, 1966, at 10:00 o'clock A.M., to make such answer to the charge herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

1. That you did on January 7, 1966, enter a plea of guilty and were convicted thereof in the District Court of Hennepin County in and for the State of Minnesota to the charge of unlawful sale of a narcotic drug to-wit Dilaudid contrary to the provisions of Minnesota Statutes Sections

618.01, 618.02 and 618.21.

This citation is issued by order of the Minnesota State Board of Pharmacy on this 28th day of January, 1966, pursuant to power vested in this Board according to law.

MINNESOTA STATE BOARD OF PHARMACY

By

Paul G. Grussing
Paul G. Grussing, Secretary

STATE OF MINNESOTA

BEFORE THE MINNESOTA STATE

COUNTY OF RAMSEY

BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF
THE LICENSE OF VERNAL R. DURAND

TO: Vernal R. Durand

Sir:

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota, on the 24th day of February, 1966, at 10:00 o'clock A.M., to make such answer to the charge herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

1. That you did on January 7, 1966, enter a plea of guilty and were convicted thereof in the District Court of Hennepin County in and for the State of Minnesota to the charge of unlawful sale of a narcotic drug to-wit Dilaudid contrary to the provisions of Minnesota Statutes Sections

618.01, 618.02 and 618.21.

This citation is issued by order of the Minnesota State Board of Pharmacy on this 28th day of January, 1966, pursuant to power vested in this Board according to law.

MINNESOTA STATE BOARD OF PHARMACY

By

Paul G. Grussing
Paul G. Grussing, Secretary

STATE OF MINNESOTA
COUNTY OF RAMSEY

BEFORE THE MINNESOTA STATE
BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF
THE LICENSE OF RAYMOND C. BESKE

TO: RAYMOND C. BESKE

Sir:

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota, on the 24th day of February, 1966, at 10:30 o'clock A.M., to make such answer to the charges herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

1. That you did violate the laws of the State of Minnesota, 1961, namely: M.S.A. 618.06 between the periods of January 1, 1964 and December 31, 1965 by failing to retain on file certain prescriptions for a period of two years.

This citation is issued by order of the Minnesota State Board of Pharmacy on this 21 day of January, 1966, pursuant to power vested in this Board according to law.

MINNESOTA STATE BOARD OF PHARMACY

By

Paul G. Grussing
Paul G. Grussing, Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred-Tenth Meeting

February 23, 1966. At approximately 6:30 o'clock P.M., Wednesday, the Board met in its rooms at the Radisson Hotel. President Nelson called the meeting to order. Members present were: President John H. Nelson, Vice-President John E. Quistgard, Mr. Max Bearman and Mrs. Kitty M. Alcott. Also in attendance were the Board's secretary and its legal counsel, Mr. James J. Trench.

The Board discussed various regulatory topics and reviewed its meeting agenda. At approximately 7:15 o'clock P.M., President Nelson adjourned the meeting until approximately 8:40 o'clock P.M., when the meeting was reconvened.

The Board entered into a general discussion of the matter of the suspension of the license of Mr. Frank E. Fulmore. The secretary reported that the 1965-66 license renewal, pocket-card and the original license of Mr. Fulmore had been returned to the office. He further related that a letter had been written to Mr. Guy H. Poling, pharmacist-in-charge of the Rest Home Drug Service, requesting him to visit with the secretary as soon as possible to review his responsibilities as pharmacist-in-charge. A motion was made by Mr. Quistgard and seconded by Mr. Bearman, that the secretary visit Mr. Poling explaining the general the general responsibilities of the pharmacist-in-charge with particular emphasis on those responsibilities not properly exercised by his predecessor, and that a followup letter be issued to Mr. Poling immediately, reviewing in detail the elements of the discussion with Mr. Poling. Motion carried.

The Board then entered into a general discussion of the investigation in the matter of Ray Beske and discussed various security concepts related to the pharmacies being operated by Andrew R. Johnson, Jr., in Morton and Franklin and in a proposal by Harris Meacham of Minneapolis.

The Board then discussed at length draft copies of various regulations prepared by the secretary. Mr. Quistgard suggested that after the regulations are ^{proposed} ~~adopted~~ by the Board, that the Minnesota State Pharmaceutical Association be notified by letter

together with a copy of the regulations, requesting that the Association comment on the regulations in fifteen days, and that after the comment is received by the Board that a conference call be arranged to discuss the comment or any suggested changes. There was general consensus for this suggestion.

propose Mr. Bearman moved and Mr. Quistgard seconded, that the Board
/adopt the regulation designated as Draft No. 23, (re - regulating advertising on prescription blanks), and that the secretary be instructed to prepare a hearing on that regulation. Motion passed.

Mrs. Alcott moved and Mr. Bearman seconded that the regulation dealing with the prohibition of non-professional personnel from the prescription area be tabled. Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that the regulation designated as Draft No. 24 (dealing with prohibition of pick-up stations) be accepted. Motion passed.

After a thorough discussion of the proposed regulation designated as Draft No. 25, (process of compounding and dispensing a prescription), Mr. Quistgard moved and Mr. Bearman seconded that the regulation be accepted as written, subject to modification of paragraphs one and seven to make them adaptable to the highest accepted practice of drug distribution in hospitals. (Such adaptation to be accomplished jointly by the secretary and the Board's counsel). Motion passed.

After a discussion of the medication accident at Swedish Hospital, the secretary reported that the Minnesota Chapter of the American Society of Hospital Pharmacists is developing a resolution favoring the discontinuation of nurse transcribing of medication orders and advocating that triplicate prescription blanks written by the physician and transmitted to the pharmacy for interpretation by the pharmacist only, be adopted. Because of the relevance of such a proposal by the Board, the secretary was instructed to consult with local chapter officials in an attempt to receive the resolution as soon as possible.

After a thorough discussion of Draft Regulation No. 26, (dealing with the preceptorship-internship relationship) counsel stated the opinion that the statute does not provide enough delegation of authority to satisfactorily define a preceptor. Counsel wishes to review the Wisconsin law and regulations and other combinations of statutes and subsequent regulations before this regulation be promulgated in final form.

Mrs. Alcott moved and Mr. Bearman seconded that Regulation No. 26 be promulgated subject to the advice of counsel. Motion passed.

Mr. Quistgard moved and Mr. Bearman seconded that the secretary begin an investigation of copying machines for office use. Motion passed.

At approximately 11:55 o'clock P.M., President Nelson dismissed the meeting until the following morning at 9:00 o'clock A.M.

February 24, 1966. At 8:55 o'clock A.M., Thursday, the Board reconvened in its offices at 1965 Ford Parkway, St. Paul. The following members were present. President John H. Nelson, Vice-President John E. Quistgard, Mr. Max Bearman and Mrs. Kitty M. Alcott. Also in attendance were the Board's secretary and legal counsel, Mr. James J. Trench.

At approximately 9:00 o'clock A.M., Pharmacist Richard J. Berg appeared before the Board in response to a letter sent to him on February 11, 1966. President Nelson reminded Mr. Berg of violations of the spirit of Regulation No. 21, indicating the Board is not concerned about prices per se but about advertising which destroys public confidence. Berg cited competitive pressures as his reason for violating and agreed to consult with the Board office before issuing future ads. After being reprimanded by the Board, Mr. Berg departed.

At approximately 9:30 o'clock A.M., Pharmacist Lloyd A. Toews appeared before the Board in response to a letter sent to him on February 18, 1966. Mr. Toews was reminded of earlier violations and he promised strict compliance with Regulation No. 21 and all other laws and regulations. He indicated a conflict between himself and the management with respect to observation of Regulation No. 21 and after being reminded of the responsibilities of being "pharmacist-in-charge", indicated he would ask to be relieved of this responsibility if the management encouraged violation. After being reprimanded by the Board, Mr. Toews departed.

Pharmacist Arthur K. Malm, Jr. did not appear for his scheduled appointment at 10:00 o'clock A.M. Arrangements were made to begin the next matter (a citation) earlier and to re-schedule Malm at 3:30 o'clock P.M.

At approximately 10:20 o'clock A.M., Pharmacist Raymond Charles Beske appeared before the Board in response to a citation issued to him on January 31, 1966, to show cause why his license to practice pharmacy should not be suspended or revoked for the causes specified therein. Mr. Beske was represented by Mr. Richard Pemberton, Attorney-at-Law.

A duly constituted hearing was held and a transcript made. At approximately 12:15 o'clock P.M., Pharmacist Beske and his counsel departed.

President Nelson then dismissed the Board until 1:30 o'clock P.M.

At approximately 1:30 o'clock P.M., the Board reconvened in its offices at 1965 Ford Parkway, St. Paul. The following members were present: President John H. Nelson, Vice-President John E. Quistgard, Mr. Max Bearman and Mrs. Kitty M. Alcott. Also in attendance were the Board's secretary and legal counsel, Mr. James J. Trench.

At approximately 1:35 o'clock P.M., Pharmacist Harris Meacham appeared before the Board at his own request. All of the elements of compliance required to license a smaller area of his present pharmacy were reviewed. Mr. Meacham asked about leaving prescription blanks and medications in the non-registered portion of his proposed establishment. Mr. Quistgard replied by reading a copy of the regulation now being promulgated, which prohibits this practice. All other proposals by Mr. Meacham are in compliance and he was reminded of the effect of regulations numbered 18 and 19 upon his proposals. At approximately 1:55 o'clock P.M., Mr. Meacham departed.

At approximately 2:00 o'clock P.M., Mr. Sheldon Bloom appeared before the Board in response to a letter sent to him on February 11, 1966. After being reminded of a clear violation of Regulation No. 21, Mr. Bloom indicated that the practice had been discontinued. After being reprimanded by the Board, Mr. Bloom departed at approximately 2:25 o'clock P.M.

At approximately 2:30 o'clock P.M., Pharmacist Andrew R. Johnson, Jr., met with the Board at his own request and responded to questions and allegations in a letter sent to him by the secretary on February 14, 1966. The secretary recorded his responses and was instructed to write Mr. Johnson indicating areas of compliance or violation. All points covered in the

letter and discussion will be brought into full compliance. Mr. Johnson was reminded specifically of violation of regulations numbered 18 and 19 in his establishments at Franklin and Morton, and agreed to comply in the future. At approximately 3:00 o'clock P.M., Mr. Johnson departed.

At approximately 3:05 o'clock P.M., Pharmacists Frank L. Toonen and Eric A. Lange appeared in response to letters sent to them by the secretary on February 18, 1966. Both pharmacists expressed disapproval of the prescription advertisement which was the subject of their visit. The responsibilities of the pharmacist-in-charge were reviewed noting specifically that violations of Regulation No. 21 are related by the Board to the pharmacist-in-charge, not central management in the case of multiple store operations. Mr. Lange indicated he would personally review ads before future publication. Both pharmacists promised compliance in the future.

At approximately 3:37 o'clock P.M., Pharmacist Arthur K. Malm, Jr., appeared before the Board in response to a letter sent to him on February 18, 1966. Mr. Malm was accompanied by Mr. James N. Grathwol, attorney-at-law. President Nelson warned Mr. Malm of violations of Regulation No. 9 and was reprimanded for issuing checks without sufficient funds. At approximately 4:05 o'clock P.M., Pharmacist Malm and Mr. Grathwol departed.

The secretary read a letter from Pharmacist Ronald J. Hanson written in reply to a letter sent to him on February 11, 1966. Mr. Quistgard moved and Mrs. Alcott seconded that a letter be written to Mr. Hanson listing points of violation and insisting on immediate compliance.

Mr. Quistgard moved and Mr. Bearman seconded that letters of severe reprimand be sent to Messrs. Berg, Bloom, Lange, Toews and Toonen. Motion passed.

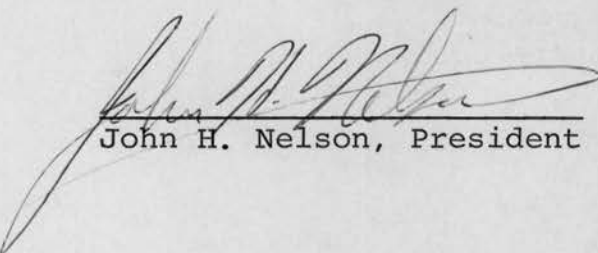
Mr. Bearman moved and Mrs. Alcott seconded that a letter of severe reprimand be written to Pharmacist Arthur K. Malm, Jr., indicating the definite violations and the definite consequences of repeated violation. Motion passed.

Mrs. Alcott moved and Mr. Bearman seconded that a summary letter be written to Pharmacist Andrew R. Johnson, Jr., reviewing the questions and his replies during the meeting, violations noted and compliance promised. Motion passed.

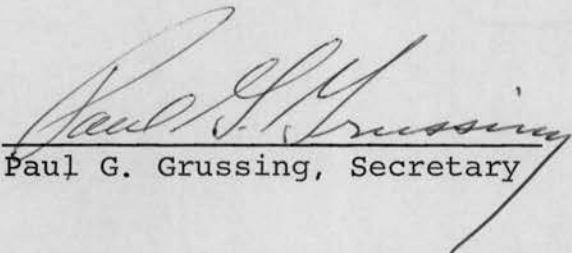
Minnesota State Board of Pharmacy - 410th Meeting - February, 1966

After a thorough review of the evidence and a thorough discussion of the elements of the hearing in the matter of Mr. Raymond Charles Beske, Mrs. Alcott moved that Mr. Beske be given a 21-day suspension. The motion died for lack of a second. Mr. Quistgard moved for a 30-day suspension. The motion died for lack of a second. Mr. Bearman moved and Mrs. Alcott seconded that Mr. Beske be given a 21-day suspension effective April 1, 1966. Motion carried.

Mr. Bearman moved and Mrs. Alcott seconded that the meeting be adjourned. Motion passed. Adjournment at 4:40 o'clock P.M.



John H. Nelson, President



Paul G. Grussing, Secretary

STATE OF MINNESOTA

BEFORE THE MINNESOTA STATE

COUNTY OF RAMSEY

BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF
THE LICENSE OF VERNAL R. DURAND

TO: VERNAL R. DURAND

Sir:

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota, on the 23 day of March, 1966, at 9:00 AM o'clock AM, to make such answer to the charges herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

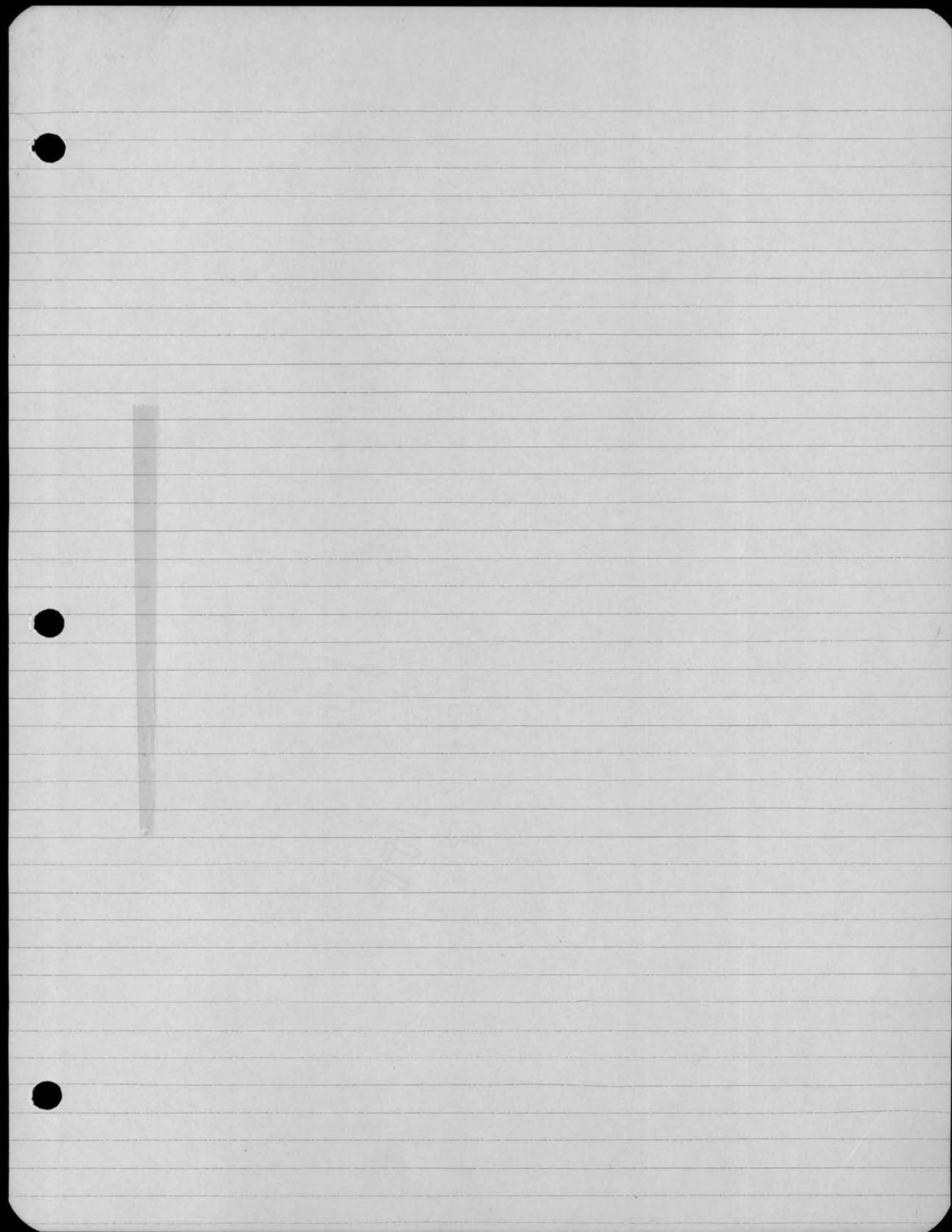
1. That you did violate the laws of the State of Minnesota, 1961, namely: M.S.A. 618.02 on or about the 1st day of October, 1965, by giving, dispensing and selling to one Jackie Stevens a narcotic drug, namely Dilaudid without benefit of prescription.

2. That you did on January 7, 1966 enter a plea of guilty and were convicted thereof in the District Court of Hennepin County in and for the State of Minnesota to the charge of unlawful sale of a narcotic drug, to-wit: Dilaudid, contrary to the provisions of Minnesota Statutes, Sec. 618.01, 618.02 and 618.21.

This citation is issued by order of the Minnesota State Board of Pharmacy on this 7th day of February, 1966, pursuant to power vested in this Board according to law.

MINNESOTA STATE BOARD OF PHARMACY

By Paul G. Grussing, Secretary



MINNESOTA STATE BOARD OF PHARMACY

Four Hundred - Eleventh Meeting

April 14, 1966. At approximately 10:20 o'clock A.M., Thursday, the Board met in its offices at 1965 Ford Parkway, St. Paul. President John H. Nelson called the meeting to order. Members in attendance were President John H. Nelson, Mr. Max Bearman, Mrs. Kitty Alcott and Mr. Ben J. Seifert. Also in attendance were the Board's counsel, Mr. James J. Trench and the Board's secretary.

The meeting began with a discussion of an allegation by another pharmacist that Mr. Vernal R. Durand was seen practicing pharmacy in a rural pharmacy. The secretary reported that an investigation of this allegation was being conducted by the County Sheriff of Cottonwood County. He also noted that Mr. Durand had surrendered his license, 1965 license renewal and 1965 pocket-card to the board office.

At approximately 10:25 o'clock A.M., President Nelson began the proceedings of a hearing in the matter of the revocation of the license of Mr. Vernal R. Durand subsequent to a citation served to him on February 7, 1966 and continued to this date by letters from the secretary dated March 28, 1966 and April 7, 1966. A duly conducted hearing was held and a transcript made. Mr. Durand was not represented by counsel nor was he personally present at the hearing. At approximately 10:45 o'clock A.M., the hearing was closed.

After a thorough discussion of the elements of the citation in the matter of Mr. Durand, counsel for the Board moved that the revocation be placed before the Board for consideration. Mr. Bearman moved and Mrs. Alcott seconded that the license to practice pharmacy issued to Mr. Vernal R. Durand be revoked immediately. Motion passed unanimously.

At approximately 10:55 o'clock A.M., Pharmacist Alan S. Stein appeared before the Board in response to a letter issued to him on April 7, 1966. Pharmacist Stein was excused from the February meeting of the Board because of illness. Mr. Nelson described a violation of Regulation No. 21 involving Shopper's City Pharmacy managed by Mr. Stein. Mr. Stein admitted bad judgment in his conception of the message conveyed in the ad and indicated

that he planned to consult with the Board of Pharmacy regarding future ads. Compliance with Regulation No. 21 was promised in the future. The responsibilities and prerogatives of the pharmacist-in-charge of each pharmacy in a multi-pharmacy organization were explained to Mr. Stein. At approximately 11:15 o'clock A.M., Mr. Stein departed.

At approximately 11:25 o'clock A.M., Pharmacist Barbara Wolf appeared before the Board in response to a letter issued to her on April 7, 1966. President Nelson reminded Mrs. Wolf that the nature of the meeting was to be an investigatory type "call-in" and warned Mrs. Wolf of her constitutional rights during the investigation. The secretary was asked to report on the investigation files relating to two violations of Minnesota Statutes Chapter 151.15. Mrs. Wolf was asked to respond to the description of the violations described in the investigation. She denied any violation. After a thorough discussion of the management practices of the Jordan Pharmacy that relate to Chapter 151.15 of the Minnesota Statutes, President Nelson issued a very severe warning to Mrs. Wolf indicating that strict compliance with the law would be required in the future and reminding her that non-compliance would surely result in a formal action. At approximately 11:45 o'clock A.M., Mrs. Wolf departed.

President Nelson then adjourned the meeting until 2:00 o'clock P.M., in order that the Board members might entertain Dr. Lawrence Weaver, new Dean of the College of Pharmacy, as their guest during a luncheon.

At approximately 2:15 o'clock P.M., the Board reconvened and began its business by inviting Mr. Henry M. Moen, Executive Secretary of the Minnesota State Pharmaceutical Association and the Association's counsel, Mr. Earl Cudd, to comment on proposed Regulations 23 through 26. Mr. Moen stated that the Executive Committee of the Association in its meeting on April 13th has recommended that the four proposed regulations be brought before the convention of the Association for comment; the recommendation being made because it would seem timely to include the items on the convention agenda and because of the broader base of support that might be gained from endorsement from convention proceedings.

Commenting on proposed Regulation No. 25, Mr. Moen noted that during the Executive Committee review of the proposed regulations the necessity of including the term "Assistant Pharmacist" was questioned. The secretary commented that only six Assistant Pharmacists remain active. Counsel commented on the necessity

for including the term in the regulation because several practitioners still enjoy this status on an active and inactive basis.

Commenting on Section I (A) of proposed Regulation No. 26, line 7, Mr. Moen suggested the possible need for clarifying the concept of "pre-pharmacy training or the equivalent thereof". The intent of this section of the regulation was explained by the Board to include pre-professional students who might be enrolled in the College of Liberal Arts at the University or in other Liberal Arts Colleges, and to point out that the pre-professional phase must be accomplished before the internship status begins. The Board's counsel, secretary, and counsel for the Association were instructed to meet and rewrite this section to suit the intent.

Commenting on Section I (B), it was felt that the Board could not by regulation create a status of preceptor based wholly on licentiates without any convictions or violations. The preceptor, it was agreed, means a natural person licensed as a pharmacist by the State Board of Pharmacy. No additional distinction could be made since there was no statutory provision for this. Since some states' practitioners are not licensed by the State Boards, but by other governmental agencies, this fact should be reflected in the meaning of preceptors licensed by other states. Counsel and the secretary were instructed to meet with the Association Counsel to rewrite this section of the regulation

Commenting on Section II (B), it was recommended that some provision be made here for the return of the pocket registration card upon the termination of internship so that the card could not be used by an unqualified person.

Commenting on Section 8 of proposed Regulation No. 25, Mr. Moen indicated that, under point D, the Executive Committee recommends that the signature of the person appear, and that the word "refilling" replace the word "filling".

Mr. Moen indicated that the Executive Committee generally favored the proposed regulations, and that the Executive Committee will recommend favorable action at the convention.

Mr. Moen will notify the Board as to when the proposed regulations will be brought before the convention so that the Board may be well represented during the discussion. He also indicated willingness of the State Association to testify on behalf of the need for the regulations during the subsequent public hearing. It was suggested that perhaps a representative of the Minnesota Medical Association might produce positive testimony in behalf of the need for the regulation controlling prescription

blank advertising.

At approximately 3:00 o'clock P.M., Mr. John T. Bush, Chief Pharmacist at Bethesda Hospital, St. Paul, appeared before the Board in response to an invitation to describe to the Board the activities of the Minnesota Chapter of the American Society of Hospital Pharmacists in the area of requiring pharmacists' interpretation of the original medication order in hospitals. Mr. Bush discussed a resolution from the Chapter to the Minnesota Hospital Association and indicated that the Hospital Association objected to the main element of the resolution: that of "pharmacist involvement". He described the general recognition of the nursing profession of the wisdom of involving pharmacists in interpretation of written orders and pointed out that Swedish Hospital has now converted to this system. The greatest change in requiring written prescriptions for medication orders in hospitals is obviously experienced by the physician, according to Mr. Bush. Mr. Bearman suggested that discussion of the problem on an inter-professional basis through the Inter-professional Relations Committees of the State Pharmaceutical and Medical Associations might be useful. President Nelson summarized the discussion by indicating the Board's sincere interest in the progress of the hospital pharmacists in this area, promising 100% support of the Board toward improving pharmaceutical services in hospitals and encouraged the local chapter to meet again with the Hospital Association re-asserting the need for the improvements suggested in the resolution. It was agreed that any intervention by the Board on a strict regulatory basis might not have a positive effect and the advent of conditions of participation for small hospitals under Medicare would underline the importance of the pharmacist to the Hospital Association. Bush reported that the Hospital Association suggests that the elements of the resolution are not workable because they are not economically feasible in small hospitals. Mr. Bush extended an invitation to the Board to tour the pharmacy and other facilities of Bethesda Hospital during any of its future meetings. At approximately 3:35 o'clock P.M., Mr. Bush departed.

After a thorough discussion of the violation of Regulation No. 21 by Pharmacist Alan S. Stein, Mrs. Alcott moved and Mr. Seifert seconded that a letter of severe reprimand be issued to Mr. Stein outlining the elements of the violation, summarizing the intention of full compliance and outlining the affect of non-compliance. A copy of the letter is to be filed in his individual personnel jacket.

After a thorough review and discussion of the investigation reports in the matter of Pharmacist Barbara Wolf, Mr. Seifert moved

and Mr. Bearman seconded that the secretary continue the investigation of Jordan Pharmacy and that a letter of severe reprimand be written to Mrs. Wolf, indicating the violation involved, the standard of compliance expected and the consequences of non-compliance. A copy of the letter is to be filed in her individual jacket.

After a thorough discussion of the changes in proposed Regulations numbered 23 through 26, suggested by the Minnesota State Pharmaceutical Association, the secretary and counsel were instructed to proceed with the necessary changes, to distribute the revised proposed regulations to the Board and to make arrangements for their consideration during the convention. Mr. Seifert moved and Mr. Bearman seconded that the counsel be instructed to schedule a public hearing on the 24th of May for the purposes of promulgating proposed Regulations numbered 23 through 26. Motion passed un-animously.

After a thorough discussion of the requirement of this Board that pharmacists who have not been licensed one year are not eligible to be licensed by reciprocity, Mrs. Alcott moved and Mr. Bearman seconded that a letter be sent to the secretary of the National Association of Boards of Pharmacy re-asserting the fact that this policy remains the policy of this Board and clarifying the fact that the year described need not be a year of experience in pharmacy. Motion passed unanimously.

After a discussion of a request from two seniors at the University of Minnesota College of Pharmacy requesting that time spent as a registered pharmacist in the State of California, be allowed to be certified to this Board as internship time for the purpose of qualifying for Minnesota's examination. The general consensus was that such time could apply to the internship requirements here. The secretary was instructed to write the students involved indicating that such time would be acceptable providing that the names of their employers would be furnished to the Board so that their employers might be requested to properly certify the length and type of experience to be applied against the Minnesota internship program.

After a thorough discussion of the knowledge of violations without subsequent charges in the employment record of Pharmacist John W. Killam, it was agreed that the violations reported could not be used in evidence and that Pharmacist Killam may re-apply for reciprocity at the time of the next examination.

Mr. Trench reported upon his study of a survey of pharmacy laws, regulations and legal actions in the area of regulating mail order prescription advertising based on original research done by Mr. Steeves, legal counsel of the American Pharmaceutical Association.

He stated that effective regulation, where it can now be accomplished, is based on injunctive relief which has not been granted to the Board in our State.

After a thorough discussion of the requirements for obtaining a license to operate a pharmacy and Regulation No. 17, the Board instructed the secretary to write a letter to Mr. Fred Weeks, pharmacist-in-charge of Dayton's Inc., re-asserting the requirements for licensure and requesting that a proposal be made indicating full compliance with the requirements.

After a thorough review of the violation of Minnesota Statutes Chapter 151.20 in the case of Schroeder Drug, Ellendale, Minnesota, after studying a proposal made to the Board for modifying the existing pharmacy, the secretary was instructed to write Mr. Schroeder indicating that it is the opinion of the Board that:

- (a) His proposal does not provide for an outside entrance leading directly to the street or to a public area.
- (b) The violation reported is a serious one.
- (c) He may make another proposal which is in compliance with laws and regulations.

After a discussion of the administrative problems created by the discovery of pharmacists who have modified security elements and who have violated Board's Regulation No. 17, it was suggested that definite proposals for such changes should be submitted to the Board for approval. Mrs. Alcott moved and Mr. Bearman seconded that the Board now consider approval to modify existing Regulation No. 11 in the following manner:

"11. Whenever a pharmacy changes its location," physical dimensions, or method of operation, "it shall apply to the Board of Pharmacy for amendment of its annual license to cover the new location. There shall be no charge for such amendment. (Affidavit forms for change of location may be secured from the Secretary's office.)"

(proposed additions underlined)

Motion passed unanimously. The secretary was instructed to notify the Association about the proposal and to request their comments.

After discussion of the problems of pressures created by non-registered interests upon the profession, and the problem of fixing responsibility for professional activities, Mr. Bearman moved

and Mrs. Alcott seconded that beginning immediately the secretary, in processing applications for pharmacy licenses, require that a pharmacist may assume the responsibility for being pharmacist-in-charge of one store only. The motion passed. The secretary was instructed to modify application forms and affidavit forms to expedite this requirement.

After review of the minutes of the 409th and 410th meetings, Mrs. Alcott moved and Mr. Bearman seconded that the following corrections be made:

- (1) Minutes of the 409th meeting - page 12, paragraph 8 - "After a discussion of the possible future"staff "use of pharmacists, ****". Add the word "staff" as indicated,
2. Minutes of the 410th meeting, page 1 - paragraph 5 - page 2, paragraph 2 - substitute the words proposed and propose for the words "adopted" and "adopt"

and that the minutes be approved. Motion passed.

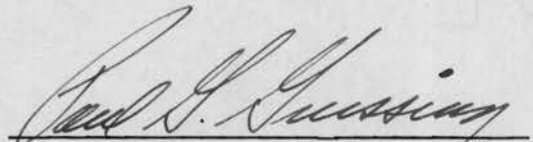
The secretary reported that the manual adding machine has been broken down for some time and that the cost of repair is \$45.00. Estimated purchase cost of a similar new machine is \$100 or less. He also noted that the dictating machine purchased after approval by the Board is not authorized in previous minutes. Mr. Seifert moved and Mr. Bearman seconded that the secretary be authorized to purchase a new manual adding machine and that the purchase of the dictating machine be authorized. Motion passed.


The secretary reported that in following up on the Board's request to the MSPHA for a one-page space in the Minnesota Pharmacist for the purpose of reporting Board activities and stressing topics of enforcement and compliance, that it is the recommendation of the State Association that the request not be acted upon until it can be reviewed by a subsequent administrator.

After a discussion of the waiver of internship time allowed in the minutes of the 409th meeting, Mrs. Alcott moved and Mr. Seifert seconded that applicants requiring additional internship time because of the advancement of the summer Board examination be allowed to certify Christmas and Easter vacation internship experience during the last school year only and that this waiver be not precedent-setting but to accommodate students penalized by the advancement of the 1966 summer examination only. Motion passed.

After discussion of the forthcoming meeting with the secretary of the Board of Medical Examiners relating to the pharmacists relationship to several healing arts and sciences allowed to prescribe medications, the secretary was instructed to prepare a bulletin listing the names of all osteopaths licensed by the Board of Medical Examiners to practice medicine and surgery.

Mr. Bearman moved and Mrs. Alcott seconded that the meeting be adjourned. Motion passed. Adjournment at 5:25 o'clock P.M.


Paul G. Grussing, Secretary


John H. Nelson, President

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred - Twelfth Meeting

June 19, 1966. At approximately 7:45 o'clock P.M., Sunday, the Board met in its rooms at the Leamington Hotel, Minneapolis. President John H. Nelson called the meeting to order. Members in attendance were: President John H. Nelson, Vice President John E. Quistgard and Mrs. Kitty M. Alcott. Also in attendance was the Board's secretary, Paul G. Grussing.

At the secretary's invitation, Mr. Anthony B. Kist, Licensing Supervisor, Division of Hospital Services, Minnesota Department of Health, met with the Board to discuss the need for pharmaceutical services in small hospitals. The specific purpose of the meeting was to gain an understanding of the role of the State Health Department in certifying hospitals with no pharmaceutical services for Medicare. The well-known "Conditions of Participation" have been reported to be required by July 1, 1966 for all institutions seeking qualification under Medicare.

It was learned that the "Conditions of Participation" as they apply to pharmacy services will not be a fixed requirement by July 1, but that where the conditions were not met in the Health Department survey, "correctable deficiencies" have been noted according to Department of Health, Education and Welfare standards. It is not clear whether definite time limits have been set by the Health Department for correction of the deficiencies. The Board recognized obvious difficulties in implementing the HEW requirements by July 1, but expressed disappointment in the absence of a time limit to insure the participation by pharmacists expected by Health, Education and Welfare.

Mr. Kist noted a less than desirable impression of the pharmaceutical service capabilities of out-state pharmacists by chief nurses and administrators of small hospitals. He added that perhaps pharmacists should be specifically informed about their roles in Medicare and asked the Board if it could assist in an educational program for pharmacists. Members of the Board replied by agreeing

upon the desirability of the suggestion but indicating that such activity would be a responsibility of the Minnesota State Pharmaceutical Association. Mr. Kist expressed urgency for such a program, indicating that the November conference planned by the College of Pharmacy should be scheduled at an earlier date.

The secretary was instructed to communicate with the Minnesota State Pharmaceutical Association, suggesting that an educational program for outlining responsibilities of pharmacists under Medicare be instituted.

At approximately 8:45 o'clock P.M., Mr. John P. Hagen appeared before the Board to take an extensive oral examination for the purpose of gaining reinstatement of his license to practice pharmacy. Mr. Hagen demonstrated evidence of having practiced pharmacy in another state within the last five years. After a general discussion, Mr. Hagen departed at approximately 9:50 o'clock P.M.

Mr. Quistgard moved and Mrs. Alcott seconded that subsequent to the payment of renewal fees in arrears and the reinstatement fee, Mr. John P. Hagen be reinstated as a licensed pharmacist, subject to the action of the entire Board at its executive session during this meeting.

At approximately 10:10 o'clock P.M., President Nelson dismissed the meeting until the following morning at 8:45 o'clock A.M.

June 20, 1966. The Board met at the College of Pharmacy, University of Minnesota at 8:45 o'clock A.M. Members present were: President John H. Nelson, Vice-President John E. Quistgard, Mr. Max Bearman, Mrs. Kitty Alcott and Mr. Ben J. Seifert. Also present was the Board's secretary, Paul G. Grussing.

The following individuals having fulfilled the legal requirements for examination and submitted properly executed applications were present to take the practical examination:

Abbott, Robert M.	Doeden, Murray A.
Amundson, Peter A.	Doering, Richard J.P.
Avery, Sara L.	Erickson, Bruce M.
Beatty, Theordore R.	Gardner, Michael J.
Bleck, Richard D.	Grosslein, Gerald E.
Blinstrup, Chester	Hallam, Hugh G. Jr.
Bonney, Leslie G.	Henjum, Kenneth L.
Burns, John H.	Hinders, Douglas E.
Carney, Jame E. (Mrs.)	Hoge, Norman W. Jr.
Colehour, Jeffrey A.	Johnson, Kay E. (Mrs.)
Deebie, John E.	Johnson, Leslie A.
DeLaPointe, Patricia B. (Mrs.)	Johnson, Richard L.

Keller, Harvey I.
Kessel, Gerald E.
Kotek, Leslie K.
Lagus, Peter J.
Levine, Richard J.
Malinowsky, Mykola
Matusecki, Richard L.
Myhre, John H.
Priesnitz, Jeannie A.
Riley, Thomas N.
Rolloff, Ronald A.
Rosen, Stanley J.
Rosenquist, Lauren A.
Ruenitz, Peter C.
Severson, David A.
Shane, DelRoy J.

Shipshock, Gregory T.
Sigmeth, Gary F.
Snyder, Eugene A.
Sorenson, Ronald M.
Strand, Richard N.
Studans, Arturs, Jr.
Sundboom, Loren E.
Sylvester, Myron D.
Tatreau, Robert W.
Thatcher, John E.
Thronset, Jerry M.
Torbert, Eugene R.
Weber, Sister Nikolai
Wicklund, Gary W.
Woitel, Ronald F.

The Board recessed for lunch at 12:00 o'clock noon and reconvened at 1:30 o'clock P.M.

The practical examination was completed in the afternoon; the total number of candidates taking the examination being 55.

At approximately 7:15 o'clock P.M., Pharmacists John T. Bush and Patrick Callahan appeared before the Board in response to an invitation by the secretary. Mr. Bush, a member of the Minnesota Hospital Council, representing the Minnesota members of the American Society of Hospital Pharmacists reported to the Board. He related that the task force committee originally created to make recommendations about the practice of pharmacist interpretation of original order is now developing a set of guidelines for provision of pharmaceutical services to small hospitals. Completion of the guidelines by a fall deadline may not be possible according to Mr. Bush, but he is optimistic. Mr. Bush described a similar publication developed jointly by the health professions in Michigan. The secretary distributed recently acquired copies of this Michigan guide to board members.

Mr. Patrick Callahan, Chief Pharmacist at Fairview Southdale Hospital, presented a demonstration of a newly instituted medication order system which allows the pharmacist to interpret the physician's original order. He demonstrated the system's safety advantages when compared with traditional medication order systems.

The group entered into a general discussion of various approaches for pharmacists interested in serving small hospitals to offer useful contributions. It was agreed that much more mutual understanding of each others roles by both hospital administrators and pharmacists is needed. Members of the Board indicated that although the Board could

not perform a professional educational role, that it would point out to the state association the need for seminars on pharmaceutical services to small hospitals.

President Nelson thanked Mr. Bush and Mr. Callahan for their report and presentation and encouraged them to continue in their efforts to improve hospital pharmacy and to strengthen pharmacy's contribution to Medicare. At approximately 9:15 o'clock P.M., Messrs. Bush and Callihan departed.

Mr. James J. Trench, counsel for the Board, reviewed the procedures for conducting the public hearing on Thursday, June 23rd.

At approximately 10:30 o'clock P.M., President Nelson dismissed the meeting until 9:00 o'clock A.M., Tuesday, June 21.

June 21, 1966. The Board met at the Science Lecture Building, University of Minnesota, at 9:00 o'clock A.M. Members present were: President John H. Nelson, Vice-President John E. Quistgard, Mr. Max Bearman, Mrs. Kitty M. Alcott and Mr. Ben J. Seifert. The Board's secretary was also present. Written examinations in the following subjects were administered by the Board: Pharmacology, Pharmacy, Pharmaceutical Chemistry, Pharmaceutical and Chemical Mathematics and Jurisprudence.

Fifty-five candidates who had met all qualifications and had presented properly executed applications were presented properly executed applications were present to write examinations in the above subjects. The examinations lasted the entire day.

At 1:30 o'clock P.M., the following candidates who had submitted properly executed applications joined the candidates taking the entire examination - these candidates seeking registration by reciprocity wrote the examination in Jurisprudence. All members and the secretary were present.

Beauto, Clifford R. - Wisconsin
Benusa, Reynold E. - Illinois
Engen, Larry O. - North Dakota
Entwisle, Donald J. - South Dakota
Gossett, Moses M. - Louisiana
Joelson, Thomas A. - North Dakota
Killam, John W. - Iowa
Kolpin, Carl W. - Iowa
Koopman, Jack H. - Iowa
Putnam, Robert D. - North Dakota
Smith, John H. - Illinois
Szarnicki, Patricia L. - Ohio
Wishnev, Barbara A. (Mrs.) - North Dakota
Stewart, William E. - North Dakota

On Tuesday evening the entire Board and its secretary met in its rooms at the Leamington Hotel to grade examination papers.

June 22, 1966. In two successive meetings with half of the candidates attending each meeting, the Board met at 1965 Ford Parkway, St. Paul, to present five separate individually presented professional topics to the candidates. The Board then invited questions from the candidates and a general discussion followed each meeting.

Individual fifteen-minute conferences with fourteen candidates for licensure by reciprocity were completed by approximately 3:45 o'clock P.M. All members of the Board and its secretary were present.

At approximately 3:45 o'clock P.M., Pharmacist Joseph Brochin appeared before the Board in response to a letter sent to him requesting that reported discrepancies in narcotics be explained. President Nelson explained the investigatory nature of the meeting indicating that information obtained during the investigation could be used as a reason to issue a citation to show cause why his license should not be suspended or revoked. The Board questioned Mr. Brochin about two successive narcotic inventories accomplished by Board personnel. Most of the discrepancies noted in the first inventory were accounted for at the time the second inventory was taken. The remaining deficiencies were not explained and it was noted that at the time of the first inventory narcotic stocks from two pharmacies acquired by Brochin were not secured with the regular narcotic stock and were not accounted for by the use of narcotic order forms. After the meeting Brochin produced a receipt from the Minneapolis Police Department for certain narcotics to account for part of the deficiency.

After a general discussion and a warning from the Board, Mr. Brochin departed at approximately 4:45 o'clock P.M.

At approximately 4:45 o'clock P.M., Pharmacist Lawrence D. Hylden appeared before the Board in response to a letter sent to him by the secretary. Reported violations of the requirement that pharmacies be staffed with a pharmacist during business hours were discussed. After being warned about the consequences of additional violations, Mr. Hylden departed at approximately 5:15 o'clock P.M.

At 7:30 o'clock in the evening, the Board met in its suite at the Leamington Hotel to correct examination papers.

President Nelson dismissed the meeting until 9:30 o'clock A.M., Thursday.

June 23, 1966. At approximately 9:30 o'clock A.M., (Thursday) the Board reconvened in Room "B", Veterans Service Building, Capitol approach, St. Paul, to conduct a public hearing as previously announced under the provisions of M.S. Chapter 15.0412. A properly conducted hearing was held and a transcript made. Names of proponents and opponents of each proposed regulation were recorded. President Nelson presided, counsel for the Board, Mr. Trench, acted as hearings referee and the secretary spoke as the Board's proponent. At approximately 11:20 o'clock A.M., the discussions ended and President Nelson adjourned the hearing. Regulations considered at the hearing were: changes to Regulations No. 10 and No. 11 and proposed Regulations No. 23 through No. 26.

President Nelson dismissed the Board until 7:00 o'clock P.M., June 23.

At approximately 7:00 o'clock P.M., June 23, President Nelson reconvened the Board for the purpose of conducting business.

After a discussion of National Association of Boards of Pharmacy requirements for registering internship time and of conflicts in cases of part-time students seeking to register internship time, Mrs. Alcott moved and Mr. Bearman seconded the following motion: that internship time for part-time students be registered if the students academic work-load does not exceed six credits, providing that the intern is progressing satisfactorily toward completion of his academic and practical requirements for licensure and is employed on a full-time (at least 40 hours per week) basis. Motion carried.

After a discussion of a resolution passed at the 1965 District V meeting of the N.A.B.P., Mr. Quistgard moved and Mr. Seifert seconded that no internship credit be given for time spent in research in lieu of internship experience. Motion carried.

After a discussion of a report of sale of legend drugs to an unlicensed person by Clair J. Einen, Lamberton, Mr. Quistgard moved and Mr. Seifert seconded that the secretary ^{write} a "call-in" letter to Mr. Einen requesting that he explain handling of legend drugs at the next special Board meeting. Motion passed.

The secretary reported on an investigation of the Norman L. Swendson Company, the unlicensed establishment which obtained legend drugs from Clair J. Einen. He recommended that the investigation be reviewed with the Ramsey County Attorney's office.

The secretary was instructed to send application blanks for a wholesaler's and manufacturer's license to Mr. Norman L. Swendson and approve them.

After a review of the records indicating pharmacists who have not paid their license renewals for a period of two years (1964 - 1965), Mr. Quistgard moved and Mrs. Alcott seconded that the following pharmacists and assistant pharmacist be dropped from the active records. Motion passed.

10493 - Baillie, William Daniel	9758 - Newcombe, Quinten, Jr.
8738 - Detroit, Merrill L.	10165 - Rockey, Catherine J.
3814 - Horn, Clara S. (Mrs.)	6003 - Stenborg, William A.
8051 - Kuechmann, L.T.	8072 - Stockdill, Darwood L.
2705 - Kuhn, Arthur M.	3578 - Swenson, O.L.
9843 - Larson, Jerrold V. (Dr.)	7154 - Olson, McAuley L. (Asst.)
9953 - Mertes, Mathias P. Jr.	

The secretary indicated that Mr. Ernest Hall, District Director of the Bureau of Narcotics, requested a letter summarizing the Board's action in the Durand case. The secretary was instructed to comply with this request and similar requests if they are received in writing.

After a report of the investigation of deficiencies in narcotics at Griffen Pharmacy, the secretary was instructed to continue surveillance of a suspect now employed at another pharmacy. Mr. Quistgard moved and Mrs. Alcott seconded that the pharmacist-in-charge at Griffen Pharmacy and all pharmacists there employed at the time of discovery of the shortage be called in before the Board for an investigation. Motion passed.

After a discussion of reported violations of Regulation No. 21 at Huffer Drug in Hibbing, Mrs. Alcott moved and Mr. Bearman seconded that a letter be written to Mr. Huffer requesting him to appear before the Board at its next meeting.

After a discussion of a violation of Regulation No. 21 at the Walgreen Pharmacy, Phalen Park Center, 1367 Magnolia Avenue, St. Paul, Mrs. Alcott moved and Mr. Quistgard seconded that a letter be written to the pharmacist-in-charge requesting he appear before the Board at its next meeting. Motion passed.

After a demonstration of photocopies and a cost comparison between two models, Mr. Quistgard moved and Mr. Bearman seconded that the secretary be instructed to lease a Xerox copying machine at minimum price, for up to six months on a trial basis. Motion passed.

After a brief discussion and comparison of features of addressing machines, Mr. Quistgard moved and Mr. Bearman seconded that the secretary be instructed to proceed with the purchase of one Pitney-Bowes Model 730 Addresser-Printer at a unit price of \$794.00 with metal cabinet,

plus one lot of approximately 4,000 addressed plates for \$200.00. Motion passed.

After a discussion of the use of various types of cameras for certain investigations and reports, Mr. Quistgard moved and Mr. Bearman seconded to table the discussion. Motion passed.

At this point the secretary was instructed to complete the tabulation of the grades of candidates by examination. He departed.

Upon completion of the tabulation the secretary rejoined the Board which had discussed staff personnel matters and matters of a general nature.

Mrs. Alcott moved and Mr. Bearman seconded to fix the secretary's monthly salary for the next fiscal year at \$913.00. Motion carried.

After a report of the insurance benefits to be offered to the classified employees beginning the next fiscal year, Mr. Bearman moved and Mr. Seifert seconded to pay the amount of \$13.50 toward the state employees group insurance program for each classified employee. Motion passed.

After a report of the performance of all classified employees who are now eligible for merit increases, the secretary recommended that a one-step increase be given to Mrs. Hummer, Mrs. Callahan and Mr. Howard, effective July 1, 1966, the beginning of the fiscal year. Motion passed. The secretary noted that Mrs. DeRubis and Mr. Schlekau have reached their maximum salary level and are eligible for only five-year longevity increases.

After a review of the file of Mr. John P. Hagen and his response to the oral examination held on June 19, President Nelson called for the question on a motion previously made to reinstate Mr. Hagen. Motion passed.

The secretary read a letter from Mr. Melvin I. Orenstein, attorney for Mr. Frank Fulmore whose license to practice pharmacy is suspended until August 15, 1966. After some discussion, Mr. Quistgard moved and Mr. Seifert seconded that the secretary advise Mr. Fulmore that after review of his case the original suspension order stands and that he will be eligible for reinstatement August 16, 1966. Motion passed.

Mr. Bearman moved and Mrs. Alcott seconded that all members of the Board be named as delegates to the next meeting of District V N.A.B.P. to be held in Bismarck, North Dakota, on September 25. Motion passed.

*and its secretary"- see correction page 6 - 413th Meeting

The secretary reported about difficulties in obtaining buyers for investigational work through local police departments. It was suggested that a part-time person with police experience be recruited for certain investigations. The secretary was instructed to use office personnel for making "buys".

After a discussion of the irregularities in narcotic record-keeping by Mr. Joseph Brochin, Mr. Bearman moved and Mr. Quistgard seconded that a letter of reprimand be sent to Mr. Brochin. Motion passed.

After discussing the investigation and discussion with Mr. Lawrence D. Hylden, Mrs. Alcott moved and Mr. Bearman seconded that a letter of reprimand be sent to Mr. Hylden. Motion passed.

At 10:20 o'clock P.M., President Nelson dismissed the meeting until 9:00 o'clock A.M., Friday at the Board office.

June 24, 1966. The Board met in its office at 1965 Ford Parkway, St. Paul at 9:00 o'clock A.M., with all members present. Also present were the Board's secretary and legal counsel, Mr. James J. Trench.

At approximately 9:05 o'clock A.M., Pharmacist Clifton L. Haagenson appeared before the Board in response to a letter sent to him by the secretary. Inspectors reports and other reports of Mr. Haagenson's absence from his pharmacy during business hours were discussed. The responsibilities of the pharmacist-in-charge were called to Mr. Haagenson's attention. Mr. Haagenson was advised about the impropriety of lay involvement in professional activities in the prescription department, and was told he could shorten his pharmacy hours by properly notifying the Board. After some questions about the expected manner of compliance, Mr. Haagenson departed.

The secretary noted that Mr. Andrew R. Johnson, previously scheduled to appear before the Board at 9:30 o'clock A.M., this date, was vacationing on the West coast and that he left no forwarding address with Mr. Soltis, his pharmacist-in-charge. Mr. Soltis, who replied by telephone upon receipt of Mr. Johnson's letter, (call-in) was told that Mr. Johnson's appointment would be continued.

At approximately 9:30 o'clock A.M., Pharmacist Donald Landy appeared before the Board in response to a letter from the secretary. The intent of Regulation No. 21 was reviewed and Mr. Landy assured the Board that his pharmacy would remain in full compliance in the future. At approximately 10:00 o'clock A.M., Mr. Landy departed.

After a discussion of the violation of M.S. 151.20 by Mr. Clifton L. Haagenson, Mr. Quistgard moved and Mrs. Alcott seconded that the secretary be instructed to send a letter of reprimand to

Mr. Haagenson. Motion passed.

After a discussion of the violation of Regulation No. 21 by Mr. Donald Landy, Mr. Quistgard moved and Mr. Bearman seconded that the secretary be instructed to write a letter of reprimand to Mr. Landy. Motion passed.

The Board entered into general discussions about the proposed regulations presented at the public hearing on June 23, 1966.

Mr. Bearman moved and Mrs. Alcott seconded that the following proposed changes (underlined) in Regulation No. 10 be adopted for presentation to the State's Attorney General for approval. Motion passed.

10. All pharmacies, as defined, must have on file the latest editions or revisions of at least two of the following: U.S. Pharmacopoeia, National Formulary, U.S. Dispensatory, Remington's Pharmaceutical Sciences, American Hospital Formulary Service, Physicians' Desk Reference, Modern Drug Encyclopedia, Facts and Comparisons, or any other reference approved by the Board. In addition, all pharmacies must also have the minimum equipment specified below:

MINIMUM EQUIPMENT REQUIRED IN PHARMACIES (subject to change)

One prescription scale capable of weighing one grain or less
One set of accurate Apothecary weights 1/2 grain to two drams
One set of accurate Metric weights from 50 mg. to 20 Gm.
Counter scale and weights

Graduates -- capable of accurately measuring volumes from one
minim to at least one pint; and from 1 cc. to at least
500 cc.

Mortars and Pestles -- at least one glass 2 oz; at least one
glass 8 oz; and at least one Wedgwood one pint size

Spatulas -- stainless steel, at least three assorted sizes;
and one-metallic medium size

Funnels -- glass, one 2 ounce; one 8 ounce; one 16 ounce

Stirring rods -- at least one each, glass and rubber

Pill Tile or Ointment Slab -- regulation size, at least one

Heating apparatus -- Tripod and Bunson burner, or alcohol lamp,
or gas or electric hot plate

One prescription counter with sufficient drawers and storage
space

Suitable refrigeration (if biologicals are stocked)

Narcotic drug locker

Also, a pharmacy must maintain proper sanitary conditions.

Mrs. Alcott moved and Mr. Seifer seconded that the following proposed changes (underlined) in Regulation No. 11 be adopted for presentation to the State's Attorney General for approval.

11. Whenever a pharmacy changes its location, physical dimensions, or elements of physical security, it shall apply to the Board of Pharmacy for amendment of its annual license to cover the new location. There shall be no charge for such amendment. (Affidavit forms for change of location may be secured from the Secretary's office)

Motion passed.

Mr. Quistgard moved and Mr. Bearman seconded that the following proposed new regulation be adopted for presentation to the State's Attorney General for approval.

23. No licensed pharmacy, or pharmacist, shall furnish, or cause to be furnished to any practitioner authorized by law to prescribe drugs and medicines, prescription blanks referring to any specific licensed pharmacy or pharmacist in any manner whatsoever.

Motion passed.

Mr. Seifert moved and Mr. Quistgard seconded that the following proposed new regulation be adopted for presentation to the State's Attorney General for approval.

24. No licensed pharmacist shall participate in any arrangement or agreement whereby prescriptions may be left at, picked up from, accepted by, or delivered to any place of business not licensed as a pharmacy. This shall apply to the prescription order blank and to the completed prescription medication container. Provided, however, that nothing in this section shall prohibit a licensed pharmacist or a licensed pharmacy by means of its employee or by use of a common carrier, from picking up prescriptions, or delivering prescriptions, at the office or home of the prescriber, at the residence of the patient, or at the hospital or medical care facility in which a patient is confined.

Motion passed.

After additional discussion about proposed Regulation No. 25, Mr. Bearman moved and Mr. Quistgard seconded that proposed Regulation No. 25 be amended by striking all of paragraph 2, (the words "Authentication of patient and prescriber") and by striking the last sentence (the words - "Nothing in paragraph two of this regulation shall cause a pharmacist to be responsible for authentication of in-patients in hospitals").

Motion passed.

Mr. Bearman moved and Mr. Seifert seconded that proposed Regulation No. 25 be further amended by inserting in paragraph four after the words - - "to the prescription label", the words - - "or verification of the transcription by initialing the label". Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that proposed Regulation No. 25 be further amended by inserting in paragraph five, after the word "measuring", the word "counting", and after the words -- "needed to fill the", the word "individual". Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that proposed Regulation No. 25 be further amended by: deleting in paragraph 8 (b) the word "prescriber" and inserting the words - - "practitioner authorizing refill (if different from original prescriber)", and by inserting in paragraph 8 (d) before the word "signature" the words "initials or" and after the word "signature" the words "(when required)". Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that the following proposed new regulation, as amended above, be adopted for presentation to the State's Attorney General for approval.

25. The practice of compounding and dispensing a prescription includes, but is not limited to the following acts, which shall be performed only by a pharmacist, assistant pharmacist, or pharmacist-intern under the immediate and personal supervision of a pharmacist.

1. Receipt of prescriptions, written or oral, (except that written prescriptions may be received by an agent of the pharmacist if the patient is immediately adjacent to prescription area and pharmacist to enable professional communication and consultation directly with the pharmacist).
2. Verification of prescribed dosage within proper limits.
3. Reading, interpretation and transcription to the prescription label, or verification of the transcription by initialing the label, of the prescriber's directions for use in a manner that communicates his directions for use precisely, and with assurance of understanding by the patient.
4. Selecting, compounding, mixing, combining, measuring, counting or otherwise preparing the drug or drugs needed to fill the individual prescription.

5. Permanently affixing properly prepared label to the container of the prescription medication.
6. Return of completed prescription medication to patient (except that completed prescription medication may be transmitted by an agent of the pharmacist if patient is immediately adjacent to pharmacist and prescription area to enable professional communication and consultation with the pharmacist).
7. Obtaining, when required by law and in the best professional practice, permission to refill from authorized prescribers, and noting on the reverse side of the prescription the following data:
 - (a) date refilled
 - (b) initials of practitioner authorizing refill (if different from original prescriber)
 - (c) quantity of drug dispensed if different from the original prescription
 - (d) initials or signature (when required) of person refilling prescription
8. Supervision of non-pharmacist personnel in limited non-professional duties such as: looking up prescription refills, filing prescriptions, record-keeping, non-professional aspects of presenting completed medications to patients and completing transaction, delivery.

Nothing in paragraphs one and six of this regulation shall prevent hospital pharmacists from accepting prescription orders or returning prescription medications via normal accepted in-patient hospital drug distribution practices.

Motion passed.

The Board then discussed proposed Regulation No. 26. Mr. Quistgard moved and Mrs. Alcott seconded that proposed Regulation No. 26 be amended by inserting in paragraph one (d), after the words - - "designated as preceptor", the words "or another registered pharmacist".

Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that the minutes show that the words "whenever practicable" be stricken from paragraph three (b) of proposed Regulation No. 26, as was read into the transcript at the public hearing.

Motion passed.

Mr. Quistgard moved and Mr. Seifert seconded that the following proposed new regulation, as amended above, be adopted for presentation to the State's Attorney General for approval. Motion passed.

26. A regulation for the purpose of defining and regulating the internship experience of prospective pharmacists as required by Minnesota Statutes, Chapter 151.10.

This regulation shall take effect immediately but the provisions contained herein shall not nullify any period of internship service by any individual previous to its adoption provided such period of internship is filed in a proper manner with the secretary of the Board of Pharmacy.

I. DEFINITIONS

(a) "Pharmacist Intern" and "Intern" means a natural person registered by the State Board of Pharmacy for the purpose of obtaining instruction in the practice of pharmacy from a pharmacist licensed in this state. The Board may register, as an intern, any natural person who has satisfied the Board that he is of good moral character, not disabled or unfit, who has successfully completed not less than one year of pre-pharmacy training and who is enrolled in the College of Pharmacy, University of Minnesota, or other college approved by the Board, or who has successfully completed not less than one year of the two-year pre-pharmacy program and who is satisfactorily progressing toward the completion of the two-year pre-pharmacy program.

(b) "Preceptor" means a natural person licensed as a pharmacist by the State Board of Pharmacy, or by the duly constituted licensing agency of any state.

(c) "Year of practical experience in pharmacy" means fifty-two work weeks of not less than 40 hours per week of internship training acquired under the supervision of a preceptor, not concurrent with full time academic work or other than during summer vacation periods.

(d) "Supervision", as used in connection with this regulation, means that in the pharmacy where the intern is being trained, a registered pharmacist designated as preceptor, or another registered pharmacist, shall be in continuous personal contact with and actually giving instructions to the intern during all professional activities of the entire period of his internship.

II. REGISTRATION AND REPORTING

(a) Every person shall register with the Board before beginning his internship. Registration shall remain in effect during successive training periods if progress reports and affidavits of experience required by the Board are executed promptly upon beginning or terminating employment, and if the Board is satisfied that the registrant is in good faith and with reasonable diligence is pursuing a degree in pharmacy.

Credit for internship time will not be granted unless registration, progress reports and affidavits of experience for preceding time are completed.

(b) The pharmacist-intern shall be so designated in his professional relationships, and shall in no manner falsely assume, directly or by inference, to be a pharmacist. The Board shall upon proper registration issue to the intern a pocket registration card for purposes of identification and verification of his role as an intern, which card shall be surrendered to the secretary of the Board upon termination of the internship program.

(c) All registered interns shall notify the Board immediately upon change of employment or mailing address.

(d) The intern shall maintain additional records of his professional activities. Such records are to be prescribed by the Board for the purpose of recording details of the scope of internship experience, and are to be submitted not less than quarterly during the internship year.

III. TRAINING REQUIREMENTS

The intent of this regulation is to: provide a proper preceptor-intern (teacher-student) relationship within the context of the employer-employee relationship and provide a broad base of internship experience and to supplement academic training in a manner which prepares the intern for all aspects of the practice of pharmacy.

(a) Nothing in this regulation shall imply that the standards described herein are acceptable to other states on a reciprocal basis.

(b) When an intern desires to obtain credit for training received in a state other than Minnesota, he shall abide by all the provisions of this regulation. Where a possible conflict may exist between the provisions of this rule and requirements of the state in which the intern is training,

the intern shall contact the secretary of the Board of Pharmacy and outline any possible problem.

(c) No more than one intern shall be trained by a preceptor at one time.

(d) Upon registration, interns and preceptors will be furnished a copy of the "Pharmacy Preceptor's Guide" sponsored by the National Association of Boards of Pharmacy and the American Association of Colleges of Pharmacy. The guide is furnished to suggest appropriate types, scope and order of training experiences. It is not intended to be restrictive in the method of instruction, but shall be used as a guide to insure that the intern's practical experiences are commensurate with his educational level, and that his total experience will be broad in scope.

It was agreed that the intent of paragraph three (c) of proposed Regulation No. 26 be administered to insure that the number of interns shall not exceed the number of pharmacists on duty at any one time.

After a discussion of the advantages and disadvantages of advancing the summer Board examination dates from July to June, Mrs. Alcott moved and Mr. Seifert seconded that the summer 1967 examinations commence on June 19, 1967. Motion passed. The secretary is to report any adverse experiences or administrative difficulties resulting from advancing the 1966 Board examination dates.

After thoroughly reviewing the performance of the candidates in the examination for licensure, and the qualifications of the candidates, Mr. Quistgard moved and Mr. Seifert seconded that the fifty-five candidates who received a general average of 75% or better, not below 75% in the practical examination and not below 60% in any one subject, be granted registration as pharmacists. Motion carried. The list of fifty-five names follows:

Cert. No.

1151 Abbott, Robert M.
1152 Amundson, Peter A.
1153 Avery Sara L.
1154 Beatty, Theodore R.
1155 Bleck, Richard D.
1156 Blinstrup, Chester
1157 Bonney, Leslie G.
1158 Burns, John H.
1159 Carney, Jane E.
1160 Colehour, Jeffrey A.
1161 Debee, John E.
1162 DeLaPointe, Patricia B.
1163 Doeden, Murray A.

Cert. No.

1164 Doering, Richard J.P.
1165 Erickson, Bruce M.
1166 Gardner, Michael J.
1167 Grosslein, Gerald E.
1168 Hallam, Hugh G. Jr.
1169 Henjum, Kenneth L.
1170 Hinders, Douglas E.
1171 Hoge, Norman W. Jr.
1172 Johnson, Kay E.
1173 Johnson, Leslie A.
1174 Johnson, Richard L.
1175 Keller, Harvey I.
1176 Kessel, Gerald E.

Cert. No.

1177 Kotek, Leslie K.
1178 Lagus, Peter J.
1179 Levine, Richard J.
1180 Malinowsky, Mykola
1181 Matusecki, Richard L.
1182 Myhre, John H.
1183 Priesnitz, Jeannie A.
1184 Riley, Thomas N.
1185 Rolloff, Ronald A.
1186 Rosen, Stanley J.
1187 Rosenquist, Lauren A.
1188 Ruenitz, Peter C.
1189 Severson, David A.
1190 Shane, DelRoy J.
1191 Shipshock, Gregory T.
1192 Sigmeth, Gary F.

Cert. No.

1193 Snyder, Eugene A.
1194 Sorenson, Ronald M.
1195 Strand, Richard N.
1196 Studans, Arturs, Jr.
1197 Sundboom, Loren E.
1198 Sylvester, Myron D.
1199 Tatreau, Robert W.
1200 Thatcher, John C.
1201 Thronset, Jerry M.
1202 Torbert, Eugene R.
1203 Weber, Sister Nikolai
1204 Wicklund, Gary W.
1205 Woitel, Ronald F.

Mrs. Alcott moved and Mr. Quistgard seconded that having passed the Jurisprudence examination and any other examination that may have been requested of them for reason, the following candidates for registration by reciprocity be granted registration on the basis of the state listed with their names. Motion carried.

The list of names and states of registration are as follows:

Cert. No.

State

1206	Beauto, Clifford, R.	Wisconsin
1207	Engen, Larry O.	North Dakota
1208	Entwisle, Donald J.	South Dakota
1209	Gossett, Moses M.	Louisiana
1210	Putnam, Robert D.	North Dakota
1211	Smith, John H.	Illinois
1212	Stewart, William E.	North Dakota
1213	Szarnicki, Patricia L.	Ohio
1214	Wishnev, Barbara A.	Pennsylvania

Mrs. Alcott moved and Mr. Bearman seconded that after a review of the application, records, examination and interview in the case of Jack H. Koopman, that the privilege of reciprocity be denied to him at this time. Motion passed.

Mr. Seifert moved and Mrs. Alcott seconded that after a review of the application, records, examination and interview in the case of Mr. Reynold E. Benusa, that the privilege of reciprocity be denied to him at this time. Motion passed.

Mr. Quistgard moved and Mr. Seifert seconded that after a review of the application, records, examination and interview in the case of Mr. Carl W. Kolpin, that the privilege of reciprocity be denied to him at this time. Motion passed.

Mr. Seifert moved and Mrs. Alcott seconded that after a review of the application, records, examination and interview in the case of Mr. John W. Killam, that the privilege of reciprocity be denied to him at this time. Motion passed.

Mr. Bearman moved and Mrs. Alcott seconded that after a review of the application, records, examination and interview in the case of Mr. Thomas A. Joelson, that the privilege of reciprocity be denied to him at this time. Motion passed.

After a review of the minutes of the 409th, 410th and 411th meetings, Mr. Quistgard moved and Mr. Bearman seconded that the minutes be approved as written and reviewed. Motion passed.

The secretary reported that complaints have been received concerning irregularities in drug distribution from the Iltis Pharmacy, International Falls. The secretary was instructed to investigate promptly and take appropriate action.

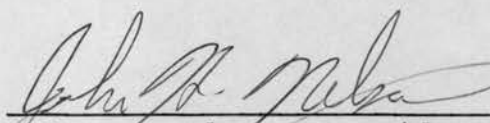
It was suggested by Mr. Bearman that the existing forms for reporting internship experience contain references to several outmoded dosage forms. The secretary will modify the existing forms to bring them up to date.

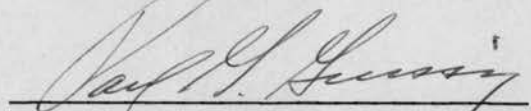
The secretary reported that Mr. Arthur Malm Jr., had abruptly left the employment of Goldfine's Pharmacy, Duluth, and that relief pharmacists were immediately employed. The secretary was instructed to insure that a pharmacist-in-charge is named promptly.

Mr. Bearman moved and Mrs. Alcott seconded to pay the \$25.00 membership dues to the District V N.A.B.P. for 1966-67. Motion passed.

The Board then discussed the type of business ordinarily conducted during the opening Sunday evening of the semiannual meetings and the need for attendance at the opening meeting. It was decided to continue this discussion at the next meeting.

At approximately 1:30 o'clock P.M., Mr. Bearman moved and Mr. Seifert seconded that the meeting be adjourned. Motion passed.


John H. Nelson, President


Paul G. Grussing, Secretary

PROPOSED AMENDMENT - REGULATION NO. 10

10. All pharmacies, as defined, must have on file the latest editions or revisions of at least two of the following: U.S. Pharmacopoeia, National Formulary, U.S. Dispensatory, Remington's Pharmaceutical Sciences, American Hospital Formulary Service, Physicians' Desk Reference, Modern Drug Encyclopedia, Facts and Comparisons, or any other reference approved by the Board. In addition, all pharmacies must also have the minimum equipment specified below:

MINIMUM EQUIPMENT REQUIRED IN PHARMACIES (Subject to change)

One prescription scale capable of weighing one grain or less
One set of accurate Apothecary weights 1/2 grain to two drams
One set of accurate Metric weights from 50 mg. to 20 Gm.
Counter scale and weights
Graduates -- capable of accurately measuring volumes from one minim to at least one pint; and from 1 cc. to at least 500 cc.
Mortars and Pestles -- at least one glass 2 oz; at least one glass 8 oz; and at least one Wedgwood one pint size
Spatulas -- stainless steel, at least three assorted sizes; and one non-metallic medium size
Funnels -- glass, one 2 ounce; one 8 ounce; one 16 ounce
Stirring rods -- at least one each, glass and rubber
Pill Tile or Ointment Slab -- regulation size, at least one
Heating apparatus -- Tripod and Bunson burner, or alcohol lamp, or gas or electric hot plate
One prescription counter with sufficient drawers and storage space
Suitable refrigeration (if biologicals are stocked)
Narcotic drug locker
Also, a pharmacy must maintain proper sanitary conditions.

(proposed additions underlined)

PROPOSED AMENDMENT - REGULATION NO. 11

"11. Whenever a pharmacy changes its location," physical dimensions, or elements of physical security, "it shall apply to the Board of Pharmacy for amendment of its annual license to cover the new location. There shall be no charge for such amendment. (Affidavit forms for change of location may be secured from the Secretary's office)".

(proposed additions underlined)

PROPOSED REGULATION No. 23 (Documents Section No. 13)

No licensed pharmacy, or pharmacist, shall furnish, or cause to be furnished to any practitioner authorized by law to prescribe drugs and medicines, prescription blanks referring to any specific licensed pharmacy or pharmacist in any manner whatsoever.

PROPOSED REGULATION NO. 24 (Documents Section No. 23)

No licensed pharmacist shall participate in any arrangement or agreement whereby prescriptions may be left at, picked up from, accepted by, or delivered to any place of business not licensed as a pharmacy. This shall apply to the prescription order blank and to the completed prescription medication container. Provided, however, that nothing in this section shall prohibit a licensed pharmacist or a licensed pharmacy by means of its employee or by use of a common carrier, from picking up prescriptions, or delivering prescriptions, at the office or home of the prescriber, at the residence of the patient, or at the hospital or medical care facility in which a patient is confined.

PROPOSED REGULATION NO. 25 - COMPOUNDING AND DISPENSING

(Documents Section No. 24)

The practice of compounding and dispensing a prescription includes, but is not limited to the following acts, which shall be performed only by a pharmacist, assistant pharmacist, or pharmacist-intern under the immediate and personal supervision of a pharmacist.

1. Receipt of prescriptions, written or oral, (except that written prescriptions may be received by an agent of the pharmacist if the patient is immediately adjacent to prescription area and pharmacist to enable professional communication and consultation directly with the pharmacist).

~~2. Authentication of patient and prescriber.~~

- 2 ~~3~~ Verification of prescribed dosage within proper limits.
- 3 ~~4~~ Reading, interpretation and transcription to the prescription label, or verification of the transcription by initialing the label, of the prescribers directions for use in a manner that communicates his directions for use precisely, and with assurance of understanding by the patient.
- 4 ~~5~~ Selecting, compounding, mixing, combining, measuring, ^{counting,} or otherwise preparing the drug or drugs needed to fill the individual prescription.
- 5 ~~6~~ Permanently affixing properly prepared label to the container of the prescription medication.

- 6 ~~XIX~~ Return of completed prescription medication to patient (except that completed prescription medication may be transmitted by an agent of the pharmacist if patient is immediately adjacent to pharmacist and prescription area to enable professional communication and consultation with the pharmacist).
- 7 ~~XIX~~ Obtaining, when required by law and in the best professional practice, permission to refill from authorized prescribers, and noting on the reverse side of the prescription the following data:
- (a) date refilled
 - (b) initials of ^{practitioner authorizing refill (if different} ~~prescriber~~ ^{from original prescriber)}
 - (c) quantity of drug dispensed if different from the original prescription
 - (d) ^{initials or (when required)} /signature/ of person refilling prescription
- 8 9. Supervision of non-pharmacist personnel in limited non-professional duties such as: looking up prescription refills, filing prescriptions, record-keeping, non-professional aspects of presenting completed medications to patients and completing transaction, delivery.

Nothing in paragraphs one and ^{SIX} ~~seven~~ of this regulation shall prevent hospital pharmacists from accepting prescription orders or returning prescription medications via normal accepted in-patient hospital drug distribution practices.

PROPOSED REGULATION NO. 26 - INTERNSHIP

(Documents Section No. 25)

A regulation for the purpose of defining and regulating the internship experience of prospective pharmacists as required by Minnesota Statutes, Chapter 151.10.

This regulation shall take effect immediately but the provisions contained herein shall not nullify any period of internship service by any individual previous to its adoption provided such period of internship is filed in a proper manner with the secretary of the Board of Pharmacy.

I. DEFINITIONS

(a) "Pharmacist Intern" and "Intern" means a natural person registered by the State Board of Pharmacy for the purpose of obtaining instruction in the practice of pharmacy from a pharmacist licensed in this state. The Board may register, as an intern, any natural person who has satisfied the Board that he is of good moral character, not disabled or unfit, who has successfully completed not less than one year of pre-pharmacy training and who is enrolled in the College of Pharmacy, University of Minnesota, or other college approved by the Board, or who has successfully completed not less than one year of the two-year pre-pharmacy program and who is satisfactorily progressing toward the completion of the two-year pre-pharmacy program.

(b) "Preceptor" means a natural person licensed as a pharmacist by the State Board of Pharmacy, or by the duly

constituted licensing agency of any state.

(c) "Year of practical experience in pharmacy" means fifty-two work weeks of not less than 40 hours per week of internship training acquired under the supervision of a preceptor, not concurrent with full time academic work or other than during summer vacation periods.

(d) "Supervision", as used in connection with this regulation, means that in the pharmacy where the intern is being trained, a registered pharmacist designated as preceptor, ^{or another registered pharmacist,} shall be in continuous personal contact with and actually giving instructions to the intern during all professional activities of the entire period of his internship.

II. REGISTRATION AND REPORTING

(a) Every person shall register with the Board before beginning his internship. Registration shall remain in effect during successive training periods if progress reports, and affidavits of experience required by the Board are executed promptly upon beginning or terminating employment, and if the Board is satisfied that the registrant is in good faith and with reasonable diligence is pursuing a degree in pharmacy.

Credit for internship time will not be granted unless registration, progress reports and affidavits of experi-

ence for preceding time are completed.

(b) The pharmacist-intern shall be so designated in his professional relationships, and shall in no manner falsely assume, directly or by inference, to be a pharmacist. The Board shall upon proper registration issue to the intern a pocket registration card for purposes of identification and verification of his role as an intern, which card shall be surrendered to the secretary of the Board upon termination of the internship program.

(c) All registered interns shall notify the Board immediately upon change of employment or mailing address.

(d) The intern shall maintain additional records of his professional activities. Such records are to be prescribed by the Board for the purpose of recording details of the scope of internship experience, and are to be submitted not less than quarterly during the internship year.

III. TRAINING REQUIREMENTS

The intent of this regulation is to: provide a proper preceptor-intern (teacher-student) relationship within the context of the employer-employee relationship and provide a broad base of internship experience and to supplement academic training in a manner which prepares the intern for all aspects of the practice of pharmacy.

(a) Nothing in this regulation shall imply that the standards described herein are acceptable to other states on a reciprocal basis.

(b) When an intern desires to obtain credit for training received in a state other than Minnesota, he shall abide by all the provisions of this regulation, ~~wherever practicable~~. Where a possible conflict may exist between the provisions of this rule and requirements of the state in which the intern is training, the intern shall contact the secretary of the Board of Pharmacy and outline any possible problem.

(c) No more than one intern shall be trained by a preceptor at one time.

(d) Upon registration, interns and preceptors will be furnished a copy of the "Pharmacy Preceptor's Guide" sponsored by the National Association of Boards of Pharmacy and the American Association of Colleges of Pharmacy. The guide is furnished to suggest appropriate types, scope and order of training experiences. It is not intended to be restrictive in the method of instruction, but shall be used as a guide to insure that the intern's practical experiences are commensurate with his educational level, and that his total experience will be broad in scope.

STATE OF MINNESOTA
COUNTY OF RAMSEY

BEFORE THE MINNESOTA STATE
BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF
THE LICENSE OF MELVIN JAMES WATERS

TO: MELVIN JAMES WATERS

Sir:

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota, on the 24th day of September, 1966, at 9:00 o'clock A.M., to make such answer to the charges herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

1. That you did, on or about July 2, 1965, dispense to one J. W. Hand a certain drug, namely Orinase in a bottle which bore a label containing a caution against dispensing said drug without a prescription, without benefit of a prescription therefor from a practitioner licensed by law to administer said drug; and that said act was contrary to the provisions of 21 U. S.C. 353(b)(1), which resulted in said drug in said bottle being

misbranded while held for sale, in violation of Title 21, United States Code, Section 331(k).

2. That you did, on or about July 19, 1965, dispense to one J. W. Hand a certain drug, namely Preludin in a bottle which bore a label containing a caution against dispensing said drug without a prescription, without benefit of a prescription therefore from a practitioner licensed by law to administer said drug; and that said act was contrary to the provisions of 21 U.S.C. 353(b)(1), which resulted in said drug in said bottle being misbranded while held for sale in violation of Title 21, United States Code, Section 331(k).

3. That you did, on or about August 27, 1965, dispense to one Stanley H. Opitz a certain drug, namely Preludin in a bottle which bore a label containing a caution against dispensing said drug without a prescription, without benefit of a prescription therefor from a practitioner licensed by law to administer said drug; and that said act of causing the dispensing of said drug as aforesaid was an act contrary to the provisions of 21 U.S.C. 353(b)(1), which resulted in said drug in said bottle being misbranded while held for sale, in violation of Title 21, United States Code, Section 331(k).

4. That you, the said Melvin James Waters did violate the laws of the United States as set forth in the attached photostatic certified copy of the Judgment and Commitment

Of the United States District Court, District of Minnesota,
4th Division.

This citation is issued by order of the Minnesota
State Board of Pharmacy on this _____ day of _____,
1966, pursuant to power vested in this Board according to
law.

MINNESOTA STATE BOARD OF PHARMACY

By _____
Paul G. Grussing, Secretary

STATE OF MINNESOTA

BEFORE THE MINNESOTA STATE

COUNTY OF RAMSEY

BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF
THE LICENSE OF RUSSELL R. ILTIS

TO: RUSSELL R. ILTIS

Sir:

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota, on the 23rd Day of September, 1966, at 3:30 o'clock P.M., to make such answer to the charges herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

1. That you did on or about July 30, 1966, dispense to one R. L. Wheidiger, a certain drug namely Hydrodiuril 25 mg. for one Joyce Larson contrary to the provisions of 21 U.S.C. 353(b)(1)(iii), in that you did not cause to authenticate the prescription by verifying said prescription from the practitioner licensed by law to administer said drug.

2. That you did on or about July 21, 1966, allow an unlicensed person to fill and dispense a prescription for a

drug namely Tedral in violation of Minnesota Statutes 1963, namely 152.10.

3. That you did on or about July 21, 1966, allow an unlicensed person to practice pharmacy in violation of Minnesota Statutes 1963, namely 151.06, Subdivision (6)(g).

4. That you did on July 21, 1966, between the hours 10:10 A.M. and 10:50 A.M. and the hours of 11:30 A.M. and 1:10 P.M., allow Iltis Drug to be open for the transaction of business without a pharmacist in charge in violation of Minnesota Statutes 1963, namely 151.20.

5. That you did on July 28, 1966, between the hours of 8:10 P.M. and 10:00 P.M., allow Iltis Drug to be open for the transaction of business without a pharmacist in charge in violation of Minnesota Statutes 1963, namely 151.20.

6. That you did on July 29, 1966, between the hours of 9:10 A.M. and 12:00 o'clock noon and the hours of 6:40 P.M. and 10:00 P.M., allow Iltis Drug to be open for the transaction of business without a pharmacist in charge in violation of Minnesota Statutes 1963, namely 151.20.

7. That you did on July 31, 1966, between the hours of 9:15 A.M. and 10:50 A.M., allow Iltis Drug to be open for the transaction of business without a pharmacist in charge in violation of Minnesota Statutes 1963, namely 151.20.

8. That you did on August 15, 1966, between the hours of 4:50 P.M. and 6:00 P.M., allow Iltis Drug to be open for

the transaction of business without a pharmacist in charge in violation of Minnesota Statutes 1963, namely 151.20.

This citation is issued by order of the Minnesota State Board of Pharmacy on this _____ day of August, 1966, pursuant to power vested in this Board according to law.

MINNESOTA STATE BOARD OF PHARMACY

By _____
Paul G. Grussing, Secretary

STATE OF MINNESOTA

BEFORE THE MINNESOTA STATE

COUNTY OF RAMSEY

BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF
THE LICENSE OF RALPH D. NELSON

TO: RALPH D. NELSON

Sir:

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota, on the 10th Day of November, 1966, at 3:00 o'clock P.M., to make such answer to the charges herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

1. That you did as pharmacist in charge of Griffen Pharmacy violate the laws of the State of Minnesota, 1961, namely: M.S.A. 618.09, between the periods of May 17, 1964 and April 26, 1966 by failing to retain on file certain prescriptions for a period of two years.

This citation is issued by order of the Minnesota
State Board of Pharmacy on this 19th day of October,
1966, pursuant to power vested in this Board according to
law.

MINNESOTA STATE BOARD OF PHARMACY

Paul G. Grussing, Secretary

By Edna A. DeRubis
Edna A. DeRubis, Assistant Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred - Thirteenth Meeting

September 23, 1966. At approximately 12:30 o'clock P.M., Friday, the Board met in the conference room of its offices. Vice President John E. Quistgard called the meeting to order. Members in attendance were: Vice President Quistgard, Mr. Max Bearman, Mrs. Kitty Alcott and Mr. Ben J. Seifert. Also in attendance were the Board's secretary, Paul G. Grussing and its legal counsel, Mr. James J. Trench.

The Board reviewed the agenda for its meeting and plans for the subsequent joint meeting of the National Association of Boards of Pharmacy and American Association of Colleges of Pharmacy, District V, to be held in Bismarck, North Dakota on September 25 and 26.

At approximately 1:00 o'clock P.M., Pharmacist Stanley R. Nelson appeared before the Board in response to a letter sent to him by the secretary. Vice President Quistgard explained the investigatory nature of the meeting indicating that the information obtained during the meeting could be used as evidence to issue a citation to show cause why one's license should not be suspended or revoked. The Board questioned Mr. Nelson about violations of M.S. 151.20. The significance of these violations, reference to previous violations and the implication of new regulation number 25 was discussed with Mr. Nelson. After the discussion and a warning from the Board, Mr. Nelson departed at approximately 1:25 o'clock P.M.

At approximately 1:30 o'clock P.M., Pharmacist Clair J. Einen appeared before the Board in response to a letter sent to him by the secretary. Vice President Quistgard explained the investigatory nature of the meeting, indicating that the information obtained during the meeting could be used as evidence to issue a citation to show cause why one's license should not be suspended or revoked. The Board reviewed with Mr. Einen violations of M.S. 152.09 and 151.06 (6)(e). Mr. Einen gave assurance that he would discontinue sales to the Norman L. Swendson Company since that company has now received a license to sell drugs at wholesale.

After a thorough review of the violation involving sale of legend drugs (including barbiturates) to an unlicensed person (assumed by Mr. Einen to be an agent of a physician), he departed at approximately 2:00 o'clock P.M., after a warning from the Board.

At approximately 2:10 o'clock P.M., Pharmacist Charles Rafferty appeared before the Board in response to a letter sent to him by the secretary. Vice President Quistgard explained the investigatory nature of the meeting, indicating that any information obtained during the meeting could be used as evidence to issue a citation to show cause why one's license should not be suspended or revoked.

The Board discussed with Mr. Rafferty violations of M.S. 151.06 (6)(e) and 151.06 (6)(g). Mr. Rafferty indicated that the Olivia Drug Company, Franklin, doing business as The Prescription Shop, had closed for economic reasons.

President John H. Nelson joined the Board in its discussion.

The Board reviewed regulation number 25 and emphasized the dangers of lay involvement in professional processes. The necessity of absolute separation of pharmaceutical vs other activity in the Olivia Drug Company, Morton, and its tangent enterprise was stressed by the Board. It was suggested that two telephones, one for each business, would prevent a non-registered person from taking professional messages to be later illegally transmitted to the pharmacy. After the Board stated a general warning of the dangers of lay involvement, Mr. Rafferty departed at approximately 2:30 o'clock P.M.

At approximately 2:30 o'clock P.M., Pharmacist Ralph D. Nelson appeared before the Board in response to a letter sent to him by the secretary. President John H. Nelson reminded Mr. Ralph Nelson that any evidence discovered during this meeting could be used to issue a citation to show cause why one's license should not be suspended or revoked. The Board questioned Mr. Ralph Nelson regarding the discrepancies in narcotic records and actual inventory and noted information provided by Mr. Nelson. At approximately 3:45 o'clock P.M., Mr. Nelson departed.

At approximately 3:45 o'clock P.M., Pharmacist Sam Saffrin appeared before the Board in response to a letter sent to him by the secretary as directed by the Board at its last meeting.

The Board questioned Mr. Saffrin about a violation of regulation number 21, which occurred after the meaning of regulation number 21 had been clearly explained to Mr. T. J. Ramai, District Manager of the Walgreen Company. The meaning of regulation number 21 was clearly set forth by the Board to Mr. Saffrin, who indicated willingness to cooperate fully with the Board. He will contact Pharmacists Paul D. Anderson and Leonard F. Martens who assume a special local responsibility for reviewing Walgreen Company advertisements to insure that they comply with regulation number 21. Mr. Saffrin also indicated he would write all Walgreen Pharmacies in Minnesota, calling their attention to regulation number 21. At approximately 4:15 o'clock P.M., Mr. Saffrin departed.

The Board entered into a discussion of the cases reviewed earlier in the afternoon. Mr. Bearman moved and Mr. Seifert seconded that the secretary be instructed to write a letter of reprimand to Mr. Stanley R. Nelson. Motion passed.

After a thorough discussion of the facts presented in the investigation of Mr. Clair J. Einen, Mr. Quistgard moved and Mrs. Alcott seconded that the secretary be instructed to write a letter of reprimand to Mr. Einen, and that a follow-up inspection be conducted at a later date. Motion passed.

After a thorough discussion of the facts reviewed in the investigation of Mr. Charles Rafferty, Mr. Quistgard moved and Mrs. Alcott seconded that the secretary be instructed to write a letter of severe reprimand to Mr. Rafferty.

After a thorough discussion of the investigation relating to Mr. Sam Saffrin, Mr. Quistgard moved and Mr. Bearman seconded that the secretary write Mr. Saffrin reviewing the elements of the Board's discussion and noting his promise to contact other Walgreen Company pharmacists. Motion passed.

The secretary related that counsel for Mr. Russell R. Iltis requested continuation of the citation scheduled for September 23, 1966, 3:30 o'clock P.M. After a discussion of this request, Mr. Quistgard moved and Mr. Seifert seconded that counsel for the Board contact counsel for Mr. Iltis to arrange a date certain of 2:00 o'clock P.M., Thursday, November 10, 1966, for the continuation, and further, that a 12:00 o'clock noon business meeting and evening business meeting be scheduled for the same day. Motion passed.

At approximately 4:55 o'clock P.M., Mr. Seifert moved and Mr. Bearman seconded that the meeting adjourn until 8:45 o'clock A.M. the next day.

September 24, 1966. At approximately 8:50 o'clock A.M., President Nelson reconvened the Board. Members present were: President John H. Nelson, Vice President John E. Quistgard, Mrs. Kitty M. Alcott and Mr. Ben J. Seifert, together with the Board's secretary and counsel.

At approximately 9:05 o'clock A.M., Pharmacist Melvin J. Waters appeared before the Board in response to a citation issued to him on August 30, 1966 to show cause why his license to practice pharmacy should not be suspended or revoked for the causes specified therein. Mr. Waters was not represented by counsel.

A duly constituted hearing was held and a transcript made. At approximately 10:10 o'clock A.M., the hearing was concluded and Mr. Waters departed.

After a thorough review of the evidence presented in the hearing of Mr. Melvin J. Waters, Mr. Quistgard moved and Mr. Seifert seconded that Mr. Waters be found guilty of charge numbered one. Motion passed.

Mr. Quistgard then moved and Mr. Seifert seconded that Mr. Waters be found not guilty as charged in the case of charge numbered two. Motion passed.

Mrs. Alcott moved and Mr. Quistgard seconded that Mr. Waters be found guilty of charge numbered three. Motion passed.

Mrs. Alcott then moved and Mr. Seifert seconded that Mr. Waters be found guilty of charge numbered four. Motion passed.

Mr. Seifert moved and Mrs. Alcott seconded that the license of Mr. Melvin J. Waters be suspended, effective November 10, 1966, for an indefinite period of time or until such time that medical evidence is provided by Mr. Waters to demonstrate his physical and mental capabilities to practice pharmacy. Motion passed.

At approximately 10:40 o'clock A.M., Pharmacist Dewey R. Anderson appeared before the Board in response to a letter written to him by the secretary. President Nelson explained the investigatory nature of the meeting and indicated that evidence obtained in the meeting might be used to issue a citation requiring one to show cause why one's license to practice pharmacy should not be suspended or revoked. The Board questioned Mr. Anderson about reported discrepancies in inventory at the Griffen Pharmacy and noted evidence furnished by Mr. Anderson. At approximately 11:00 o'clock A.M., Mr. Anderson departed.

At approximately 11:00 o'clock A.M., Pharmacist Edwin E. Groth appeared before the Board in response to a letter sent to him by the secretary. President Nelson explained the investigatory nature

of the meeting and indicated that evidence obtained in the meeting could be used to subsequently issue a citation requiring one to show cause why one's license should not be suspended or revoked. The Board questioned Mr. Groth about reported discrepancies in inventory at the Griffen Pharmacy and noted evidence furnished by Mr. Groth. At approximately 11:35 o'clock A.M., Mr. Groth departed.

At approximately 11:40 o'clock A.M., Pharmacist LeRoy Moore appeared before the Board in response to a letter sent him by the secretary. President Nelson explained the investigatory nature of the meeting, indicating that evidence gained at the meeting could be used as a basis to issue a citation to show cause why one's license should not be suspended or revoked. The Board discussed violations of regulation number 21 at Thrifty Drug, Little Falls. The meaning of regulation number 21 was thoroughly explained to Mr. Moore who departed at 12:00 o'clock noon, after being warned by the Board.

At approximately 12:00 o'clock noon, Pharmacist Douglas A. Stark appeared before the Board in response to an invitation from the secretary. The nature of the violations of regulation number 21 at the Thrifty Drug Company of Little Falls, was reviewed with Mr. Stark who agreed to communicate with all member pharmacies of the Thrifty Drug store group, informing them of the meaning of regulation number 21. At approximately 12:20 o'clock P.M., Mr. Stark departed.

Mr. Nelson dismissed the meeting until 2:00 o'clock P.M.

At approximately 2:10 o'clock P.M., the Board reconvened in its offices. The following members were present: President John H. Nelson, Vice President John E. Quistgard, Mrs. Kitty M. Alcott and Mr. Ben J. Seifert. Also in attendance was the Board's secretary.

After a review of the facts discussed in the meeting with Mr. LeRoy Moore, and after discussing the evidence presented during the meeting, Mr. Seifert moved and Mrs. Alcott seconded that the secretary be instructed to write a letter of severe reprimand to Mr. LeRoy Moore. Motion passed.

After a review of the files indicating that Mr. Douglas A. Stark had previously met with the Board with respect to a violation of regulation number 21, Mr. Seifert moved and Mrs. Alcott seconded that a letter of severe reprimand be written to Mr. Stark. Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that the last paragraph on page eight of the minutes of the 412th meeting be amended to include after the words - "all members of the Board"-

the words - "and its secretary" - and that the minutes be approved as so corrected. Motion passed.

After discussions of a general nature, and signing of certificates issued as replacements for those destroyed by fire, Mr. Seifert moved and Mrs. Alcott seconded that the meeting adjourn at 3:45 o'clock P.M. Motion passed. The Board adjourned to travel to the District V meeting in Bismarck, North Dakota, of the National Association of Boards of Pharmacy.

September 26, 1966 - 11:00 o'clock A.M., the Board met at the Holiday Inn, Bismarck, North Dakota. President Nelson called the meeting to order. All members and its secretary were present.

After a discussion of regulation number 26, III, (c), the President instructed the secretary to draft a guide statement for use by all Board personnel explaining 1:1 preceptor-intern ratio both in terms of total personnel and number of personnel on duty at any one time.

After a discussion of the application for reciprocal licensure of Everett Henry Behm, Mr. Quistgard moved and Mr. Seifert seconded that: whereas the required examination in jurisprudence was not completed by Mr. Behm; and whereas the Board over a considerable period of time, made several attempts through two secretaries to make suitable arrangements for Mr. Behm to take the required examination; and whereas Mr. Behm did not respond to the arrangements by taking the examination, that the secretary be instructed to withhold the license certificate previously prepared but not issued. Motion passed.

The Board then discussed the required jurisprudence examination for reciprocal candidates and ordered the discussion tabled.

After reviewing suggestions from registrants that examinations for reciprocal candidates be given more frequently at the convenience of the Board, or that permits be issued to candidates for reciprocity, Mr. Quistgard moved and Mr. Seifert seconded that this discussion be tabled until the January meeting. Motion carried.

The Board then reviewed the six-credit part-time study limitation for registering time as an intern. Specifically, the wisdom of allowing a part-time student to complete all of his internship early in the curriculum before bringing his academic training to the internship was discussed. It was agreed that the effect of regulation number 26 requiring an intern to practice only what he is academically prepared for does, in part, prevent completion of internship before the final professional year's academic training begins.

In planning for the next regular meeting of the Board in January, the Vice President and secretary are to review the scope of the meeting and the necessity of a Sunday evening agenda review meeting of the entire Board.

After a review of the inventory of narcotics at the Glen Lake Drug, the secretary was instructed to conduct another inventory before the January meeting.

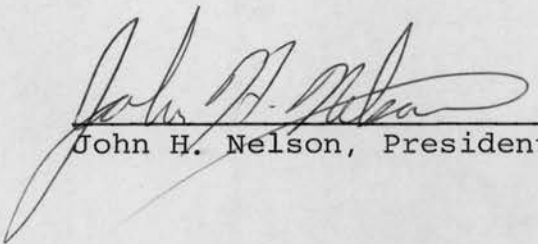
The Board then discussed the hazards of the practice of accepting for credit used medical appliances and partly-used containers of drugs. The secretary was instructed to draft a regulation prohibiting these practices for consideration at the November 10, 1966 meeting.

The Board discussed evidence presented by Messrs. Ralph D. Nelson, Dewey R. Anderson and Edwin E. Groth and instructed the secretary to: continue an investigation of the practice of allowing non-registered personnel to close the Griffen Pharmacy, and interview Mr. Ralph D. Nelson again.

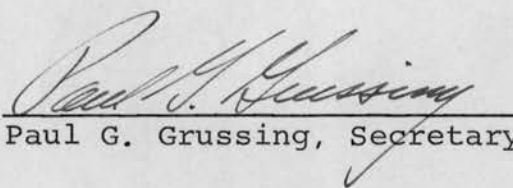
The secretary reported on a visit with the supervisor of the Weights and Measures Division, Railroad and Warehouse Commission during which the frequency of and rates for testing prescription balances were discussed. The Board's discussion of the report was tabled until the next meeting.

Brief reports from the secretary included - review of an instruction booklet prepared for the inspectors to aid both their investigational and educational roles, report of cooperation with local police and city managers in the matter of stopping indiscriminate distribution of drug samples in violation of M.S. 616.11, and a report of inspections and follow-up activities in cooperation with various county attorneys in the matter of illegal sale of contraceptive devices.

At approximately 12:10 o'clock P.M., Mr. Bearman moved and Mr. Seifert seconded that the meeting adjourn. Motion passed.



John H. Nelson, President



Paul G. Grussing, Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred - Fourteenth Meeting

November 10, 1966. At approximately 9:30 o'clock A.M., Vice President John E. Quistgard called the meeting to order in the Board's offices at 1965 Ford Parkway, St. Paul. Members in attendance were: Vice President John E. Quistgard, Max Bearman, Mrs. Kitty M. Alcott and Ben J. Seifert. Also in attendance was the Board's secretary, Paul G. Grussing.

The Board discussed the agenda for the meeting and the secretary noted that Mr. Jack C. Gragert had arrived early for his meeting with the Board. The Board then proceeded with its meeting.

At approximately 9:50 o'clock A.M., Pharmacist Jack C. Gragert appeared before the Board in response to a letter sent to him by the secretary. Mr. Quistgard reviewed the violations of Regulation No. 21 in the pharmacy supervised by Mr. Gragert. Mr. Gragert acknowledged the violations and pointed out that recent communications from Mr. Sam Saffrin and Mr. T. J. Ramai, District Manager for the Walgreen Company, in which the meaning of Regulation No. 21 was directed to the pharmacists-in-charge of Walgreen Company pharmacies. After a warning from the Board and a reminder about proper record-keeping procedures for Class "B" narcotics, Mr. Gragert departed at approximately 11:00 o'clock A.M.

President John H. Nelson arrived at 11:05 o'clock A.M., and joined the meeting. After a discussion of the elements of the Board's visit with Mr. Gragert, Mr. Bearman moved and Mrs. Alcott seconded that the secretary be instructed to write a letter of reprimand to Mr. Gragert, containing the suggestion that he communicate the correct interpretation of the meaning of Regulation No. 21 to other pharmacists-in-charge in local Walgreen Company pharmacies. Vice President Quistgard called the question and the motion passed. President Nelson did not vote.

President Nelson noted at approximately 11:15 o'clock A.M., that Mr. William F. Huffer had not appeared for his meeting scheduled at 10:30 o'clock A.M. The assistant secretary, Mrs. Edna DeRubis was instructed to phone Mr. Huffer's pharmacy to inquire about his plans for appearing before the Board. Mrs. DeRubis reported that Mr. Huffer did not plan to attend the

meeting and that he had sent a wire explaining why he could not attend. The secretary was instructed to write Mr. Huffer indicating the Board's displeasure in noting his absence at the meeting, and that he would be expected to attend the next special meeting of the Board which would be scheduled soon.

The Board then entered into a discussion of several items on its business meeting agenda. After a discussion of the proposed project involving testing of prescription balances and weights which was tabled at the last meeting, Mr. Seifert moved and Mr. Quistgard seconded that the secretary contact the Railroad and Warehouse Commission to make definite and complete arrangements for the implementation of such a testing program, subject to final review by the Board before implementation. Motion passed.

The Board then continued the discussion of the second item tabled from the last meeting - the jurisprudence examination for reciprocity candidates. After some discussion it was agreed that the specific reason for denying reciprocity shall be stated in any letter to future candidates who may be denied the privilege of reciprocity. The need for finalizing and standardizing the questions asked of reciprocity candidates during their oral examination was discussed. The use of interpretive questions based upon actual dispensing situations and requiring good professional judgment combined with a thorough knowledge of jurisprudence was discussed. It was agreed that each Board member would prepare five such questions for review during the Sunday evening meeting preceding the next examination. The secretary was instructed to prepare a list of questions frequently referred to the office.

Current practices in dispensing poisons in accordance with the state poison schedule and the poison law were discussed. The secretary was instructed to furnish copies of the Poison Register to Board members prior to the next meeting.

The draft copy of a regulation to prohibit the return of unused portions of medications was in the possession of counsel during the discussion of this topic. The discussion was included on the agenda for the evening business meeting. Mr. Bearman moved and Mr. Seifert seconded that the discussion be tabled until the January meeting. Motion passed.

The secretary reported on administrative problems resulting from the advancement of the 1966 summer examination dates to June 20th. The secretary was instructed to clear the peak

Minnesota State Board of Pharmacy - 414th Meeting, November 1966

of office activity caused by advancement of the examination dates by advancing the pharmacy license renewal procedure.

At approximately 11:45 o'clock A.M., President Nelson dismissed the Board until 1:00 o'clock P.M.

At approximately 1:15 o'clock P.M., Pharmacist Russell R. Iltis appeared before the Board in response to a citation issued to him on August 30, 1966, to show cause why his license to practice pharmacy should not be suspended or revoked for the causes specified therein. Mr. Iltis was represented by Mr. David Bourgin, Attorney at Law.

A duly constituted hearing was held and a transcript made. At approximately 4:20 o'clock P.M., Mr. Iltis and his attorney departed.

At approximately 4:30 o'clock P.M., Pharmacist Ralph D. Nelson appeared before the Board in response to a citation issued to him on October 19, 1966, to show cause why his license to practice pharmacy should not be suspended or revoked for the causes specified therein. Mr. Nelson was represented by Mr. Wendell Anderson, Attorney at Law.

A duly constituted hearing was conducted and a transcript made. At approximately 9:07 o'clock P.M., Mr. Nelson and his attorney departed.

After a thorough discussion of the evidence presented in the hearing, Mr. Quistgard moved and Mr. Seifert seconded that the charges in the citation issued to Mr. Nelson be dismissed. Motion passed.

After a review and discussion of the evidence presented during the hearing in re: Russell R. Iltis, Mr. Quistgard moved and Mrs. Alcott seconded that Mr. Iltis be found guilty of charge numbered one. Motion passed.

Mrs. Alcott moved and Mr. Seifert seconded that Mr. Iltis be found guilty of charges numbered two and three. Motion passed.

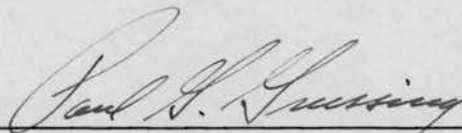
Mr. Bearman moved and Mr. Quistgard seconded that Mr. Iltis be found guilty of charges numbered four, five and six. Motion passed.

After a thorough review of the past record of Mr. Iltis, Mr. Bearman moved and Mr. Seifert seconded that the license of Mr. Russell R. Iltis be revoked effective December 20, 1966. Motion passed.

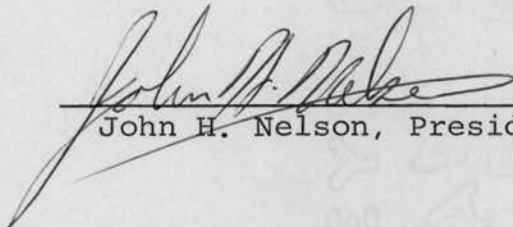
Because many items on the business agenda could not be discussed due to the long hearing just completed, it was agreed that the Board should meet in December to continue its business. The secretary was instructed to schedule a meeting in connection with the next meeting of the President's Advisory Committee of the Minnesota State Pharmaceutical Association.

After another review of the evidence presented in the hearing of Ralph D. Nelson, the secretary was instructed to continue an investigation based on new evidence offered during the hearing.

Mr. Seifert moved and Mr. Bearman seconded that the meeting adjourn. Motion passed. Adjournment at 9:50 o'clock P.M.



Paul G. Grussing, Secretary



John H. Nelson, President

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Fifteenth Meeting

December 13, 1966. At approximately 10:25 o'clock A.M., Vice-President John E. Quistgard called the meeting to order in the Board's offices at 1965 Ford Parkway, St. Paul. Members in attendance were: Vice-President John E. Quistgard, Max Bearman and Mrs. Kitty Alcott. Also in attendance were the Board's counsel, Mr. James J. Trench and its secretary, Paul G. Grussing.

After a review of the minutes of preceding meetings, Mr. Bearman moved and Mrs. Alcott seconded to approve the minutes of the 412th, 413th and 414th meetings. Motion passed.

At approximately 10:35 o'clock A.M., Pharmacist Donald M. Witt appeared before the Board in response to a letter from the secretary. Mr. Quistgard reviewed the violations of Regulation No. 21 in the Walgreen Pharmacy supervised by Mr. Witt. The Board warned Mr. Witt of his responsibilities as pharmacist-in-charge, and Mr. Quistgard specifically warned Mr. Witt to review all advertisements in the future. Mr. Witt promised that his Pharmacy would now remain in compliance and that he would communicate the Board's interpretation of Regulation No. 21 to the other Walgreen Pharmacy in Duluth. Mr. Witt departed at approximately 10:55 o'clock A.M.

President John H. Nelson arrived and assumed the chair.

At approximately 11:06 o'clock A.M., Pharmacist Mario Rosatti appeared before the Board in response to a letter from the secretary. President Nelson reminded Mr. Rosatti of the seriousness of the violations in which his pharmacy was open for business without the services of a pharmacist-in-charge. Mr. Rosatti acknowledged the violations and explained his absence on the cited occasions. He presented a written plan for physically separating his prescription and drug departments from the rest of the store. The plan was reviewed by the Board and found not to be in compliance with Board Regulation No. 17.

Mr. Rosatti will contemplate shortening his pharmacy hours to remain in full compliance. At approximately 11:30 o'clock A.M., Mr. Rosatti departed.

Mr. Seifert arrived and joined the Board.

At approximately 11:35 o'clock A.M., President Nelson dismissed the Board until 1:15 o'clock P.M.

At approximately 1:20 o'clock P.M., Pharmacist William A. Soderlund appeared before the Board in response to a letter from the secretary. President Nelson reminded Mr. Soderlund of the violation of Regulation No. 21 on pharmacy labels from Target Pharmacy, Roseville. Mr. Soderlund acknowledged the violation and indicated that the words in violation had been discontinued.

The Board then discussed with Mr. Soderlund his pharmacy's practice in compounding complex dermatological prescriptions. Patrons are not denied compounding, according to Soderlund, but at peak work period they defer compounding at their convenience. After a warning concerning the meaning of Regulation 21 and the responsibilities of the pharmacist-in-charge, Mr. Soderlund departed at approximately 1:45 o'clock P.M.

At 1:50 o'clock P.M., Pharmacist Alvin F. Towle appeared before the Board in response to a written request from the secretary. The Board reviewed the meaning of Regulation No. 21 with Mr. Towle who promised full compliance in the future.

President Nelson warned Mr. Towle of the impropriety of a non-registered military pharmacist compounding and dispensing on a part-time basis in the Duluth Target pharmacy.

The specific meaning of Board Regulation No. 26 III (c) was discussed with Mr. Towle who was warned about the necessity of strict compliance with Regulation No. 26. Mr. Towle departed at about 2:15 o'clock P.M.

At approximately 2:25 o'clock P.M., Pharmacist William F. Huffer appeared before the Board in response to a letter from the secretary. Mr. Huffer did not appear as requested before the Board during its November meeting. The meaning of Regulation 21 was clearly stated by various Board members, who pointed out the necessity of full compliance with the regulation. After a warning, Mr. Huffer departed at approximately 2:50 o'clock P.M.

At 3:13 o'clock P.M., President Nelson called the Board into executive session. Counsel informed the Board that the Iltis revocation had been appealed and will be tried de novo in Koochiching County.

Mr. Quistgard moved and Mrs. Alcott seconded that the minutes of this meeting record the results of the poll of Board members conducted by the secretary to consider and order the re-instatement

of the license of Melvin J. Waters. Motion passed.

The secretary indicated that an appointment with the Chief of the Weights and Measures Division, Railroad and Warehouse Commission, has been made to make final arrangements for the checking of balances and weights, subject to a final Board approval.

The secretary reported on typical questions from registrants to the Board office which might be suitable for use in an oral jurisprudence examination. Some questions have been collected from Board members for this purpose. Each member is to submit five such questions for review on January 15, 1967.

The secretary reported on a completed draft regulation to prohibit return of drugs and devices. He is to furnish a final version to Board members before the January meeting.

The secretary reported on a review of the existing poison schedule and pointed out: the obsolescence of the Caustic Poison Law, the need for an FDA policy statement and a study and possible reprinting of the state hazardous substances act which affects pharmacies. Mr. Quistgard moved and Mr. Seifert seconded that the secretary and counsel study and up-date the existing poison schedule. Motion passed.

The Board then discussed the proposed M.S.Ph.A. amendment to the pharmacy law. Mr. Quistgard moved and Mr. Bearman seconded that this topic be tabled until the next morning. Motion passed.

The Board discussed the need for a state drug abuse act which would be a qualification for embarking on a cooperative venture with FDA which would refer all cases involving retail distribution to the Board. The secretary will distribute draft copies to the Board before the January meeting.

The secretary reported on efforts by the Health Department to up-date the definition of narcotics in M.S. 618. The secretary has assisted in this work and has been requested to assist in presentation of the amendment to the 1967 Legislature.

The problem of salvage drugs was discussed with the view of preparing a draft of a salvage drug law. Motion by Quistgard and Alcott to table discussion until the next meeting when a draft of a salvage drug law will be made available. Motion passed.

The secretary was instructed, in the case of late meetings, when appointments are waiting in the main Board office, to arrange for office personnel to remain on duty to prevent possible prowling.

The secretary received draft copies of internship records and forms and requested Board comments. The Board members will review the draft forms and comment to the secretary by January 4, 1967.

The secretary was instructed to purchase a small table for the use of defense counsel in hearings held in the conference room, after a motion to that effect was made by Mr. Seifert, seconded by Mr. Bearman and passed.

At approximately 4:50 o'clock P.M., Pharmacist Richard J. Berg appeared. Mr. Berg's appearance was at his own request but subsequent to his request he received a letter from the secretary requesting him to appear to respond to questions concerning a violation of Board Regulation No. 21 (observed after Mr. Berg's request to appear). Mr. Berg was accompanied by Mr. Mark J. Vieno, Attorney-at-Law, and a court reporter.

The court reporter did not participate in the discussion. Mr. Berg discussed Board Regulation No. 23 as it affected his pharmacy in its location close to the Lowry Medical Arts Building. He indicated preference for an ethical standard which would prohibit distribution of any prescription blank pads to physicians. Mr. Berg was assured that this suggestion would be referred to the Minnesota State Pharmaceutical Association for comments to determine if the Board should modify Regulation No. 23.

The president then reviewed the elements of a violation of Regulation No. 21, which according to Mr. Berg, was caused by a temporary misplacement of a sign. Mr. Berg was reminded of the meaning of Regulation No. 21. At approximately 6:10 o'clock P.M., Mr. Berg and his attorney departed.

After a discussion of Regulation No. 26 III(c), Mr. Quistgard moved and Mr. Seifert seconded that the 1:1 ratio restriction not include registered interns working concurrent with academic training. Motion defeated.

Mrs. Alcott moved and Mr. Bearman seconded that the ratio apply and that the following guide to Regulation 26 III(c) be used by the staff in inspection activities in the case of interns working concurrent with academic training. Motion passed.

GUIDE TO REGULATION 26 III (c)

"No more than one intern shall be trained by a preceptor at one time"

1. Reasons for the 1:1 ratio:
 - a. Insures intern receives proper institutional attention from preceptor
 - b. Insures public that safe supervisory ratio is maintained.
2. Two rules for interpretations:
 - a. No more interns than pharmacists permitted during any "shift"
 - b. No more interns than pharmacists practicing in any pharmacy
3. Includes both summers and time concurrent with school
4. Includes graduate interns
5. Includes interns not receiving professional practical experience

After a discussion of a letter from counsel for Donald Malloy, N.R., Mr. Quistgard moved and Mr. Seifert seconded that the secretary write Malloy and his counsel re-asserting that he is not qualified under Regulation No. 25, and that he cannot compound and dispense prescriptions. Secretary to consult Board counsel for language of reply. Motion passed.

Mr. Quistgard moved and Mrs. Alcott seconded that the meeting adjourn. Motion passed. Adjournment at 6:40 o'clock P.M.

December 14, 1966. At 8:45 o'clock A.M., President John H. Nelson called the meeting to order in the Board's rooms at the Holiday Central Motel in Minneapolis. All members of the Board and its secretary were present.

After a discussion of a violation of Regulation No. 21 by Johnson Pharmacy, Bemidji, the secretary was instructed to write Mr. Frank T. Sykora, pharmacist-in-charge, informing him of the meaning of Regulation No. 21 as it prohibits prescription discount

advertising by trading stamp companies, etc.

The secretary was instructed to visit with representatives of trading stamp companies to explain the meaning of Regulation No. 21.

The secretary referred to enforcement procedures for Regulation No. 12. The topic was tabled until an actual problem might arise.

The secretary reported on suspected misuse or possible abuse of Dexyl (Pinex) related by two Twin City pharmacies. Drug wholesalers have been requested to observe the volume of sale of this product.

The secretary reported on a meeting with the State Planning Agency, and subsequent meetings with secretaries of various professional examining and regulatory boards.

The secretary then reported on the Health Department's definition of a convalescent and nursing care unit and the Board discussed Medicare's conditions of participation for pharmaceutical services to extended care facilities vs the current Health Department's regulation governing pharmaceutical service to nursing homes.

The secretary reported on an investigation of a wholesaler's representative who allegedly has supplied legend drugs to a lay person without benefit of a prescription. Another report is to be made after continued investigation.

The Board discussed the problem of drug wholesalers furnishing legend drugs to infirmaries without physicians.

The control of narcotic drugs at Snyder Bros. Drugs, Olson Memorial Highway, Minneapolis, was reported to be acceptable upon inventory. The secretary was instructed to inform Mr. Joseph V. Brochin, pharmacist-in-charge, that record-keeping has improved notably but that records may be re-inspected.

The control of narcotics at Glen Lake Drug was reported to be acceptable after investigation. The lay suspect has been discharged by the pharmacist-in-charge.

The secretary reported on an interview with Mr. Sam Barrington in the matter of Griffen Pharmacy.

After a discussion of the hearing in the matter of Ralph D. Nelson, Mr. Bearman moved and Mr. Seifert seconded that a letter of severe reprimand be sent to Mr. Nelson, criticizing him for inadequate record-keeping and security prodedures. Motion passed.

The secretary reported on: (1) - narcotic thefts and burglaries at Highland Drug Center and Dols Pharmacy of St. Paul, (2) - violation of Regulation No. 17 at Erickson's Pharmacy, Red Wing, (3) - suspected irregularities in drug dispensing at Walgreen's Midway Pharmacy, St. Paul, and (4) - an alleged violation of Regulation No. 24 at Franklin, Minnesota and suspected violations of M.S. 151.20 at Morgan, Minnesota and Lester Prairie, Minnesota. Appropriate investigatory activities were discussed and ordered.

The secretary was instructed to determine legal requirements for licensure and practice of persons incapacitated for medical reasons.

In the matter of the application for reciprocal licensure of Mrs. Elaine Cue, the secretary was instructed to write the N.A.B.P. to determine if she was qualified to be licensed in Minnesota at the time of the original licensure in Indiana, and to obtain an affidavit of registered time to be considered in lieu of deficient internship time. Mr. Bearman moved and Mr. Seifert seconded that the Board may require that Mrs. Cue take the practical examination since she lacks the required one year of internship. Motion passed.

The appeal for trial (de novo) in the case of Russell Iltis was discussed. The discussion will be delayed until the appointment of counsel and discussed at the next meeting.

The Board considered the application for wholesale drug license from Northwestern Hospital, Minneapolis, Mr. Quistgard moved and Mrs. Alcott seconded to grant the license. Motion passed.

After considering an application to operate a pharmacy in the Pioneer Nursing Home in Virginia, Mrs. Alcott moved and Mr. Seifert seconded that the application be denied. Motion passed.

The secretary described the requirements for an additional storage cabinet for Pitney-Bowes addresser-printer plates. Mr. Quistgard moved and Mrs. Alcott seconded that the additional cabinet be purchased. Motion passed.

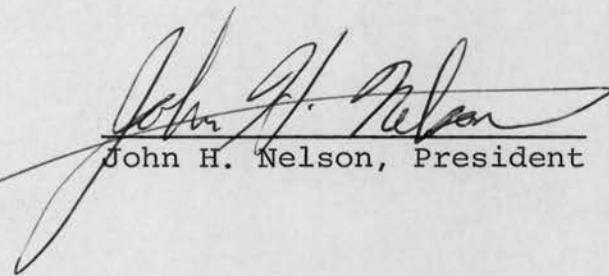
The policy of issuing licenses free for governmental hospital pharmacies was discussed and the secretary was instructed to review the legal requirements concerned.

The financial report for January-June 1966 was reviewed. Mr. Quistgard moved and Mrs. Alcott seconded that the report be accepted and approved. Motion passed.

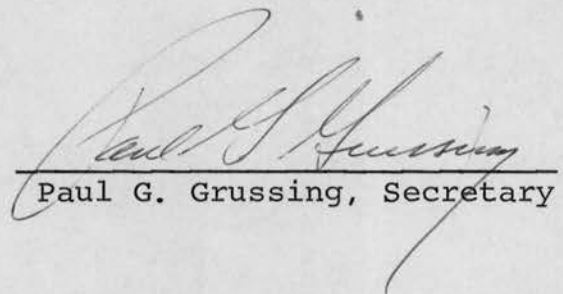
The secretary reported on problems with the current office lease. He was instructed to review the lease with counsel and report at the January 1967 meeting.

The Board discussed the need of meeting every month for the purpose of approving pharmacy licenses. The discussion was tabled until the January meeting.

Mr. Seifert moved and Mrs. Alcott seconded that the meeting be adjourned to attend the meeting of the President's Advisory Committee of the M.S.Ph.A. Motion passed. Adjournment 11:45 o'clock A.M.



John H. Nelson, President



Paul G. Grussing, Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Sixteenth Meeting

January 15, 1967. At approximately 8:20 o'clock P.M., Sunday, President John H. Nelson called the meeting to order in the Holiday Inn Central (Capp Towers) Motor Hotel in Minneapolis. Members in attendance were: President John H. Nelson, vice-president John E. Quistgard, Max Bearman and Mrs. Kitty Alcott. Also present was the board's secretary, Paul G. Grussing.

This being the first meeting of the year, Mrs. Alcott moved and Mr. Bearman seconded that John E. Quistgard be nominated for the office of president for the year 1967. There being no additional nominations, Mr. Bearman moved and Mrs. Alcott seconded that nominations be closed. Motion passed. Mr. Quistgard was then unanimously elected to the office of president.

President Quistgard assumed the chair. Mrs. Alcott moved and Mr. Nelson seconded that Mr. Max Bearman be elected by unanimous ballot to the office of vice-president. Motion passed.

The board then discussed the oral jurisprudence examination and prepared a standard list of topics for examination.

The secretary was instructed to investigate Wide Area Telephone Service (WATS) for office use.

After discussing the procedure for screening applications for candidates by reciprocity, Mr. Nelson moved and Mr. Bearman seconded that for the next regular board examination only, the secretary telephone one previous employer listed in the application, questioning the applicants character, and that this procedure be evaluated at the next regular meeting. Motion passed.

The board directed that the record show that the secretary and board members in the metropolitan area may be required to reside near the place of meeting in order that the board's business which requires evening meetings may be conducted without loss of time in transit.

After a discussion of the six month internship requirements in the state of Indiana, Mr. Nelson moved and Mrs. Alcott seconded that the National Association of Boards of Pharmacy be notified that the Minnesota State Board of Pharmacy will not grant reciprocity to applicants not showing evidence of the one year internship if it was required in this state when the applicant was originally licensed; and further, that registered time may not be considered in lieu of internship time unless the applicant has recorded in his original state of reciprocity internship time substantially equal to fifty-two work weeks of a minimum of forty hours per week. Motion passed.

The board then reviewed the agenda for the week and discussed items of a general nature.

At approximately 11:10 o'clock P.M. President Quistgard dismissed the meeting.

Minnesota State Board of Pharmacy - Four Hundred Sixteenth Meeting

January 16, 1967. The board met at the College of Pharmacy, University of Minnesota at 8:45 o'clock A.M. Members present were: President John E. Quistgard, vice-president Max Bearman, Mrs. Kitty Alcott, John H. Nelson and Paul G. Grussing, secretary.

The following individuals having completed the legal requirements for examination including properly executed applications were present to take the practical examination:

Anderson, Dennis R.	Loberg, Duane W.
Bakken, David H.	Meyer, Thomas W.
Benson, Burns P.	Miller, Patrick L.
Berg, David E.	Moncur, Robert G.
Campion, Katherine J. (Mrs.)	Muilenburg, Norman D.
Carlberg, Marion E.	Noble, Terrance O.
Custer, Lucy A. (Mrs.)	Parsons, Dennis I.
Doran, William M.	Rasmusson, James R.
Evans, George E.	Reineke, Thomas C.
Forchay, Thomas J.	Reinseth, Jens
Fossen, William M.	Schaffer, Paul W.
Goodmanson, Larry L.	Sparks, Eugene J.
Growette, Michael J.	Strother, Gary A.
Harding, Robert G.	Swanson, James R.
Hinrichs, Stephen P.	Uden, Constance A. (Mrs.)
Holmstrom, David E.	Vedder, George W.
Hubbes, Robert J.	Western, Michael J.
Johnson, Russell D.	Yeager, Jack W.
Krueger, Vernon D.	Young, Roger E.
Lang, Leonard A.	

Mrs. Elaine Cue, a candidate for reciprocal licensure from Indiana was present to take the practical examination, a requirement of the board since she had completed less than one year of internship, six months being the minimum requirement in Indiana.

After an orientation to the examination, roll call and instructions, the practical examination began at 9:05 o'clock A.M. and continued until the board was dismissed for lunch.

At 1:30 o'clock P.M. the board reconvened and the practical examination continued with the total number of candidates being 40.

Because of the severe blizzard the business meeting scheduled for the evening was delayed until the entire board could be assembled. Members graded practical examinations.

January 17, 1967. The board met at 201 Westbrook Hall, University of Minnesota, for the purpose of administering written examinations in the following subjects: Pharmacology, Pharmacy, Pharmaceutical Chemistry, Pharmaceutical and Chemical Mathematics and Jurisprudence. Candidates who had met all qualifications and who previously appeared for the practical examination were present. The examination lasted the entire day. Board members in attendance were: President John E. Quistgard, vice-president Max Bearman, Mrs. Kitty Alcott, and Mr. John H. Nelson. Also in attendance was the Board's secretary, P. G. Grussing.

At 1:30 o'clock P.M. the following candidates who had submitted properly executed applications joined the candidates seeking registration by examination. These candidates for registration by reciprocity wrote the examination in Jurisprudence only. All members and officers of the board present for the morning session were present.

Arneson, Donald R. - (South Dakota)
Bassett, Ruth Ann, (Mrs.) - (South Dakota)
Bellwood, Earl P. - (Kansas)
Carpenter, Ken T. - (North Dakota)
Cue, Elaine, (Mrs.) - (Indiana)
Dee, Allan D. - (Michigan)
Dosser, Donald H. - (North Dakota)
Ferguson, Edith C. - (North Dakota)
Hansmann, Thomas P. - (North Dakota)
Heida, Gerrit F. - (South Dakota)
Joelson, Thomas A. - (North Dakota)
Killam, John W. - (Iowa)
Lyons, Gary - (Wisconsin)
Monico, Kathleen G. - (North Dakota)
Nammur, Margaret D., (Mrs.) - North Dakota
Olson, Lawrence F. - (Iowa)
Ommen, Eugene P. - (Iowa)
Owens, Ronald C. - (South Dakota)
Robinson, James F. - (Alabama)
Sheehan, Marie C. - (Iowa)
Swanson, Carol J., (Mrs.) - (North Dakota)
Twitchell, Beverly, (Mrs.) - (North Dakota)
Weaver, Lawrence - (Iowa)
Wixom, Dean R. - (Utah)
Zeitz, Donald A. - (Illinois)

On Tuesday evening the board and its secretary met in its rooms at the Holiday Central Hotel to grade examination papers.

January 18, 1967. At 8:30 o'clock A.M. the board met in its offices at 1965 Ford Parkway, St. Paul. Members present were: President John E. Quistgard, vice-president Max Bearman, Mrs. Kitty Alcott, Ben J. Seifert, and John H. Nelson. Also in attendance was the board's secretary, Paul G. Grussing.

At approximately 8:50 o'clock A.M. Donald R. Arneson, a candidate for registration by reciprocity from the state of South Dakota appeared before the board for oral examination in Jurisprudence.

At approximately 9:12 o'clock A.M. Ken Terence Carpenter, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for oral examination in Jurisprudence.

At approximately 9:25 o'clock A.M. Donald Hagen Dosser, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for oral examination in Jurisprudence.

At approximately 9:40 o'clock A.M. Thomas Paul Hansmann, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for oral examination in Jurisprudence.

Mr. Neil Curry previously scheduled to appear for the written and oral Jurisprudence examinations notified the board office that he could not appear for the examinations.

In two successive meetings with half of the candidates by examination in each meeting, the board met at 1965 Ford Parkway, St. Paul, to present five separate professional topics - one by each of the board members. The board then invited questions from the candidates and a general discussion followed each meeting.

At 12:00 o'clock noon Donald Dee, a candidate for registration by reciprocity from the state of Michigan met with the board for the purpose of responding to an oral examination in Jurisprudence.

At approximately 12:20 o'clock P.M. Dr. Lawrence Weaver, a candidate for registration by reciprocity from the state of Iowa met with the board for the purpose of responding to an oral examination in Jurisprudence.

At approximately 1:30 o'clock P.M. Thomas Arthur Joelson, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for an oral examination in Jurisprudence.

At approximately 2:00 o'clock P.M. John William Killam, a candidate for registration by reciprocity from the state of Iowa appeared before the board for an oral examination in Jurisprudence.

At approximately 2:20 o'clock P.M. Lawrence Franklin Olson, a candidate for registration by reciprocity from the state of Iowa appeared before the board for an oral examination in Jurisprudence.

At approximately 2:45 o'clock P. M. Kathleen Gail Monico, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for an oral examination in Jurisprudence.

At approximately 3:10 o'clock P.M. Eugene Peter Ohmen, a candidate for registration by reciprocity from the state of Iowa appeared before the board for an oral examination in Jurisprudence.

At approximately 3:40 o'clock P.M. Ronald Clark Owens, a candidate for registration by reciprocity from the state of South Dakota appeared before the board for an oral examination in Jurisprudence.

At approximately 3:55 o'clock P.M. James Frank Robinson, a candidate for registration by reciprocity from the state of Alabama appeared before the board for an oral examination in Jurisprudence.

At approximately 4:10 o'clock P.M. Marie Catherine Sheehan, a candidate for registration by reciprocity from the state of Iowa appeared before the board for an oral examination in Jurisprudence.

At approximately 4:30 o'clock P.M. Carol Jean Swanson, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for an oral examination in Jurisprudence.

At approximately 4:45 o'clock P.M. Beverly Twitchell, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for an oral examination in Jurisprudence.

At 5:10 o'clock P.M. President Quistgard dismissed the board until 7:30 o'clock P.M.

At 7:30 o'clock P.M. board members and the secretary corrected papers and recorded grades. The president and secretary discussed matters of an administrative nature and the meeting was not reconvened.

January 19, 1967. At 9:00 o'clock A.M. the board reconvened in its offices at 1965 Ford Parkway, St. Paul. Those in attendance were: President Quistgard, vice-president Bearman, Mrs. Alcott and Messrs. Seifert and Nelson. Also in attendance was the board's secretary, Mr. Grussing.

At approximately 9:05 o'clock A.M. Ruth Ann Bassett, a candidate for registration by reciprocity from the state of South Dakota appeared before the board for an oral examination in Jurisprudence.

At approximately 9:20 o'clock A.M. Edith Claire Ferguson, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for an oral examination in Jurisprudence.

At approximately 9:30 o'clock A.M. Margaret Davies Nammar, a candidate for registration by reciprocity from the state of North Dakota appeared before the board for an oral examination in Jurisprudence.

At approximately 9:45 o'clock A.M. Dean Reynold Wixom, a candidate for registration by reciprocity from the state of Utah appeared before the board for an oral examination in Jurisprudence.

At approximately 10:00 o'clock A.M. Gary Francis Lyons, a candidate for registration by reciprocity from the state of Wisconsin appeared before the board for an oral examination in Jurisprudence.

At approximately 10:25 o'clock A.M. Elaine Kaye Cue, a candidate for registration by reciprocity from the state of Indiana appeared before the board for an oral examination in Jurisprudence.

At approximately 10:55 o'clock A.M. Gerrit F. Heida, a candidate for registration by reciprocity from the state of South Dakota appeared before the board for an oral examination in Jurisprudence.

At approximately 11:10 o'clock A.M. Donald Alvin Zeitz, a candidate for registration by reciprocity from the state of Illinois appeared before the board for an oral examination in Jurisprudence.

At approximately 11:30 o'clock A.M. Pharmacist Eugene Snyder appeared before the board in response to a letter sent to him by the Secretary on January 9, 1967. Snyder Brother's Pharmacy, 1296 Brookdale Center, Brooklyn Center, in charge of Mr. Snyder, was found to be in violation of board Regulation Number 21. The meaning of being "pharmacist-in-charge" was explained to Mr. Snyder who acknowledged the violation and asserted that careful scrutiny would be given to future ad copy. At approximately 11:55 o'clock A.M. Mr. Snyder departed.

After a discussion of the violation and the elements of the discussion with Mr. Snyder, Mr. Nelson moved and Mrs. Alcott seconded that a letter of mild reprimand be written to Mr. Snyder with copies to the pharmacists-in-charge of all other Snyder Brothers pharmacies.

At approximately 12:05 o'clock P.M. President Quistgard dismissed the board for lunch.

At approximately 1:50 o'clock P.M. Pharmacist Willard E. Crosby appeared before the board in response to a letter sent to him by the secretary on January 9, 1967. A reported violation of Regulation Number 21 was discussed. The meaning of the regulation was clearly defined for Mr. Crosby in addition to his responsibilities as pharmacist-in-charge. At approximately 2:05 o'clock P.M. Mr. Crosby departed.

At approximately 2:07 o'clock P.M. Pharmacist Paul D. Anderson appeared before the board in response to a letter sent to him by the secretary on January 9, 1967. President Quistgard reviewed several reported violations of Regulation Number 21 at the Walgreen Company pharmacy in charge of Mr. Anderson. Anderson admitted violations and said he allowed them because they were not brought to his attention by the board. The role of the board, responsibilities of the pharmacist-in-charge and a clear explanation of the meaning of Regulation 21 were reviewed for Mr. Anderson. At approximately 2:30 o'clock P.M. Mr. Anderson departed.

At approximately 2:30 o'clock P.M. Pharmacist Sam Saffrin appeared before the board in response to a letter sent by the secretary on January 9, 1967. The Walgreen pharmacy managed by Mr. Saffrin was again found to be in violation of Regulation 21. Mr. Saffrin is familiar with the meaning of Regulation 21 and explained the procedure used by St. Paul Walgreen pharmacies of reviewing ad copy. At approximately 2:50 o'clock P.M. Pharmacist Saffrin departed.

At approximately 2:55 o'clock P.M. Pharmacist Louis F. Wolter, Jr. appeared before the board in response to a letter sent to him by the secretary on January 9, 1967. The pharmacy managed by Mr. Wolter was found to be open for business without the services of a registered pharmacist. The meaning of M.S. 151.20 was stated by members of the board. Mr. Wolter described changes in security which will allow him to open a liquor establishment tangent to his pharmacy at times when the pharmacy is secure and without the services of a pharmacist. President Quistgard reminded Mr. Wolter of the meaning of Regulation 24 in pharmacies with common access to a non-registered establishment. At approximately 3:15 o'clock P.M. Mr. Wolter departed.

After a review of the days business the board was dismissed at 4:30 o'clock P.M.

At 7:00 o'clock P.M. Thursday, January 19, the board reconvened in its rooms at the Capp Towers Hotel. All members were present except Mr. Nelson. The secretary was present.

The board discussed the need for a monthly board meeting and deferred the discussion until a discussion of issuing institutional licenses.

After a discussion of the need for administering additional examinations for reciprocal candidates, Mrs. Alcott moved and Mr. Bearman seconded that special meetings of the board be scheduled in the months of April and September for the purpose of examining candidates for licensure by reciprocity. Motion passed.

After a review of internship forms modified to suit the requirements of Regulation 26, Mrs. Alcott moved and Mr. Seifert seconded that, in communications with preceptors, it be recommended that identification badges be provided for pharmacist interns to signify their status. Motion passed.

Mr. Bearman moved and Mrs. Alcott seconded that the forms, as amended, be approved for use. Motion passed.

The board discussed use and contents of emergent kits in Nursing Homes (see State Board of Health Regulation 10614, 9-11-62). The secretary was instructed to discuss the legal requirements for supplying items for use in such kits and to suggest an example for their contents.

After a discussion of the statutory standard for promulgation of Regulation Number 25, the secretary was instructed to draft a bill for an amendment to Chapter 151, which would define the terms "pharmacist-intern", "prescription" and to limit compounding and dispensing to a pharmacist, assistant pharmacist or pharmacist-intern under the supervision of a pharmacist.

The secretary discussed the elements of the lease for the boards offices which expires June 30, 1967. Mr. Bearman moved and Mrs. Alcott seconded that the secretary compare alternate locations and negotiate with the current landlord for a new lease not to exceed \$400. per month. Motion passed.

At approximately 11:10 o'clock P.M. President Quistgard dismissed the meeting until the following morning.

January 20, 1967. At 9:05 o'clock A.M., Friday, the entire board and its secretary reconvened in its rooms at the Holiday Central Hotel, Minneapolis.

After a discussion of the examination procedure the board re-affirmed its policy of not allowing "split exams". Mr. Nelson moved and Mr. Seifert seconded that a candidate who passed the written examination but failed the practical examination, may re-take the practical examination. Motion passed.

After a discussion of the trend toward institutional pharmaceutical services and the expectation of applications for "part-time" pharmacy licenses in hospitals, Mr. Nelson moved and Mr. Seifert seconded that all applications for licenses to operate a pharmacy be reviewed by the entire board. Motion passed.

After a review and discussion of the Judgement & Sentence issued in U. S. District Court, District of Minnesota Fifth Division, in the matter of Pharmacist Ralph E. Eisenach, Mr. Bearman moved and Mrs. Alcott seconded that the secretary be instructed to issue a citation to Ralph E. Eisenach requesting him to show cause why his license to practice pharmacy should not be suspended or revoked. Motion passed.

The secretary reviewed a draft of a bill to amend M.S.152, Prohibited Drugs, for the purpose of bringing this chapter into conformity with the Federal Drug Abuse Control Amendments of 1965. The board instructed the secretary to delete the requirement for a separate file for barbiturates and to require no separate file for drugs defined in the amendment.

The trial de novo in the matter of Pharmacist Russell Iltis was discussed. If transition of the duties of counsel occurs near the time when the matter is to be placed on the calendar, the secretary is to request a continuation.

The secretary reported on the draft of a regulation for the purpose of prohibiting return of drugs to pharmacies. Mr. Bearman moved and Mr. Nelson seconded to table the matter until the April meeting. Motion passed.

The secretary reviewed the internship qualifications of an applicant for licensure by examinations, noting that one-fourth of the applicants internship time was spent as an instructor in a pharmacy college prescription dispensing laboratory. After a discussion of the scope of learning experience offered by such employment, Mr. Nelson moved and Mrs. Alcott seconded that no experience as a laboratory instructor be accepted in lieu of internship time under the supervision of a preceptor in a licensed pharmacy. Motion passed.

The secretary reported on communications from persons, not citizens of the United States, but graduates of accredited U. S. colleges of pharmacy, interested in obtaining licensure by examination. The secretary is to review the citizenship application process with appropriate U. S. agencies, discuss findings with counsel and report to the board.

The January, 1968 board meeting was set for the week of January 15th upon passage of a motion by Mr. Nelson and Mr. Bearman.

Mr. Nelson moved and Mr. Bearman seconded that the required bond for the secretary be prepared. Motion passed.

Mr. Seifert moved and Mrs. Alcott seconded that according to the provisions of M.S. 151.28, the secretary be instructed to turn over to the Minnesota State Pharmaceutical Association \$2,000. for the advancement of the science and art of pharmacy. Motion passed.

Mrs. Alcott moved and Mr. Nelson seconded that all board members and the boards secretary be elected as delegates to the annual meeting of the National Association of Boards of Pharmacy beginning April 9, 1967. Motion passed.

After thoroughly reviewing the performance of the candidates in the examination for licensure, and the qualifications of the candidates, Mr. Nelson moved and Mr. Seifert seconded that the thirty-four candidates who received a general average of 75% or better, not below 75% in the practical examination and not below 60% in any one subject, be granted registration as pharmacists. Motion carried. The list of thirty-four names follows:

Cert. No.

1220 Anderson, Dennis R.
1221 Bakken, David H.
1222 Benson, Burns P.
1223 Berg, David E.
1224 Champion, Katherine J. (Mrs.)
1225 Carlberg, Marion E.
1226 Custer, Lucy A. (Mrs.)
1227 Doran, William M.
1228 Evans, George E.
1229 Forchay, Thomas J.
1230 Fossen, William M.
1231 Goodmanson, Larry L.
1232 Growette, Michael J.
1233 Hinrichs, Stephen P.
1234 Holmstrom, David E.
1235 Hubbes, Robert J.
1236 Johnson, Russell D.

Cert. No.

1237 Lang, Leonard A.
1238 Loberg, Duane W.
1239 Meyer, Thomas W.
1240 Miller, Patrick L.
1241 Noble, Terrance O.
1242 Parsons, Dennis I.
1243 Rasmussen, James R.
1244 Reineke, Thomas C.
1245 Reinseth, Jens
1246 Schaffer, Paul W.
1247 Sparks, Eugene J.
1248 Strother, Gary A.
1249 Swanson, James R.
1250 Uden, Constance A. (Mrs.)
1251 Vedder, George W.
1252 Western, Michael J.
1253 Yeager, Jack W.

Mr. Bearman moved and Mr. Seifert seconded that having passed the written and oral jurisprudence examinations the following candidates for registration by reciprocity be granted registration in Minnesota on the basis of the license granted by the state listed with their name. Motion passed.

The certificate number granted, list of names and original state of licensure are as follows:

<u>Cert. No.</u>	<u>Name</u>	<u>State</u>
1254	Arneson, Donald R.	South Dakota
1255	Bassett, Ruth A., (Mrs.)	South Dakota
1256	Carpenter, Ken T.	North Dakota
1257	Cue, Elaine K., (Mrs.)	Indiana
1258	Dee, Donald A.	Michigan
1259	Dosser, Donald H.	North Dakota
1260	Ferguson, Edith C., (Mrs.)	North Dakota
1261	Hansmann, Thomas P.	North Dakota
1262	Heida, Gerrit F.	South Dakota
1263	Lyons, Gary F.	Wisconsin
1264	Monico, Kathleen G., (Mrs.)	North Dakota
1265	Nannar, Margaret D., (Mrs.)	North Dakota
1266	Olson, Lawrence F.	Iowa
1267	Ommen, Eugene P.	Iowa
1268	Owens, Ronald C.	South Dakota
1269	Robinson, James F.	Alabama
1270	Sheehan, Marie C.	Iowa
1271	Swanson, Carol J., (Mrs.)	North Dakota
1272	Twitchell, Beverly, (Mrs.)	North Dakota
1273	Weaver, Lawrence C.	Iowa
1274	Wixom, Dean R.	Utah
1275	Zeitz, Donald A.	Illinois

Mrs. Alcott moved and Mr. Bearman seconded that after a review of the application, records, and examinations in the case of Earl P. Bellwood, that the privilege of reciprocity be denied to him at this time. Motion passed.

Mr. Nelson moved and Mr. Seifert seconded that after a review of the application, records, and examinations in the case of John W. Killam, that the privilege of reciprocity be denied to him at this time. Motion passed.

Mr. Bearman moved and Mr. Nelson seconded that after a review of the application, records, and examinations in the case of Thomas A. Joelson, that the privilege of reciprocity be denied to him at this time. Motion passed.

After the board reviewed the minutes of the 415th meeting, Mr. Nelson moved and Mr. Seifert seconded that the minutes be accepted. Motion passed.

Mr. Nelson moved and Mrs. Alcott seconded that the fees collected by the board for licenses, license renewals, examinations and reciprocities be set at the following amounts:

Pharmacist Renewal - \$10.	Ass't. Pharmacist's Renewal - \$ 3.
Pharmacy License - \$20.	Examination Fee - \$20.
Wholesaler's " - \$50.	Registration Fee - \$10.
Manufacturer's " - \$50.	Reciprocity Fee - \$50.
Household Drug " - \$ 5.	

Motion passed.

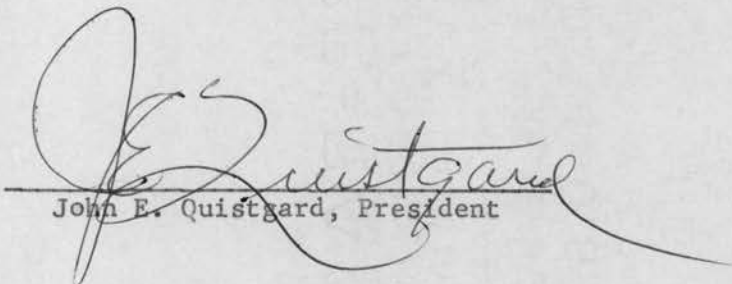
Minnesota State Board of Pharmacy - Four Hundred Sixteenth Meeting

Mr. Bearman moved and Mr. Seifert seconded that Paul G. Grussing and Mrs. Edna A. DeRubis be named as secretary and assistant secretary of the board, respectively. Motion passed.

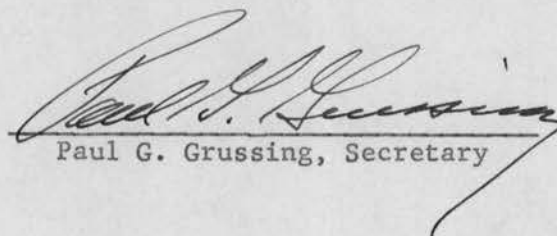
Mr. Nelson moved and Mrs. Alcott seconded that the annual National Association of Boards of Pharmacy membership dues of \$25.00 be paid. Motion passed.

After a review of the financial statement from July 1, 1966 to December 31, 1966, Mr. Bearman moved and Mr. Seifert seconded that it be approved. Motion passed.

Mrs. Alcott moved and Mr. Seifert seconded that the meeting adjourn. Motion passed. The meeting adjourned at 2:00 o'clock P.M.



John E. Quistgard, President



Paul G. Grussing, Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Seventeenth Meeting

March 7, 1967. At approximately 11:25 A.M., Vice-President Max Bearman called the meeting to order (President John E. Quistgard being absent) in the Board's offices at 1965 Ford Parkway, St. Paul. Members present were: Vice-President Bearman, Mrs. Kitty Alcott, Mr. Ben J. Seifert and Mr. John H. Nelson. Also in attendance was the Board's secretary.

The Board considered an application for a license to operate a pharmacy submitted by Mr. Ronald Owens of Aurora, Minnesota. After a thorough review of the application, Mrs. Alcott moved and Mr. Seifert seconded that the license be granted subject to a recommendation by the Board Inspector on March 8 indicating that the premises were satisfactory and that the new pharmacy will not contain any out-dated misbranded or any out-moded drugs remaining in the building after the closing of the former pharmacy on this site. Motion passed.

The Board discussed the license application in the case of Memorial Pharmacy, a hospital pharmacy in Perham, Minnesota. The application was submitted by Mr. William Kemper of Perham. The Board discussed the concept of part-time pharmaceutical services in hospitals, the necessity for strict security requirements and definite limited access by responsible nursing personnel only. Mrs. Alcott moved and Mr. Nelson seconded that the license be granted. Motion passed.

Vice-President Bearman dismissed the Board for lunch at approximately 11:55 o'clock A.M.

At approximately 1:20 o'clock P.M., Pharmacist Ralph E. Eisenach appeared before the Board in response to a citation issued to him on February 14, 1967, to show cause why his license to practice pharmacy should not be suspended or revoked for the causes specified therein. Mr. Eisenach was not represented by counsel.

A duly constituted hearing was conducted and a transcript made. Mr. Eisenach was accompanied by Mr. Rex Askerooth who testified in his behalf. At approximately 3:30 o'clock P.M., Mr. Eisenach departed.

After a very thorough discussion of the evidence presented in the hearing, Mr. Nelson moved and Mr. Seifert seconded that the license to practice pharmacy previously issued to Ralph E. Eisenach be suspended for a period of sixty days commencing

April 15, 1967. Motion passed.

The Board discussed general investigation techniques in the matter of accounting for stocks of stimulant and depressant drugs subject to the Federal Abuse Control Amendments. Mrs. Alcott moved and Mr. Seifert seconded that the proposed bill for an act to amend Chapter 152, Prohibited Drugs, be further modified to require that 90 days after the enactment of the act the pharmacists shall commence to prepare new prescriptions for refills of drugs defined as stimulants and depressants and that pharmacists shall prepare and file a complete inventory of all drugs defined as stimulants and depressants every three years thereafter. The purpose of the amendment being to create a base-line of dispensing records and a base-line inventory for accountability purposes. Motion passed.

The Board considered an application for a license to operate a pharmacy within Stearns County Memorial Hospital in Morris. Pharmacist Robert Rose was the pharmacist-in-charge making the application. Mr. Seifert moved and Mrs. Alcott seconded that the license be granted after an inspection to ascertain receipt of all equipment required in Regulation No. 10. Motion passed.

The Board reviewed an application for a license to operate a pharmacy in Renville County Hospital, Olivia, Minnesota, submitted by Andrew Johnson, pharmacist-in-charge. After a review of the application and the attached operating procedures describing emergency access and pharmacy security, Mrs. Alcott moved and Mr. Seifert seconded that the application be approved and the license granted. Motion passed.

After a review of an application to operate a pharmacy in Rice Memorial Hospital, Willmar, Minnesota, submitted by Jeffrey Colehour, pharmacist-in-charge, Mr. Nelson moved and Mrs. Alcott seconded that the license be granted subject to compliance with Regulation No. 10 describing minimum equipment. Motion passed.

The secretary then reported on the progress of various legislative topics. A definition for "pharmacist-intern" planned in an amendment to Chapter 151 was suggested to include individuals with the required degree in pharmacy but who were progressing toward licensure. This definition is intended to restrict the status of graduate pharmacists and pharmacists registered in other states to the status of intern until registered as a pharmacist. Additional legislative topics discussed were proposed new definitions for narcotics in Chapter 618, the drug distribution bill sponsored by the Minnesota State Pharmaceutical Association, a bill creating an administrative board and abolishing various professional regulatory boards, and the apparent failure to pass

a bill allowing transfer of administration of county nursing homes from the State Department of Public Welfare to the State Health Department.

The secretary reported on an investigation of wide area telephone service costs and will complete recommendations at the time pro-rated costs for the Board of Pharmacy's share of the entire Capitol's Centrex costs are available.

After a discussion of the procedures for collection the fees from governmental hospitals, Mr. Seifert moved and Mrs. Alcott seconded that the required fee be collected from all governmental hospitals except those specifically exempted in the statute including various department of welfare hospitals, the University of Minnesota hospitals, and the veterans administration hospital. Motion passed.

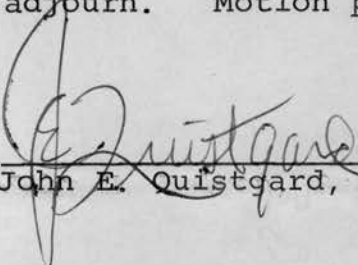
Mr. James J. Trench, counsel for the Board, reported on a communication from Mr. Alan Stein of the Hibbing-Chisholm Pharmacists' Association in which an opinion was requested concerning a prepaid prescription program sponsored by the Huffer Drug in Hibbing. Mr. Trench indicated that it would be impossible to issue an opinion based on the brief material submitted by Mr. Stein and that it would be well if an attorney would prepare a brief for the Hibbing-Chisholm Association in this matter.

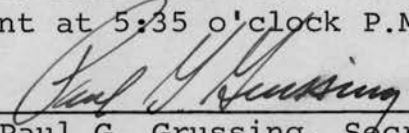
The secretary reported on an educational program designed to obtain a limited number of pharmacists in the practice of providing pharmaceutical services to small hospitals. The program described is sponsored by the National Pharmaceutical Council and the American Society of Hospital Pharmacists.

The Board reviewed samples of the newly designed pharmacists' renewal receipt forms and the pocket-card.

The Board discussed plans for the National Association of Boards of Pharmacy meeting on April 9, 1967 and the meeting for the purpose of examining candidates for license by reciprocity on April 8, 1967.

Mr. Nelson moved and Mr. Seifert seconded that the meeting adjourn. Motion passed. Adjournment at 5:35 o'clock P.M.


John E. Quistgard, President


Paul G. Grussing, Secretary

STATE OF MINNESOTA

BEFORE THE MINNESOTA STATE

COUNTY OF RAMSEY

BOARD OF PHARMACY

IN THE MATTER OF THE REVOCATION OF
THE LICENSE OF RALPH E. EISENACH

TO: RALPH E. EISENACH

Sin

You are hereby cited to appear before the Minnesota State Board of Pharmacy, 1965 Ford Parkway, in the City of St. Paul, County of Ramsey and the State of Minnesota, on the 7th day of March, 1967, at 1:00 o'clock P.M., to make such answer to the charges herein contained as you may be advised or deem expedient, and to show cause, if any you have, why the license to practice pharmacy, heretofore granted to you by the Minnesota State Board of Pharmacy as a pharmacist, should not be revoked or suspended and you be debarred from practicing pharmacy in the State of Minnesota for unprofessional conduct or conduct endangering public health as follows:

1. That you, on or about August 9, 1966, did at Duluth, Minnesota, unlawfully sell and deliver to United States Government Agent, approximately 50 dl-amphetamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v) (2), in violation of 21 U.S.C. 331(q) (2).

2. That you did, on or about August 10, 1966, at Duluth, Minnesota, unlawfully sell and deliver to a United States Government Agent, approximately 50 dl-amphetamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v) (2), in violation of 21 U.S.C. 331(q) (2).

3. That you did, on or about September 1, 1966, at Duluth, Minnesota, unlawfully sell and deliver to a United States Government Agent, approximately 100 dl-amphetamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v) (2), in violation of 21 U.S.C. 331(q) (2).

4. That you did, on or about September 2, 1966, at Duluth, Minnesota, unlawfully sell and deliver to a United States Government Agent, approximately 50 dl-amphe-

tamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v) (2), in violation of 21 U.S.C. 332(q) (2).

5. That you did, on or about September 2, 1966, at Duluth, Minnesota, unlawfully sell and deliver to a United States Government Agent, other than the Government Agent referred to in 4, approximately 100 dl-amphetamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v) (2), in violation of 21 U.S.C. 331(q) (2).

6. That you did, on or about October 4, 1966, at Duluth, Minnesota, unlawfully sell and deliver to a United States Government Agent approximately 1,073 dl-amphetamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v) (2), in violation of 21 U.S.C. 331(q) (2).

7. That you did, on or about October 4, 1966, at Duluth, Minnesota, unlawfully deliver to a United States Government Agent, approximately 2,063 dl-amphetamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v) (2), in violation of 21 U.S.C. 331(q) (2).

8. That you did, on or about October 27, 1966, at Duluth, Minnesota, unlawfully sell and deliver to a United States Government Agent, approximately 1,022 dl-amphetamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v) (2), in violation of 21 U.S.C. 331(q) (2).

9. That you did, within the period from on or about February 1, 1966, to on or about October 27, 1966, at Duluth, Minnesota, fail to prepare, obtain and keep a complete and accurate record, as required by 21 U.S.C. 360a(d)(1), with respect to stocks of dl-amphetamine hydrochloride tablets, a "depressant or stimulant drug" within the meaning of 21 U.S.C. 321(v)(2), in violation of 21 U.S.C. 331(q) (4).

10. That you, Ralph E. Eisenach, did violate the laws of the United States as set forth in the attached photo copy of the Judgment and commitment of the United States District Court, District of Minnesota - Fifth Division.

This citation is issued by order of the Minnesota State Board of Pharmacy on

this 14th day of February, 1967, pursuant to power vested in this
Board according to law.

MINNESOTA STATE BOARD OF PHARMACY

By

Paul G. Grussing
Paul G. Grussing, Secretary

Ralph E. Eisenach

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Eighteenth Meeting

April 8, 1967. At 1:30 o'clock P.M., the Board met in its offices at 1965 Ford Parkway, St. Paul. President Quistgard called the meeting to order. All members and the secretary were present.

Mr. Seifert moved and Mrs. Alcott seconded that the minutes of the 417th meeting be approved. Motion passed.

The secretary described his April 7 visit to International Falls, Minnesota in the Iltis matter. Mr. Mark Abbott, special counsel for the Board, had suggested that a modification of the revocation order to a suspension might enable the attorneys for both parties to enter into a stipulation to remove the matter from the calendar. The Board discussed the case at length considering the citations in the Iltis hearing which according to Mr. Abbott would be adverse in the Board's case. Mr. Seifert moved and Mr. Nelson seconded that, on the advice of counsel to consider modification of the revocation order previously sent to Mr. Russell R Iltis, the Board now withdraw that revocation order sent subsequent to a hearing on November 10, 1966, and order the suspension of the license to practice pharmacy previously issued to Mr. Iltis for a period of ninety (90) days beginning April 10, 1967, based on the charges considered at the November 10, 1966 hearing. Motion passed. The secretary was instructed to note for the record that the effective date of the suspension was requested by Mr. D. Bourgin, counsel for Mr. Iltis.

At approximately 1:50 o'clock P.M., Mr. Reynold E Benusa, a candidate for registration by reciprocity from the State of Illinois, appeared before the Board for an oral examination in jurisprudence. Mr. Benusa and all the candidates appearing for their oral examinations appeared at 10:00 o'clock A.M., to write an examination in jurisprudence which was monitored by Mr. Bearman and the secretary.

At approximately 2:05 o'clock P.M., Mr. Grover E Cook, a candidate for registration by reciprocity from the state of Michigan, appeared before the Board for an oral examination in jurisprudence.

At approximately 2:20 o'clock P.M., Mr. Neil Curry, a candidate for registration by reciprocity from the state of Illinois, appeared before the Board for an oral examination in jurisprudence.

At approximately 2:45 o'clock P.M., Mr. Ray L. DuBois, a candidate for registration by reciprocity from the state of North Dakota, appeared before the Board for an oral examination in jurisprudence.

At approximately 3:05 o'clock P.M., Mr. Carl W. Kolpin, a candidate for registration by reciprocity from the state of Iowa, appeared before the Board for an oral examination in jurisprudence.

At approximately 3:15 o'clock P.M., Mr. Gregory M. Schwartz, a candidate for registration by reciprocity from the state of Michigan, appeared before the Board for an oral examination in jurisprudence.

At approximately 3:30 o'clock P.M., Mr. Daryl L. Smith, a candidate for registration by reciprocity from the state of Michigan, appeared before the Board for an oral examination in jurisprudence.

At approximately 3:50 o'clock P.M., Mr. Harold L. Doeden, a candidate for registration by reciprocity from the state of Iowa, appeared before the Board for an oral examination in jurisprudence.

After a review of his written and oral examination grades, Mr. Nelson moved and Mr. Seifert seconded that reciprocity be granted to Mr. Grover E. Cook.

After a review of his written and oral examination grades, Mr. Nelson moved and Mr. Seifert seconded that reciprocity be granted to Mr. Neil Curry.

After a review of his written and oral examination grades, Mr. Bearman moved and Mr. Nelson seconded that reciprocity be granted to Mr. Ray L. DuBois.

After a review of his written and oral examination grades, Mrs. Alcott moved and Mr. Seifert seconded that Mr. Gregory M. Schwartz be granted reciprocity.

After a review of his written and oral examination grades, Mr. Bearman moved and Mr. Seifert seconded that reciprocity be granted to Mr. Daryl L. Smith.

After a review of the application of Mr. Harold L. Doeden, Mr. Nelson moved and Mr. Bearman seconded to table his application until the next meeting. The motion passed. The secretary was instructed to forward the application to the Dean of the College of Pharmacy, South Dakota State University, for completion of the certification of college attendance. The secretary noted that Mr. Doeden made application at a late date and that he claimed to have a certificate of attendance.

After a review of his written and oral jurisprudence examination grades, Mrs. Alcott moved and Mr. Bearman seconded to deny reciprocity to Mr. Carl W. Kolpin. Motion passed.

After discussing the reciprocity forms for Mr. Reynold E. Benusa, the secretary was instructed to contact his current employer to determine his ability, performance and character.

The Board then discussed and evaluated the technique of reviewing the reciprocal candidates' ability, character, work record, etc., with a former employer. The practice should be continued.

After a discussion of violations involving "intern coverage", the president recommended that instead of a reminder letter from the secretary, that the pharmacist-in-charge be requested to appear before the Board.

The benefits of the quarterly reciprocal examination were discussed and suggestions made for future examinations. The date of the fall, 1967 meeting is to be set after the secretary makes travel plans for the District V-N.A.B.P. meeting in Omaha, Nebraska. The fall dates are to be announced in the July and August issues of the Minnesota Pharmacist. Mr. Nelson moved and Mr. Bearman seconded that, for the spring and fall reciprocity examinations, a ten-day deadline be established for acceptance of applications.

Mr. Seifert moved and Mr. Nelson seconded that the license to operate a pharmacy at Brainerd, Minnesota, requested by Thrifty Drug, Inc., be granted subject to approval of the facility and receipt of affidavits of professional responsibility covering both pharmacies in Brainerd. Motion carried.

Mr. Nelson moved and Mr. Seifert seconded that the license to operate a pharmacy at 1116 Lagoon Avenue, Minneapolis, requested by the Walgreen Company, be granted subject to approval of the facility and receipt of affidavits of professional responsibility. Motion passed.

Mrs. Alcott moved and Mr. Nelson seconded that the license to operate a pharmacy at the Masonic Home not be considered until it is completed. Motion carried.

Mr. Bearman moved and Mrs. Alcott seconded that the license to operate a pharmacy at Willmar, Minnesota, requested by Andrew R. Johnson, be granted subject to approval of the facility.

The secretary was instructed to write the Donaldson Company reminding them that their application to operate a pharmacy is incomplete and that it will be reconsidered after completion and when legal counsel is appointed to the Board.

Mrs. Alcott moved and Mr. Nelson seconded that the license to operate a pharmacy in Mankato, Minnesota, requested by Mr. Murry Ewalt, not be considered until it is completed. Motion passed.

At approximately 5:45 o'clock P.M., President Quistgard dismissed the meeting.

April 12, 1967. At 3:00 o'clock P.M., President Quistgard reconvened the meeting at the Caesars Palace Hotel, Las Vegas, Nevada. This session of the Board followed adjournment of the annual meeting of the National Association of Boards of Pharmacy which was attended by all Board members. All members and the secretary were in attendance.

Sincere congratulations to President Quistgard were extended by all members of the Board at his being elected to the Executive Committee of the N.A.B.P.

The secretary related that the modified order in the Iltis matter was communicated by wire to counsel Mark Abbott.

The secretary reported favorably on the comments of the current employer of Mr. Reynold E. Benusa. After a review of his written and oral examination grades, Mr. Bearman moved and Mrs. Alcott seconded that reciprocity be granted to Mr. Reynold E. Benusa. Motion passed.

The Board reviewed N.A.B.P. discussions about the administration of pharmaceutical mathematics examinations in connection with other subjects instead of a separate examination. President Quistgard, who administers the mathematics examination has requested that for the June examination the basic mathematics examination be divided among the four other examinations. As a check on the mathematics question performance affecting four subjects vs. one, the questions will be graded separately by Mr. Quistgard and graded by the other examiners as well to determine how mathematics questions affect total performance under both systems.

The Board discussed the possibility of assaying some preparations for the June examination. The use of unofficial spectrophotometric techniques was suggested. The secretary is to investigate costs and feasibility.

After reviewing the procedures for processing applications of candidates for examination by reciprocity and noticing the failure of some candidates to demonstrate an acceptable knowledge of pharmaceutical jurisprudence (even after several exposures to the same basic examination), the Board discussed placing limitations on the number of applications which may be accepted from a candidate. Mr. Nelson moved and Mr. Seifert seconded that the Board limit to two the number of examinations which may be taken by candidates for licensure by reciprocity. Motion passed.

The secretary reported on negotiations with Mr. Thomas Chapman in the lease of the Board offices. A two-year lease at \$337.50 per month with an additional two-year option at \$375.00 per month was reported. The secretary was instructed to prepare the lease with the assistance of the Attorney General's office and the Division of Public Property.

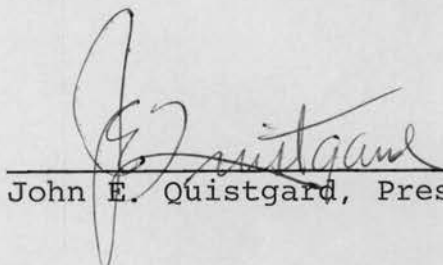
The secretary reviewed a letter from Willmar State Hospital outlining the discharge provisions for Mr. William A. Scrimgeour, Jr. The secretary was instructed to remind the pharmacist-in-charge of his responsibilities for supervising Mr. Scrimgeour and to continue checking for coverage at the Scrimgeour Pharmacy.

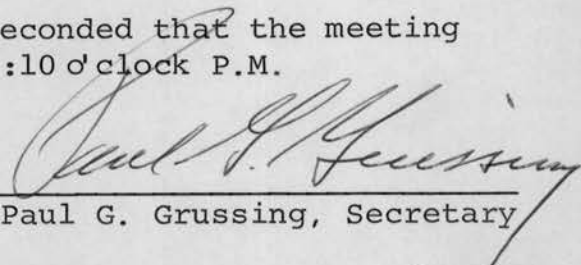
Mr. Seifert moved and Mrs. Alcott seconded that the fee for the position-bond covering office employees be paid from Board funds. Motion passed.

Time of the May meeting was discussed. If the agenda is lengthy the secretary will plan a meeting for Tuesday A.M., May 9. If not, the Board may meet between sessions of the State Association meeting on Monday, May 8.

A second violation of Regulation No. 21 by Leeds Drug, Coon Rapids, was reported by the secretary. He is to visit with Mr. Paul Anderson, pharmacist-in-charge.

Mr. Seifert moved and Mrs. Alcott seconded that the meeting adjourn. Motion passed. Adjournment at 5:10 o'clock P.M.


John E. Quistgard, President


Paul G. Grussing, Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Nineteenth Meeting

May 9, 1967. At 9:00 o'clock A.M., the Board met in the Indian Suite, Hilton Hotel, St. Paul, Minnesota. President Quistgard called the meeting to order. Members in attendance were John E. Quistgard, President, Max Bearman, Vice President, Mrs. Kitty M. Alcott, John H. Nelson. Also present was the secretary.

Mrs. Alcott moved and Mr. Nelson seconded that the minutes of the 418th meeting be approved as written. Motion passed.

The secretary reported on a case of lost barbiturates and other drugs from a garage belonging to the District Manager of the William S. Merrill Company. Samples of drugs stored in the garage were stolen and scattered by children. The secretary was instructed to write the District Manager indicating that cooperation would be expected in improving security and assuming that there would be no reoccurrence of loss of dangerous drugs. The secretary was also instructed to write a general memorandum to all district managers in the state calling to their attention the importance of good security and record-keeping in the case of samples.

The secretary reported on a drug theft investigation at Northwestern Drug Company. He was instructed to write the president of the company commending him for vigilance in the action taken in dismissing the man and to point out the need for complete security and accountability in the area of dangerous drugs. A general memorandum, without mentioning specifically the Northwestern theft, is to be sent to all wholesalers pointing out the need for responsibility in handling of drugs likely to be diverted into illicit traffic.

The secretary reported on an alleged LSD case as reported by a Duluth pharmacist. The secretary is to consult with the pharmacist about his knowledge of the case.

The secretary reported on a letter received from Russell R. Iltis whose license to practice pharmacy is now suspended for a ninety-day period. A reply is to be written outlining clearly the requirements for store "coverage" and for security.

The Board then discussed the practical prescription compounding examinations for the June 19 meeting. Arrangements are to be made for assaying two simple preparations and an increased number of alternate items similar to the ingredient of choice are to be provided at each work station.

The Board entered into a discussion of curriculum changes that the University has reported by the Dean of the University of Minnesota College of Pharmacy at the Minnesota State Pharmaceutical Association Convention. The secretary is to request the Dean to furnish copies of the new five-year curriculum for distribution to the Board.

The Board discussed revising a letter written to the State Director of Selective Service and directed the secretary to add a description of the added reciprocity examinations and of the small graduating class in 1967 to the elements of the letter.

After reviewing an application by the Apothecary Shop, Inc., to operate a pharmacy at 393 North Dunlap, St. Paul, Mrs. Alcott moved and Mr. Bearman seconded to grant the license subject to inspection of the facility and compliance with regulation number 10. Motion passed.

After discussing the application of the Foss Drug Company, Holiday Mall, Moorhead, to open a pharmacy in July 1967, the secretary was instructed to write Mr. Alden L. Foss to ascertain whether he is indeed planning to be the pharmacist-in-charge as indicated on his application form. Mr. Nelson moved and Mrs. Alcott seconded to accept the application from the Foss Drug Company subject to a confirmation of the name of the actual pharmacist-in-charge and to an actual inspection and compliance with regulation number 10. Motion passed.

After a review of the application to operate a pharmacy at the Minnesota Masonic Home in Minneapolis, the secretary was instructed to write Mr. Ernest W. Ahlberg, listed as pharmacist-in-charge, referring to the secretary's letter of April 26 and indicating that the application is not complete. The application is to be returned to Mr. Ahlberg for completion with the reference to the need for compliance with Minnesota Department of Health regulation number 10614.

After reviewing the application of the Donaldson Company to operate a pharmacy and noting that it remains incomplete, the secretary was instructed to return the application for completion.

After reviewing the application to operate a pharmacy at Stevens County Memorial Hospital, Morris, and recent correspondence from Robert D. Rose, pharmacist-in-charge, the secretary was instructed to write Mr. Rose asking him for a list of the equipment he now possesses in compliance with regulation number 10, and to

Minnesota State Board of Pharmacy - 419th Meeting, May 1967

remind him that there are no waiver provisions in regulation number 10 as it now exists.

After a review and a discussion of the application to operate a pharmacy at Hillcrest Rest Home in Mankato, the secretary was instructed to write Mr. Murry Ewalt, pharmacist-in-charge pointing out the validity of regulation number 14 as advised by counsel.

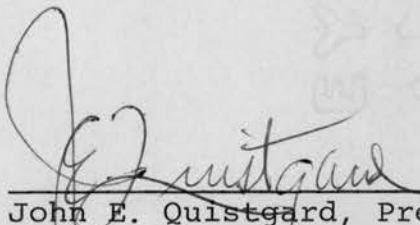
After reviewing the application for licensure by reciprocity for Mr. Harold Doeden, Mr. Bearman moved and Mrs. Alcott seconded that, since Mr. Doeden's college attendance is certified, and since he has passed the jurisprudence examinations required of him, that reciprocity be granted. Motion passed.

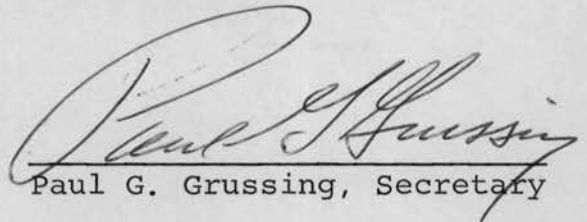
The Board then entered into a discussion of regulation number 10 and various other regulations. The secretary noted that it is likely that an interim commission will be created which will enable legislators to review Board regulations to determine if they are based upon statutory standards. President Quistgard requested that Board members study the regulations and he instructed the secretary to divide the existing regulations into groups of four and distribute them to the Board members for study and comment for reporting at the next meeting.

The secretary reported on various information furnished to the Deputy Attorney General with respect to a prepaid prescription plan operated by Minnesota Pharmacare, Inc.

The secretary reported that approximately 275 pharmacy students have registered as pharmacist-interns by the April 15 deadline and that none of the applications present a problem of improper qualifications of the applicants.

Mr. Bearman moved and Mrs. Alcott seconded that the meeting be adjourned. Motion passed. Adjournment at 12:15 P.M.


John E. Quistgard, President


Paul G. Grussing, Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Twentieth Meeting

June 18, 1967. At approximately 7:00 o'clock P.M., Sunday, President John E. Quistgard called the meeting to order in the Holiday Inn-Central Motor Hotel in Minneapolis. Members in attendance were: President John E. Quistgard, Mrs. Kitty Alcott, Mr. Ben J. Seifert and Mr. John H. Nelson. Also present was the Board's secretary, Paul G. Grussing.

The secretary announced that the Association of Food and Drug Officials of the United States, AFDOUS, was holding its annual meeting in St. Paul at this time. He indicated that Mr. Schlekau will visit the meeting briefly on Monday, June 19, and report to the secretary with a copy of the agenda.

The Board discussed the practical examination, its administration and rules of conduct for the applicants.

After discussing the oral group interviews with candidates for licensure by examination on Wednesday, the secretary was instructed to contact Mr. Donald Dee, Executive Secretary of the Minnesota State Pharmaceutical Association, and invite him to speak briefly to the two groups of candidates concerning membership in the professional association.

After the Board reviewed the minutes of the 419th meeting, Mrs. Alcott moved and Mr. Seifert seconded that the minutes be accepted. Motion passed.

The secretary reported on a study of long distance telephone calls from the office to points within the state and compared existing costs with costs under a wide area telephone service, WATS, system. After some discussion, Mr. Seifert moved and Mrs. Alcott seconded that the secretary proceed with the transfer of the offices existing numbers to the state Centrex system. Motion passed.

The Board then entered into a discussion about the District V - NABP meeting scheduled in Omaha, Nebraska on October 2 and 3, 1967. The meeting is to be a full two-day meeting. The secretary was instructed to inquire about the possibility of formal meeting activity on Sunday evening, June 1. No Sunday

evening activity is planned.

It was generally agreed that the Monday-Tuesday schedule for the District V meeting is undesirable from the standpoint of Board members and that a meeting in early September would be preferable. This is to be discussed at the District meeting.

The secretary discussed travel plans to the District meeting and was instructed to make departure plans for Sunday evening June 1. After discussing the NABP District meeting, Mr. Nelson moved and Mrs. Alcott seconded that the fall examination for candidates by reciprocity be scheduled at 10:00 o'clock A.M., Wednesday, October 4, 1967. Motion passed.

The secretary reported on the status of six known alien pharmacists residing in Minnesota. Two of them, Mr. Gautam Sen Gupta and Mrs. Myung Soon Song are graduates of American Colleges of Pharmacy recognized by the ACPE. Passage of an act creating Subdivision 15 under Chapter 151.01, the pharmacy law, was cited. This is a definition of the "pharmacist-intern", part of which defines a pharmacist-intern as a qualified applicant awaiting examination for licensure. The Board discussed the meaning of "qualified applicant" and held that an alien pharmacist being a graduate of an accredited college and being otherwise qualified except for citizenship, might be granted intern registration until licensure, if the alien has indeed declared an intention of becoming a United States citizen.

The secretary reported that since Mr. Sen Gupta was employed at Loop Pharmacy, he had been sent an internship application form to which he had not responded. The secretary was instructed to contact Mr. Sen Gupta explaining the possibility of pharmacist-intern status if he would declare intent to become a United States citizen.

The secretary was instructed to contact Mrs. Myung Soon Song and call her attention to the same provisions while attempting to ascertain her intentions to become a United States citizen.

After some discussion of possible language problems with alien pharmacists, Mr. Nelson moved and Mr. Seifert seconded that internship registration not automatically be granted to alien pharmacists being graduates of accredited colleges of pharmacy, but that they be given personal interviews before the Board in order

that their ability to communicate and understand the English language could be assessed as an indication of their ability to perform safely as a pharmacist-intern. Motion passed.

The secretary reported that in the matter of the application for licensure by reciprocity for candidate John Killam, that the Attorney General's office has advised the secretary in writing indicating that the action taken by the Board at its April 1967 meeting could not be held retroactive, and that, therefore, Mr. Killam should be entitled to take three additional examinations for licensure by reciprocity. The Attorney General's office indicates, that at present there is no statutory authority enabling the Board to limit the number of applications by reciprocity and that if this is desirable, the law should be modified.

The secretary reported that a description of the planned curriculum changes at the University of Minnesota College of Pharmacy will be available in the new reprint of the College of Pharmacy bulletin but not available at the time of this meeting.

The secretary described generally 1967 legislative activity and changes in the practice law and prohibited drugs law.

The secretary suggested several topics for the Board's consideration for possible inclusion in 1969 legislative planning. They are:

- (a) Modification of M.S. 151.10 to indicate ACPE approved schools;
- (b) Modification of M.S. 151.18 by insertion of the word, "prescription" as a prohibited word except for other legitimate professions dispensing prescribed articles;
- (c) Modification of M.S. 151.10 to modify citizenship requirements;
- (d) Modification of M.S. 151.12 to limit the number of times jurisprudence examination for reciprocity may be given;
- (e) Addition of a section to M.S. 151 prohibiting the re-filling of prescriptions without permission of prescriber;
- (f) Consideration of various portions of the "Mattson-Dauphnaïs" pharmacy act draft;
- (g) Consideration and modification of the "drowsy label" bill presented in the 1967 legislature;
- (h) Consideration of specific language allowing for the suspension or revocation of licenses of pharmacists being physically or mentally incapacitated.

- (i) Language modifying the post-graduation internship requirements as suggested by NABP;
- (j) Legislation controlling salvage drug procedures and operators.

The secretary was instructed to write a regulation limiting the number of times an examination might be given, the content of which might be used in legislative planning if counsel to the Board finds that there is no statutory authority for so regulating.

The secretary was instructed to draft a regulation prohibiting refilling a prescription without permission of a prescriber and to use the content in legislative planning if the Board is not empowered to so regulate upon advice of counsel.

The secretary was instructed to consider all of these legislative planning topics with counsel, once appointed.

At approximately 8:30 o'clock P.M., Mr. Bearman arrived.

After returning to a discussion of the newly enacted subdivision 15 of M.S. 151.01, the secretary was instructed to consult counsel and determine the status of Mr. Donald Malloy, N.R.

The secretary reported on the status of an application from the Donaldson Company to operate a pharmacy in Brooklyn Center. Part of the security around the pharmacy remains inadequate and the Attorney General's office has not, at this time, responded with assistance in the matter of the applicant's non-compliance with the outside entrance requirement of Regulation No. 17.

After a discussion of the application to operate Hillcrest Pharmacy, Mr. Nelson moved and Mr. Bearman seconded that on the basis of the description and qualifications outlined in the application for license, that a license be issued, effective date of opening August 15, 1967, to Hillcrest Pharmacy, Murry Ewalt, pharmacist-in-charge, subsequent to final inspection by an agent of the Board. Motion passed.

The secretary reported that Mr. Robert Rose, applicant for Stearns County Hospital Pharmacy, has not yet responded indicating that he has available for inspection all of the required equipment described in Regulation No. 10. The secretary was instructed to contact Mr. Rose pointing out the ease of acquisition of the few remaining qualifying items and insisting on immediate compliance.

The secretary indicated that Minnesota Masonic Home, Inc., has not yet re-applied for a license to operate a pharmacy. He was

instructed to visit the Masonic Home drug storage unit and to examine a recent advertisement claiming that the home will have a licensed pharmacy.

After reviewing an application to operate Hanson's Clinic Pharmacy in Coon Rapids, consideration of the application was tabled.

After consideration of an application by Mr. Bert Supplee to operate a pharmacy in Wayzata, Minnesota, Mr. Bearman moved and Mr. Seifert seconded that based on the information and description furnished in the application, that the license be granted subsequent to inspection of the pharmacy facilities and recommended approval by an agent of the Board. Motion passed.

The secretary described his recent visit to the Iltis Pharmacy in International Falls, Minnesota, indicating that at the time of this visit the pharmacy had not been properly subdivided as required by Regulation No. 17 to enable the proposed pharmacy to be temporarily closed during Mr. Iltis's suspension and to be legally operated as a pharmacy upon the reinstatement of his license. Mr. Howard, inspector, will reinspect the area proposed to be licensed as a pharmacy on Wednesday, June 21 and report to the Board. The license application was tabled pending the inspector's report.

It was brought to the attention of the Board that, allegedly, Mr. Clair Einen, pharmacist, Lamberton, Minnesota, occasionally uses alcohol in excess to the degree that the pharmacy is at times not open for business. The secretary was instructed to arrange for an immediate inspection trip to Lamberton to investigate the allegation.

It was brought to the attention of the Board that a possible violation of M.S. 617.251 has occurred at Elroy's Cafe in Springfield, Minnesota. An investigation will be made in conjunction with the inspector's visit to Lamberton.

The secretary reported on his visit with two Appleton, Minnesota physicians in the matter of the health of pharmacist O. Dewayne Roti of that city. Mr. Roti's pharmacy has been sold since the secretary's visit and the secretary has been instructed to locate Mr. Roti.

The secretary reported on a study of possible methods of handling the problem of physically and mentally incapacitated practitioners. Statutes, regulations and procedures used by other state professional licensing Boards were discussed together with pro-

cedures used by pharmacy Boards of other states. The secretary was instructed to draft a regulation on the subject, with the help of counsel, when appointed, and report to the Board at its next meeting.

At approximately 11:35 o'clock P.M., Mr. Seifert moved and Mrs. Alcott seconded that the meeting be dismissed until 8:45 o'clock A.M., the next day. Motion carried.

June 19, 1967. The Board met at the College of Pharmacy, University of Minnesota at 8:45 o'clock A.M. Members present were: President John E. Quistgard, Vice President Max Bearman, Mrs. Kitty Alcott, Mr. Ben J. Seifert and Mr. John H. Nelson. Also present was the Board's secretary, Paul G. Grussing.

The following individuals having fulfilled the legal requirement for examination and submitted properly executed applications were present to take the practical examination:

*Moncur, Robert G.	Kritzer, John H.
*Muilenburg, Norman D.	Krueger, Vernon D.
*Young, Roger E.	Marr, Lynn W.
Allguire, Robert M.	McVey, Charles R.
Bloom, Richard J.	Meyers, Terrance D.
Bobick, Joseph M.	Peterson, David T.
Bocnuk, Nick M.	Picconatto, Mary C.
Carlson, Douglas C.	Ploeger, Gary W.
Casper, John M.	Primozech, Charles M.
Engel, Dale B.	Reagan, Kathleen M.
Evenstad, Kenneth L.	Rudnicki, L. Joseph
Fischer, Karen J.	Sandstrom, Robert H.K.
Gale, Irene J. (Mrs.)	Shaner, James W.
Gregg, Michael J.	Smolz, Phillip J.
Grotans, John J.	Stenglein, Kenneth J.
Hafner, Trace L.	Strand, Thomas D.
Hanson, Larry J.	Vierzba, Michael J.
Harding, Robert G.	Wahlberg, John C.
Hehr, Shaenina A.	Wenisch, Robert L.
Hirsch, Jerome B.	Wesley, Robert J.
Hunter, William T.	Wiencke, Robert O.
Kemper, James E.	Wold, John S.
Kinsey, Kenneth B.	Imholte, Robert D.
Kolars, James J. Jr.	

(*Practical retake)

After an orientation to the examination, roll call and instructions, the practical examination began at 9:05 o'clock A.M., and continued until the applicants were dismissed for lunch at noon.

At 1:30 o'clock P.M., the Board reconvened and the practical examination continued with the total number of candidates present being 47.

At 7:30 o'clock P.M., the Board met in its rooms at the Holiday Inn Central Hotel, Minneapolis, to continue the new items of business on its business session docket. The secretary announced that Dean Weaver of the College of Pharmacy, has invited members of the Board to meet with him Tuesday A.M., June 20 to discuss certification procedures for applicants for licensure by examination.

The secretary reported that he had been contacted by counsel for the Donaldson Company and that a description of the security around the proposed pharmacy is forthcoming. He also reported contacting the Attorney General's office in the matter of obtaining counsel on Regulation No. 17 while the Board is in session.

The secretary reported that the Attorney-General's office has completed the lease for the Board's offices, that the lease has been signed by the landlord and witnessed by the assistant secretary and is now to be executed by the secretary and other state officials.

The secretary described the draft of a modified Poison Schedule including references to parts of the Economic Poisons and Devices Law and the Minnesota Hazardous Substances Labeling Act. The Board deleted some items from the old Schedule A of poisons and agreed that Schedule B need not be specifically described in any future regulation. The need for defining by regulation items to be included in Schedule A was discussed, and the general need for assistance by counsel at this point was recognized. The matter was tabled pending appointment of counsel so that the poison schedule may be redrafted in final proposed form.

The Board discussed 1967 legislative activities relating to over-the-counter drugs in preparation for a meeting with the Executive Committee of the State Pharmaceutical Association to which the Board was invited.

The secretary was instructed to summarize, for the review of the Board, all projects and activities which are in need of legal counsel.

At approximately 9:50 o'clock P.M., Mr. Nelson moved and Mr. Seifert seconded that the meeting be dismissed until 9:00 o'clock A.M., the next day. Motion passed.

June 20, 1967. The Board met at 201 Wesbrook Hall, University of Minnesota, at 9:00 o'clock A.M. Members present were: President John E. Quistgard, Vice President Max Bearman, Mrs. Kitty Alcott, Mr. Ben J. Seifert and Mr. John H. Nelson. The Board's secretary was also present. Written examinations in the following subjects were administered by the Board: Pharmacology, Pharmacy, Pharmaceutical Chemistry, Pharmaceutical and Chemical Mathematics and Jurisprudence.

Forty-four candidates who had met all qualifications and had presented properly executed applications were present to write examinations in the above subjects. The examinations lasted the entire day.

At 1:30 o'clock P.M., the following candidates who had submitted properly executed applications joined the candidates taking the entire examination: (These candidates seeking registration by reciprocity wrote the examination in jurisprudence only.)

Anderson, Lyle E.	North Dakota
Frisch, Charles F.	North Dakota
Hentges, Anthony J.	North Dakota
Irwin, Robert W.	North Dakota
Kuzel, Dale M.	Colorado
Sheetz, Michael L.	Indiana
Solberg, Robert R.	Michigan
Southam, John E.	North Dakota
Southam, Robert A. (Mrs.)	North Dakota
Urevig, Jerry R.	North Dakota
Giese, Douglas A.	Idaho
Hughes, David G.	North Dakota

All members and the secretary were present.

On Tuesday morning members of the Board met briefly with Dean Lawrence Weaver and Dr. Frank DiGangi at the University of Minnesota, College of Pharmacy, for purposes of discussing certification procedures for applicants for licensure by examination.

At 4:30 o'clock P.M., Tuesday, June 20, the candidates were dismissed and the written part of the examination was terminated.

Tuesday evening members of the Board and its secretary met to grade examination papers.

June 21, 1967. At 8:30 o'clock A.M., the Board met in its offices at 1965 Ford Parkway. Members present were: President John E. Quistgard, Vice President Max Bearman, Mrs. Kitty Alcott, Mr. Ben J. Seifert and Mr. John H. Nelson. Also present was the Board's secretary, Paul G. Grussing.

At approximately 8:30 o'clock., Pharmacist Milton Rosen, Willmar, Minnesota, appeared before the Board in response to a letter sent to him by the secretary. President Quistgard explained the investigatory nature of the meeting indicating that information obtained during the investigation could be used as a reason to issue a citation to show cause why his license should not be suspended or revoked.

Special Assistant Attorney General,
Mr. Alan Schlesinger/was also present during the meeting.

President Quistgard reviewed a violation of Regulation No. 21 at the Family Drug Center, Willmar, Minnesota. The meaning of Regulation No. 21 was explained by various Board members and Mr. Rosen assured the Board that it is his intention to comply fully with Board laws and regulations.

After a brief discussion of Minnesota Pharmacy laws and regulations generally, Mr. Rosen and Mr. Schlesinger departed at approximately 9:00 o'clock A.M. After reviewing the violation of Regulation No. 21 by Pharmacist Rosen, Mr. Nelson moved and Mr. Seifert seconded that the secretary write a letter of reprimand to Mr. Rosen in this matter. Motion passed.

At 9:00 o'clock A.M., Mr. Lyle E. Anderson, a candidate for registration by reciprocity from the state of North Dakota, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 9:30 o'clock A.M., Mr. Charles F. Frisch, a candidate for registration by reciprocity from the state of North Dakota, met with the Board for the purpose of responding to an oral examination in jurisprudence.

In two successive one-hour meetings with half of the candidates attending each meeting, the Board met at 1965 Ford Parkway, St. Paul, to present five separate individually presented professional topics to the candidates. The Board then invited questions from the candidates and a general discussion followed each meeting.

The Board was dismissed for lunch at 12:00 noon.

At 1:30 o'clock P.M., the Board renewed its oral jurisprudence examinations for reciprocal candidates. All members of the Board and its secretary were present.

At approximately 1:40 o'clock P.M., Mr. Anthony J. Hentges, a candidate for registration by reciprocity from the state of North Dakota, appeared before the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 2:05 o'clock P.M., Mr. David G. Hughes, a candidate for registration by reciprocity from the state of North Dakota, met with the board for the purpose of responding to an oral examination in jurisprudence.

At approximately 2:30 o'clock P.M., Mr. Gautam Sen Gupta appeared before the Board at his request to make inquiry into his qualifications as a pharmacist-intern as they relate to his intent to become a United States citizen. The requirements of the practice act were explained to Mr. Sen Gupta who indicated that he would contact the secretary promptly indicating whether or not he would indicate to the U.S. Justice Department his intention to become a United State citizen. At approximately 3:00 o'clock P.M., Mr. Sen Gupta departed.

At approximately 3:05 o'clock P.M., Mr. Robert W. Irwin, a candidate for registration by reciprocity from the state of North Dakota, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 3:20 o'clock P.M., Mr. Dale M. Kuzel, a candidate for registration by reciprocity from the state of Colorado, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 3:30 o'clock P.M., Mr. Michael L. Sheetz, a candidate for registration by reciprocity from the state of Indiana, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 3:45 o'clock P.M., Mr. Robert R. Solberg, a candidate for registration by reciprocity from the state of Michigan, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 4:00 o'clock P.M., Mrs. Roberta A. Southam, a candidate for registration by reciprocity from the

state of North Dakota, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 4:00 o'clock P.M., Mr. John E. Southam, a candidate for registration by reciprocity from the state of North Dakota, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 4:25 o'clock P.M., Mr. Jerry R. Urevig, a candidate for registration by reciprocity from the state of North Dakota, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 4:40 o'clock P.M., Mr. Douglas A. Giese, a candidate for registration by reciprocity from the state of Idaho, met with the Board for the purpose of responding to an oral examination in jurisprudence.

At approximately 5:25 o'clock P.M., Mrs. Alcott moved and Mr. Seifert seconded that the meeting be dismissed for dinner. Motion passed.

At 7:30 o'clock P.M., June 21, the Board reconvened in its rooms at the Holiday Inn Central Motor Hotel in Minneapolis. The Board discussed the matter of obtaining counsel and directed the secretary to proceed with arrangements for interviewing two possible candidates whose names might be furnished to the Attorney General for his possible consideration in the appointment of a Special Assistant Attorney General to the Board. The secretary proceeded with appointment arrangements and later joined Board members in correction of examination papers, posting and averaging of grades.

At approximately 11:45 o'clock P.M., the meeting was dismissed until 8:30 o'clock A.M., Thursday, June 22.

June 22, 1967. At 8:30 o'clock A.M., Thursday, all of the members of the Board and its secretary met with the Executive Committee of the Minnesota State Pharmaceutical Association, its Executive secretary and counsel, in the Association's Suite at the Holiday Central Motor Hotel in Minneapolis. The executive secretary of the Association and the Association's counsel reviewed the 1967 legislative program of the Association. Members of both groups discussed jointly Board Regulations Nos. 18 and 19. At approximately 10:45 o'clock A.M., members of the Board and its

secretary departed. The full Board and its secretary returned to the Board's rooms to discuss Board Regulations Nos. 18 and 19 and items of a general nature.

At 12:15 o'clock P.M., members of the Board and its secretary met with Dean Lawrence Weaver of the College of Pharmacy, University of Minnesota and Dr. Frank DiGangi, a member of the faculty. The group discussed extensively curriculum changes anticipated to prepare the pharmacist for his current role.

Broad discussions on various topics of pharmaceutical practice were held. Mrs. Alcott and Mr. Seifert were excused from a portion of the meeting which lasted until approximately 8:00 o'clock P.M.

After the meeting, Board members completed the grading, posting and averaging of grades.

June 23, 1967. At approximately 9:00 o'clock A.M., the Board met in its offices at 1965 Ford Parkway, St. Paul. All members of the Board and its secretary were in attendance.

The secretary reported briefly on cooperation with the Bureau of Drug Abuse Control and plans for an orderly assumption of some inspectional activities based on the recently enacted modification of the Prohibited Drugs law.

The secretary reported on the "Guidelines for Pharmaceutical Services to Hospitals in Minnesota" and indicated that he has requested an appointment with the Director of Hospital Services of the Minnesota Health Department to discuss the contents of the guidelines and their implications for future regulation.

The secretary reported on limited and informal office activities in maintaining a bulletin board type "jobs wanted - jobs open" list. This has been somewhat time consuming and not particularly helpful. After some discussion, the secretary was instructed to transfer any informal lists to the Minnesota State Pharmaceutical Association who maintain an informal personnel service for pharmacists.

After some discussion of the date for the June 1968 Board meeting, Mrs. Alcott moved and Mr. Nelson seconded that the meeting be scheduled for June 17, 1968. Motion defeated.

Mr. Bearman moved and Mr. Seifert seconded that the June 1968 meeting begin on June 24, 1968. Motion failed.

After further discussion, Mr. Seifert moved and Mr. Bearman seconded that the June 1968 meeting be held on June 24, 1968. Motion passed.

After a review of the records indicating pharmacists who have not paid their license renewal fees for a period of two years (1965 and 1966), Mr. Nelson moved and Mr. Seifert seconded that the following pharmacists be dropped from the active records. Motion passed.

6081	Barnell, Alma P.	4427	Kobilka, George F.
6000	Berg, Esther E.	7415	Kopple, Ethel P.
10174	Brand, James R.	3080	Loechler, J.T.
7710	Coady, Ambrose E.	8976	Lueders, James V.
4979	Elfstrand, E. W.	9136	Mast, Mary M.
2656	French, Edwin N.	8950	Mornik, Arlene G.
2435	Gonnica, George D.	8433	O'Gordon, Odin D.
6075	Grindheimer, Affra	10359	Rasmussen, Clayton E.
9790	Hendricks, Elvin C.	8180	Storlie, K.I.
9321	Herzog, Paul E.	4586	Taplin, Clifford F.
10369	Jones, Lawrence D.	3540	Tenvold, Oscar A.
3185	Keller, A.J.	9124	Waldron, John F.
7482	King, George C.	9536	Zwisler, James E.

Mr. Nelson moved and Mr. Seifert seconded that all members of the Board and its secretary be named as delegates to the next meeting of District V - N.A.B.P., to be held in Omaha, Nebraska, on October 2 and 3. Motion passed.

Mrs. Alcott moved and Mr. Seifert seconded to pay the \$25.00 membership dues to the District V - N.A.B.P. for 1967-68. Motion passed.

The secretary reported on a six-month study of the cost of operation of the Xerox copying machine rented by the office. After a discussion of the capabilities of the machine and others, Mr. Seifert moved and Mrs. Alcott seconded that the secretary continue the rental arrangement for the Xerox unit and that he be instructed to negotiate sale of the existing Thermo-fax unit. Motion passed.

After a review of the discussion with the Executive Committee of the Minnesota State Pharmaceutical Association conducted on Thursday, June 22, Mr. Bearman moved and Mr. Seifert seconded that the secretary be instructed to draft a letter for distribution to all registered pharmacists, the subject to be an announcement

of the Board's intention to modify the scope of enforcement of Regulations Nos. 18 and 19 to only those categories of over-the-counter pharmaceuticals embodied in the Pharmaceutical Associations' position before the 1967 legislature. Motion passed.

The Board held brief separate interviews with Mr. Jerre Miller and Mr. Steven Lange, attorneys, to determine their interest in the type of legal assistance required by the Board. The two gentlemen were informed that their names might be suggested to the state's Attorney General as possible candidates for his possible selection as Special Assistant Attorney General to the Board.

The secretary reported briefly on utilization of a part-time ^{special} agent who is also a full-time professional police detective. The officer has received permission from his police chief to perform part-time services for this Board, except in his own city and the arrangement has been reviewed with and approved by the Attorney General's office. Several investigations have been initiated and the Board has indicated that they shall be continued.

The secretary reported on activities by both the Consumer Protection Unit and this office in the matter of the "24-25" plan and certain alleged irregularities in dispensing practices at at Minnesota Pharmacare, Inc., formerly French's Pharmacy. Investigations are to continue.

The secretary was instructed to meet with Dean Lawrence Weaver of the College of Pharmacy requesting him to send to the Board copies of the new College catalogue together with pertinent comments as soon as the catalogue is available.

Mr. Nelson moved and Mr. Seifert seconded that having passed the jurisprudence examinations and any other examination that may have been requested of them for reason, the following candidates for registration by reciprocity be granted registration on the basis of the state listed with their names. Motion carried.

Certificate number granted, list of names and original state of licensure are as follows:

1334	Anderson, Lyle E.	North Dakota
1335	Frisch, Charles F.	North Dakota
1336	Giese, Douglas A.	Idaho
1337	Hentges, Anthony J.	North Dakota
1338	Hughes, David G.	North Dakota
1339	Irwin, Robert W.	North Dakota
1340	Kuzel, Dale M.	Colorado

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1341	Sheetz, Michael L.	Indiana
1342	Solberg, Robert R.	Michigan
1343	Southam, John E.	North Dakota
1344	Southam, Robert A. (Mrs.)	North Dakota
1345	Urevig, Jerry R.	North Dakota

After thoroughly reviewing the performance of the candidates in the examination for licensure and the qualifications of the candidates, Mr. Nelson moved and Mrs. Alcott seconded that the forty-one candidates who received a general average of 75% or better, not below 75% in the practical examination and not below 60% in any one subject, be granted registration as pharmacists. Motion carried.

Cert. No.

1293	Bobick, Joseph M.
1294	Bocnuk, Nick M.
1295	Carlson, Douglas C.
1296	Casper, John M.
1297	Engel, Dale B.
1298	Evenstad, Kenneth L.
1299	Frank (Fischer), Karen J. (Mrs.)
1300	Gale, Irene J. (Mrs.)
1301	Gregg, Michael J.
1302	Grotans, John J.
1303	Hafner, Trace L.
1304	Hanson, Larry J.
1305	Harding, Robert G.
1306	Hehr, Shaenina A.
1307	Hirsch, Jerome B.
1308	Hunter, William T.
1309	Imholte, Robert D.
1310	Kemper, James E.
1311	Kinsey, Kenneth B.
1312	Kolars, James J. Jr.
1313	Krueger, Vernon D.
1314	Marr, Lynn William
1315	McVey, Charles R.
1316	Meyers, Terrance D.
1317	Moncur, Robert G. III
1318	Muilenburg, Norman D.
1319	Peterson, David T.
1320	Primozech, Charles M.
1321	Reagan, Kathleen M.
1322	Rudnicki, L. Joseph
1323	Sandstrom, Robert H.K.

Cert. No.

1324 Shaner, James W.
1325 Smolz, Phillip J.
1326 Stenglein, Kenneth J.
1327 Vierzba, Michael J.
1328 Wahlberg, John C.
1329 Wenisch, Robert L.
1330 Wesley, Robert J.
1331 Wiencke, Robert O.
1332 Wold, John S.
1333 Young, Roger E.

The secretary reported that counsel for the Donaldson Company has communicated with the Board and that it appears that the security in the matter of their license application will meet specifications. The matter of compliance with the outside entrance requirements remains unsettled with the Attorney General's office.

The secretary reported that Inspector Schlekau has visited the Einen Drug in Lamberton, Minnesota, and that he learned that Mr. Einen is on a four-week vacation. The secretary is to continue inquiry into the alleged problem reported earlier.

After a discussion of the practical examination, it was agreed that the secretary should continue to arrange for assays of certain products and that selected alternate ingredients and vehicles again be made available as part of the examination.

The Board then entered into a general discussion of testing on the various written subjects.

President Quistgard dismissed the Board for lunch at approximately 12:10 o'clock P.M.

The meeting was reconvened at approximately 1:30 o'clock P.M., - all members and the secretary being present.

After discussing an application for registration as an intern-pharmacist from Mr. Lowell W. Jaques, Mr. Nelson moved and Mrs. Alcott seconded that since Mr. Jaques' status as a pharmacy student has not been certified by the Dean of the College and since he is not actively progressing toward a degree in pharmacy, that internship registration not be granted at this time. Motion passed.

After a review of the internship application of Mr. Harold Fruechte, Mr. Seifert moved and Mr. Bearman seconded that intern registration be granted on the basis of completion of two years of pre-pharmacy training. Motion passed.

The secretary was instructed to withhold notification of passing or failure of the examinations from those students who have not submitted a transcript of their college grades.

After a review of correspondence from the North Star Research and Development Institute, Minneapolis, the secretary was instructed to reply to the Institute indicating that drugs for research purposes can be dispensed by pharmacists only upon licensed practitioners' prescriptions with the exception of certain drugs in the recently enacted changes to the Prohibited Drugs Law.

After a review of correspondence from Mr. Donald Milton Gunner, who wishes to have his Minnesota pharmacist license re-instated, the secretary was instructed to write the secretary of the California Board to determine if Mr. Gunner is a pharmacist in good standing there and if the reply is favorable to indicate to Mr. Gunner that he may re-apply for reinstatement upon appearing before the Minnesota Board.

The secretary is to send a bulletin to all pharmacies indicating that after July 1, the Weights and Measures Division of the Minnesota Railroad and Warehouse Commission will conduct inspections of pharmaceutical balances and weights at a fee, payable to the Weights and Measures Division, of \$8.00.

The secretary reported on an alleged problem in drug distribution concerning the Nordby Pharmacy in Grand Rapids. This is to be investigated.

The secretary reported on a followup narcotic inventory at the Highland Drug Center, indicating that the inventory is satisfactory, and that the St. Paul Police Department has discontinued its investigation of the burglary at the Highland Drug Center immediately before the first inventory.

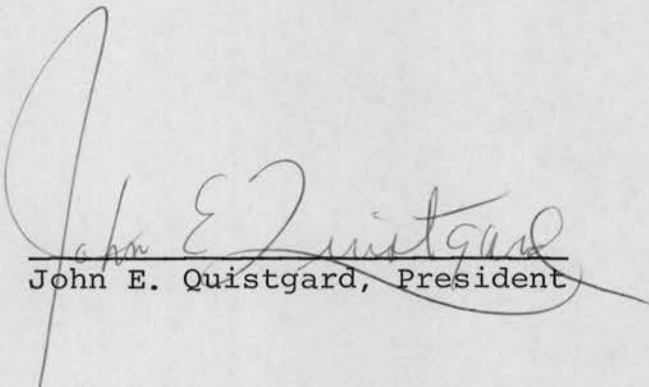
The need for licensing veterinary drug manufacturers was discussed by the secretary. The matter is to be reviewed with counsel when appointed.

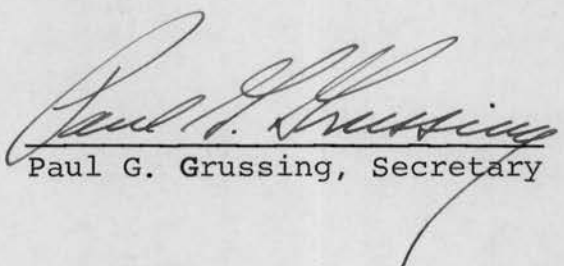
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Mr. Nelson moved and Mrs. Alcott seconded that a license to operate a pharmacy be granted to the Hanson's Clinic Pharmacy, 9920 Zilla Street N.W., Coon Rapids, subject to inspection of the proposed pharmacy by an agent of the Board. Motion passed.

Mrs. Alcott moved and Mr. Seifert seconded that a license to operate a pharmacy be granted to the Thrifty Drug (No. 7), 206 West Main, Marshall, subject to inspection of the proposed pharmacy by an agent of the Board. Motion passed.

Mr. Nelson moved and Mr. Seifert seconded that the meeting adjourn. Motion passed. Adjournment at 4:30 o'clock P.M.


John E. Quistgard, President


Paul G. Grussing, Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Twenty-First Meeting

August 30, 1967. At 9:35 o'clock A.M., Wednesday, President John E. Quistgard called the meeting to order in the Board's offices at 1965 Ford Parkway, St. Paul. Members in attendance were: President John E. Quistgard, Vice President Max Bearman, Mrs. Kitty Alcott, Mr. Ben J. Seifert and Mr. John H. Nelson. Also present were the Board's secretary, Mr. Paul G. Grussing and its legal counsel, Mr. Harry P. Strong, Jr.

The Board members reviewed the minutes of the 420th meeting. The secretary was directed to correct paragraph one, page two, line three, by adding the words "District V" before the word "meeting". Mrs. Alcott then moved and Mr. Bearman seconded that the minutes be accepted as corrected. Motion passed.

It was noted that on August 15, 1967, Attorney General Douglas M. Head ^{Attny.} invited President Quistgard to meet with him. At the meeting General Head announced the appointment of Mr. Harry P. Strong, Jr., as general counsel to the Minnesota State Board of Pharmacy. Mr. Strong was present at the meeting and met briefly with President Quistgard and Secretary Grussing.

The Board then reviewed the financial report for the period from January 1, 1967 through June 30, 1967. The secretary compared receipts and disbursements with the corresponding period in 1966. Mr. Bearman moved and Mrs. Alcott seconded that the financial report be approved.

After a review of the application for a license to operate a pharmacy submitted by Eddy's Pharmacy Inc., dba Eddy's Clinic Pharmacy, Hastings, Mrs. Alcott moved and Mr. Seifert seconded that the license be granted subsequent to a physical inspection of the premises.

After a review of the application for a license to operate a pharmacy submitted by Bayliss L. Swanson, Women and Children's Apothecary, Inc., St. Cloud, Mr. Nelson moved and Mrs. Alcott seconded that the license be granted subsequent to a physical inspection of the premises.

After a review of the application for a license to operate a pharmacy submitted by Target Pharmacy, Inc., Fridley, Mr. Nelson moved and Mr. Seifert seconded that the license be granted subsequent to a physical inspection of the premises.

After a review of the application for a license to operate a pharmacy submitted by Target Pharmacy, Inc., West St. Paul, Mr. Seifert moved and Mr. Nelson seconded that the license be granted subsequent to a physical inspection of the premises.

After a review of the license application to operate a pharmacy submitted by the University of Minnesota Hospitals, Mr. Bearman moved and Mrs. Alcott seconded that the license be granted subject to a physical inspection of the premises and receipt of an affidavit of professional responsibility for the pharmacist-in-charge.

After a review of the application for a license to operate a pharmacy submitted by L.S. Donaldson and Company, together with all correspondence and specifications and recommendations from the Attorney General and general counsel to the Board, Mr. Nelson moved and Mr. Bearman seconded that the license be granted.

The Board also discussed modifying Regulation No. 17 in order to insure the public reasonable access to licensed pharmacies.

The secretary reported on investigations at Rush City, Walgreen's Arena Pharmacy, Minneapolis, Leed's Drug, Anoka, Remer, Blackduck and Nelson Pharmacy, 66th and Lyndale, Richfield.

After several checks for "coverage" at Rush City, the Sommer Drug appears to be in compliance. The secretary was instructed to note this in the pharmacy file and discontinue the investigation.

After numerous investigations of the Walgreen Pharmacy and Pharmacist Paul Anderson, it was noted that since Mr. Anderson is store manager not pharmacist-in-charge it appears that he does not fill prescriptions. The investigation is to be dropped and a report placed in his personal jacket.

A lay person is employed in the prescription department of Leed's Pharmacy in Anoka. A visit by the secretary indicated that he assists in non-professional duties but that he was not observed violating Regulation No. 25. A veterinary legend drug was displayed for self-service at the Leed's Drug. The secretary is to write the pharmacist-in-charge reminding him of the violation.

Recent checks at the pharmacies in Remer and Blackduck indicate the pharmacies were covered. Investigations are to continue.

The secretary reported that while working in the College of Pharmacy booth at the Minnesota State Fair, he received a written complaint about the activities of a non-registered person at the

Nelson Pharmacy. The secretary made one visit to the pharmacy thereafter and found it properly staffed by the pharmacist-in-charge. The secretary was directed to call the attention of the complaint to the pharmacist-in-charge making no allegation but reminding him of the earlier violations and warning by the Board.

The secretary indicated receipt of an application for licensure by reciprocity from Mr. Arnold R. Bertelsen Jr., who now practices in Hudson, Wisconsin. Mr. Bertelsen received a grade of 73 in the practical examination of the Wisconsin Board. Mr. Nelson moved and Mrs. Alcott seconded that the application be denied and that notification of the denial be made to the N.A.B.P.

The Board then discussed the October 2nd and 3rd program of N.A.B.P. - District V to be held in Omaha, Nebraska. The desirability of scheduling the meeting at a different time, the subject of requiring internship time after graduation and the use of pharmacy technicians was discussed briefly by the Board. These topics are to be reviewed before the meeting.

The secretary requested comments for suggested topics to be included in his report at the regional meetings. The main law enforcement topics are to be stressed and the president is to receive an outline of the report before it is presented.

The secretary noted recent proposed regulations listed in the Federal Register involving disclosure of all ingredients in over-the-counter preparations and involving a proposal to change nitro-glycerin and amo-nitrate to an over-the-counter status. The secretary will write FDA in advocacy of full labeling of ingredients and in opposition of over-the-counter sale of nitro-glycerin.

The secretary reviewed the files of three pharmacist-interns who failed to record their internship experience by the required April 15th deadline. Letters of explanation were provided by the interns and the material in arrears was completed. Mr. Seifert moved and Mrs. Alcott seconded that credit be given for the internship time completed before April 15th in the cases of William R. Isaksen, Robert Turek, Thomas Nielsen, and that a letter be written to the interns indicating the Board's approval as well as the strict record-keeping requirements under the new internship program.

The secretary also related that Allen C. Novak had completed one year of internship time while at the sophomore level in college. This time was completed before April 15, 1967 and will meet the legal requirements. Secretary has indicated that he encouraged the intern to file additional internship time concurrent with his

junior and senior years in college.

The secretary reported on a completed investigation of a violation of MS 617.251, illegal sale of contraceptive devices. Mr. Strong commented on the vagueness of the statute and the possible difficulty this vagueness might present in litigation. The secretary is to visit with the county attorney involved. The need for strengthening this statute in the 1969 session was indicated.

The secretary reported on a recent investigation of drug distribution of the Minnesota Masonic Home, Bloomington. He indicated that gross deficiencies were found and that he and Inspector Schlekau had visited with Pharmacist John Tomhave who is associated with management of the home. Tomhave is interested in bringing the home into compliance and President Quistgard will discuss the deficiencies with him.

The need for continuing a discussion of curriculum at the University of Minnesota College of Pharmacy was discussed and the secretary will arrange for a meeting with Dean Weaver at a subsequent meeting.

The secretary announced that the Thermo-fax copying machine had been sold for \$45.00.

The secretary reported on the recent fire at the Gem Pharmacy in Maplewood. The pharmacist-in-charge has asked the secretary about the use of a house trailer as temporary quarters for a licensed pharmacy. The Board has no objection to the use of a trailer on a temporary basis if it meets the security requirements.

The secretary reported on a recent visit with Mr. Anthony Kist, Licensing Supervisor, and Mr. Ernest Kramer, Medicare Survey Director of the Department of Health. Kist and Kramer discussed a written interpretation of Health Department Regulation No. 10614 which now requires that convalescent and nursing care units attached to hospitals without licensed pharmacies, obtain their prescription services from a licensed pharmacy. This is to be distributed to the Minnesota Hospital Association soon and the secretary has suggested bulletining pharmacists also.

The problem of pharmacists practicing in an unlicensed place, especially drug rooms, in small hospitals was reviewed by the secretary. A draft bulletin will be prepared and reviewed with counsel and presented to the Board before distribution. The same topic will be discussed at the regional meetings.

The secretary reported that subsequent to a prescription price survey accomplished by the Minneapolis Tribune that he contacted the Tribune to determine the names of pharmacies who quoted prices so low that substitution is expected. No cooperation was received.

The Bureau of Drug Abuse Control has now made available a file in the case of Pharmacist Ernest Neve. This will be reviewed and reported to the Board.

At 11:05 o'clock A.M., Pharmacist Harold Rosen appeared before the Board in response to a letter sent to him by the secretary on August 24, 1967. President Quistgard explained the nature of the meeting indicating Mr. Rosen's right to counsel if he so elected. Mr. Rosen denied his right to counsel. The Board discussed with Mr. Rosen violations of Regulation 21 and other violations in his personal jacket. At approximately 11:35 A.M., Mr. Rosen departed.

After a thorough review of the violations noted, Mr. Nelson moved and Mrs. Alcott seconded that the secretary be instructed to write a letter of severe reprimand to Mr. Rosen reminding him of the meaning of Regulations Nos. 21 and 10, cancellation of narcotic prescriptions and the responsibilities of the pharmacist-in-charge. Motion passed.

At 11:45 o'clock A.M., Pharmacist Daryl Schultz of Grand Rapids, Minnesota, appeared before the Board in response to a letter sent to him by the secretary on August 24, 1967. The purpose of the meeting was to investigate certain irregularities in violation of the refill authorization requirements of the FDA Act and Board of Pharmacy Regulation No. 25 (7). President Quistgard explained the mechanics of the investigatory procedure and reminded Mr. Schultz of his right to counsel. Mr. Strong, general counsel to the Board, repeated the right of Mr. Schultz to be represented by counsel and stated that anything that Mr. Schultz might state might be used as evidence to incriminate him.

The Board questioned and discussed evidence produced by the secretary and by Mr. Schultz and at approximately 1:20 o'clock P.M., Mr. Schultz departed.

The Board was dismissed for lunch.

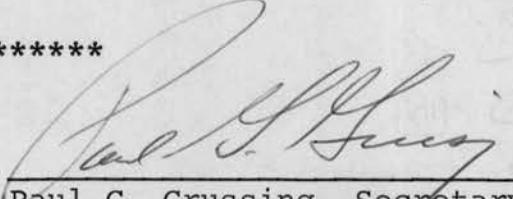
At 2:00 o'clock P.M., the Board reconvened in its offices.

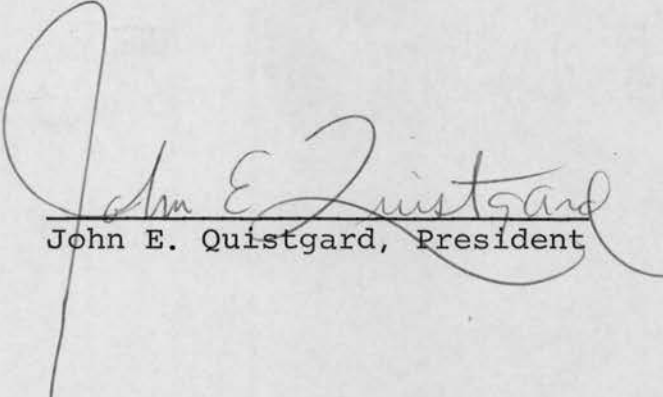
The Board then discussed a draft bulletin which the secretary had prepared and received a report from counsel with respect to the effect of the bulletin in lieu of a public hearing modifying Regulations Nos. 18 and 19. Counsel outlined a legal device for declaring the moratorium unconstitutional. This device involves direct appeal to the Supreme Court, prompt consideration on the calendar, no medical testimony and results in a return to the

original status of pharmacy's position at the time of the 1962 Supreme Court Decision declaring the 18 drugs to be indeed drugs.

This is known to be a matter for consideration at the next MSPhA Executive Committee meeting. The secretary is to offer to the Association the Board's willingness to meet with them again on the proposal suggested by counsels for both the Association and the Board.

Ater discussing items of a general nature the meeting was adjourned at approximately 3:45 o'clock P.M.


Paul G. Grussing, Secretary


John E. Quistgard, President

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Twenty-Second Meeting

October 1, 1967. The meeting was called to order at 5:30 o'clock P.M., at the Board offices with all of the Board members and its secretary being in attendance. Dean Lawrence Weaver of the University of Minnesota College of Pharmacy joined the meeting and described curriculum changes at the College of Pharmacy.

The meeting was dismissed at 8:30 o'clock P.M., for dinner and travel to Omaha, Nebraska for the District V meeting of the NABP.

8:30 o'clock A.M., Wednesday, October 4. The meeting was called to order by President Quistgard. All members, the secretary and the Board's counsel were in attendance.

The minutes of the last meeting were read. Mrs. Alcott moved and Mr. Nelson seconded that the minutes be approved. Motion passed.

After a discussion of the refill record-keeping violation by Daryl R. Schultz of Nordby Drug, Inc., Grand Rapids, and a report by the secretary of recent investigations concerning the violation, Mrs. Alcott moved and Mr. Nelson seconded that a letter of severe reprimand be sent to Mr. Daryl R. Schultz. Motion passed. The secretary is to continue investigation of the pharmacy with respect to refill practices.

The Board discussed the 1967 amendments to the Minnesota Practice Act and the status of Mr. Donald J. Malloy. An opinion from Mr. Harry Strong, general counsel to the Board, was presented. After a thorough discussion of the situation, Mr. Bearman moved and Mrs. Alcott seconded that Mr. Malloy be notified that he is not qualified for licensure in Minnesota. Motion passed.

At this point Mr. Evert Atkinson, Regional Director of the Bureau of Drug Abuse Control and Mr. Charles Kriedel entered. These representatives of BDAC explained a proposal for Federal-State cooperation in drug abuse control in which the Board of Pharmacy would assume prime responsibility for auditing pharmacies.

After a thorough discussion of the proposal and a review by counsel of a memorandum of agreement presented by BDAC, Mrs. Alcott moved and Mr. Seifert seconded that the agreement be accepted by the Board and that the secretary be instructed to respond in writing indicating the Board's willingness to co-operate in the joint program. Motion passed.

Mr. Atkinson was offered an opportunity to explain the Federal-State Drug Abuse Control Program to the new registrants at the next regular Board meeting. Mr. Atkinson and Mr. Kriedel departed.

The Board then discussed part-time hospital pharmacy services and the required hours for pharmacy operation and agreed that to qualify for licensure an application should offer daily service for at least five days a week.

The secretary reported on the absence of the pharmacist-in-charge from the Nopeming Sanitorium Pharmacy and the involvement of a non-registered person and compounding and dispensing there. The 1967-68 application to operate a pharmacy for that institution was considered. The secretary was instructed to write Mr. Edward H. Hengemuehler, pharmacist-in-charge, indicating that the proposal for Monday, Wednesday and Friday hours would be unacceptable, that regular five-day a week service is required, that the pharmacy's procedure for emergency access when closed be supplied, and that Mr. Hengemuehler be reprimanded for being absent from the pharmacy during its stated hours of operation. Investigation is to be continued with respect to coverage of the pharmacy.

After a discussion of the coverage problems at the Nelson Pharmacy, Richfield, Minnesota, the secretary was instructed to continue investigation for store coverage for some time and to issue a citation to the pharmacist-in-charge if violations were found.

The secretary reported on information received from the Wisconsin State Board of Pharmacy concerning reciprocity applicant Arnold R. Bertelsen Jr. Mr. Nelson moved and Mrs. Alcott seconded that the secretary write Mr. Bertelsen informing him that because of violations in Wisconsin, his application would not be considered. Motion passed.

The secretary reported on his communication with the Wisconsin Board of Pharmacy concerning the application of Pharmacist Donald Aspenses. Mr. Nelson moved and Mr. Seifert seconded that

reciprocity be denied to Mr. Aspenes on the basis of a prior conviction concerning an FDA law violation and that Mr. Aspenes be so notified by the secretary. Motion passed.

The secretary and counsel reported on progress in litigation concerning a violation of M.S. 617.251 in Rice County. One final "buy" is to be made and a complaint filed immediately by the secretary.

The secretary reported on shortages of barbituates and amphetamines at the Minnesota Masonic Home, Bloomington. President Quistgard will contact pharmacists active in management of the Home and call the violations to their attention, urging compliance with Health Department Regulation 10614. If compliance is not accomplished, the matter should be turned over to the Minnesota Department of Health.

Vice-President Bearman reported on a meeting of the MSPHA Executive Committee which was attended by some Board members. The feasibility of testing the constitutionality of "the moratorium" on law enforcement passed by the 1967 legislature was discussed and reported by Mr. Bearman. After some discussion the need for medical evidence, either for a public hearing or in litigation was discussed. The secretary will inquire into incidents of misuse of OTC drugs and will obtain an opinion from legislators concerning future legislation.

The secretary read a letter from Mr. Jack Solomon, Leeds Drug, Coon Rapids. Mr. Strong is to write a reply explaining the reasons for testing weights and balances by the Weights and Measures Division.

At 11:20 o'clock A.M., Pharmacist William Huffer, Hibbing, Minnesota, appeared before the Board in response to a letter sent to him by the secretary. Mr. Huffer answered questions about a prescription plan offered to him by the town of Stuntz.

The Board also discussed deficiencies in refill record-keeping according to Regulation 25. Mr. Huffer will review the regulation with Pharmacist Douglas L. Swenson. At approximately 12:10 o'clock P.M., Mr. Huffer departed.

At 12:16 o'clock P.M., Pharmacist Wallace L. Fairfield appeared before the Board to take an oral examination in Jurisprudence. At approximately 12:40 o'clock P.M. Mr. Fairfield departed.

The Board then dismissed for lunch at 12:45 P M.

At 1:25 o'clock P.M., Mr. Morton Elboom appeared before the Board at his own request. He cited personal reasons for reinstatement of his pharmacy license previously issued to him. At 1:35 o'clock P.M., Mr. Elboom departed.

The following candidates for reciprocity met in the Chapman Building for the purpose of writing an examination in Jurisprudence as a requirement for licensure by reciprocity. The test began at 1:30 o'clock P.M. and was monitored by Mrs. Alice Hummer of the office staff.

William R. Gould
Byron K. Luke
Orvin A. Solberg
Wayne P. Wait

William J. McKechnie
Wallace L. Fairfield
Dennis A. Dingman

At 1:35 o'clock P.M., Pharmacist Carl Curtis of Baudette appeared before the Board in response to a letter sent to him by the secretary. The Board discussed the requirement that a pharmacist be on duty when the pharmacy is open for business. At 1:55 o'clock P.M., Mr. Curtis departed.

The secretary discussed a file on Pharmacist Ernest Neve, obtained from the Bureau of Drug Abuse Control. Counsel was requested to prepare a citation to be issued subject to the review of the president. The St. Paul Police Department is to be contacted for possible evidence.

At 2:15 o'clock Mr. William R. Gould appeared before the Board to take an oral examination in Jurisprudence.

At 2:35 o'clock Mr. Dennis A. Dingman appeared before the Board to take an oral examination in Jurisprudence.

At 2:55 o'clock, Mr. William J. McKechnie appeared before the Board to take an oral examination in Jurisprudence.

At 3:15 o'clock Mr. Byron K. Luke appeared before the Board to take an oral examination in Jurisprudence.

At 3:35 o'clock Mr. Orvin A. Solberg appeared before the Board to take an oral examination in Jurisprudence.

At 3:55 o'clock Mr. Wayne P. Wait appeared before the Board to take an oral examination in Jurisprudence.

The secretary discussed an opinion from counsel concerning licensure of veterinary drug manufacturers. He is to contact

any unlicensed manufacturers.

The sale of insulin and other biologicals on self-service basis from refrigerators was discussed. The secretary was instructed to discuss this problem in the next report in the MSPHA Journal and next bulletin to pharmacies. Motion to that effect by Mr. Nelson, seconded by Mr. Bearman. Motion passed.

The secretary reported that Snyder Drug headquarters had shipped drugs to their new pharmacy at Brookdale before the premises were inspected. A letter is to be written reprimanding the Snyder Drug wholesale licentiate for this practice.

Mr. Nelson moved and Mr. Seifert seconded that a letter be written to Mr. William Huffer outlining the meaning of the record-keeping requirements in Regulation No. 25. Motion passed.

After some discussion Mr. Nelson moved and Mrs. Alcott seconded that the secretary write Mr. Morton Elboom indicating that the Board would not consider re-instatement of his license. Motion passed.

After some discussion, Mrs. Alcott moved and Mr. Nelson seconded that a letter of reprimand be written to Mr. Carl Curtis, Baudette, reminding him of the meaning of M.S. 151.20 with respect to "store coverage". Motion passed.

Mr. Nelson moved and Mr. Seifert seconded that having passed the Jurisprudence examinations and any other examination that may have been requested of them for reason, the following candidates for registration, be granted registration on the basis of the state licensed with their names. Motion passed.

	<u>Cert. No.</u>
William R. Gould - Montana	1349
Orvin A. Solberg - North Dakota	1351
Wayne P. Wait - Iowa	1352
William J. McKechnie - North Dakota	1350
Dennis A. Dingman - South Dakota	1348

Mrs. Alcott moved and Mr. Bearman seconded that after a review of the application, records, examination and interview in the case of Byron K. Luke, that the privilege of reciprocity be denied to him at this time. Motion passed.

Mr. Nelson moved and Mr. Seifert seconded that after a review of the application, records, examination and interview in the case of Wallace L. Fairfield, that the privilege of reciprocity be denied to him at this time. Motion passed.

The secretary described a plan for extending the University of Minnesota Hospital Pharmacy into additional facilities in the same building. The secretary is to visit the site and report to the Board indicating whether the additional area can be construed as being at the same location and an extension of the existing pharmacy service.

The secretary reported on an application received from Mr. Duane Westermann to operate a pharmacy in Willmar, Minnesota. The application was received during the Board meeting and was not accompanied by the required fee. A blueprint submitted with the application indicated that the physical security does not comply with Regulation 17. The incomplete application was not considered and the secretary was instructed to contact Mr. Westermann outlining the deficiencies which may be corrected before the application can be considered at the next special Board meeting.

After a review of the application for a license to operate a pharmacy at Thief River Falls, submitted by Northwestern Hospital, Mr. Bearman moved and Mrs. Alcott seconded that the license be granted subject to physical inspection of the premises. Motion passed.

After a review of the application for a license to operate a pharmacy at Fergus Falls, submitted by Fergus Falls State Hospital, Mrs. Alcott moved and Mr. Seifert seconded that the license be granted subject to physical inspection of the premises. Motion passed.

After a review of the application for a license to operate a pharmacy at Alexandria, submitted by Our Lady of Mercy Hospital, Mr. Seifert moved and Mr. Nelson seconded that the license be granted subject to physical inspection of the premises. Motion passed.

After a review of the application for a license to operate a pharmacy at Mora, submitted by Kanabec Hospital, Mr. Nelson moved and Mr. Bearman seconded that the license be granted subject to physical inspection of the premises. Motion passed.

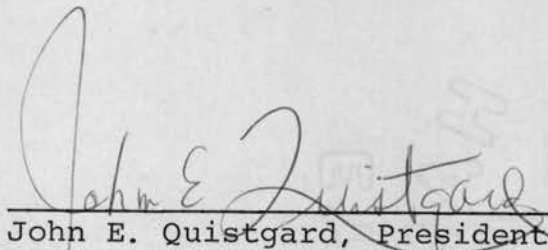
After a review of the application for a license to operate a pharmacy at Caledonia, submitted by Donald Rice for Caledonia Community Hospital, Mr. Bearman moved and Mrs. Alcott seconded that the license be granted subject to physical inspection of the premises. Motion passed.

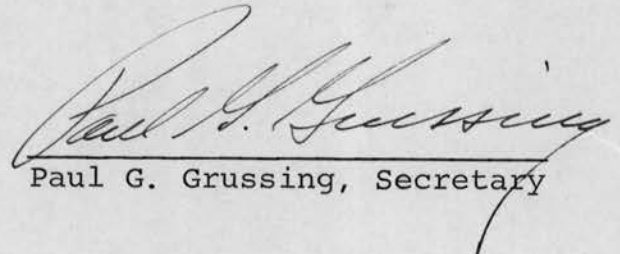
After a review of the application for a license to operate a pharmacy at the Emporium, St. Paul, submitted by the Emporium, Mrs. Alcott moved and Mr. Seifert seconded that the license be granted subject to physical inspection of the premises. Motion passed.

Minnesota State Board of Pharmacy - 422nd Meeting - October 1967

The secretary is to investigate distribution of the keys at the proposed Kanabec County Hospital. Motion passed.

Mr. Nelson moved and Mrs. Alcott seconded that the meeting adjourn. Motion passed. Adjournment at 4:45 o'clock P.M.


John E. Quistgard, President


Paul G. Grussing, Secretary

MINNESOTA STATE BOARD OF PHARMACY

Four Hundred Twenty-Third Meeting

November 27, 1967. At 8:00 o'clock P.M., President Quistgard called the meeting to order. In attendance were President J. E. Quistgard, Vice President Max Bearman, Mrs. Kitty Alcott, Mr. John H. Nelson, Secretary Grussing and General Counsel, Mr. Harry Strong Jr.

The Board discussed recent correspondence from reciprocity applicants Arnold Bertelsen Jr., and Martin J. Zempel. After some discussion of the failing grades in the Wisconsin practical examination received by these individuals, Mr. Nelson moved and Mrs. Alcott seconded that Minnesota not consider reciprocity applicants who received a grade of less than 75% in the practical examination and an over-all grade average of less than 75. Motion passed.

The secretary reported on an application to operate a pharmacy at the Minnesota Masonic Home in Bloomington. He indicated that Mr. Ernest Ahlberg will be pharmacist in charge and that he intends to operate the part-time pharmacy with a number of relief pharmacists who are members of the fraternal organization. This nursing home pharmacy proposal does not meet the requirements of Regulation No. 17. The secretary was questioned about whether the requirements of Regulation 17 were made known to the Masonic Home previously.

The inspection of weights and balances by the Weights and Measures Division of the Public Service Commission was discussed by the secretary. Several deficient balances have been noted and reported to the Board. These have been tagged either "accepted" or "rejected" by the Weights and Measures Division technician and the pharmacist must repair or replace the deficient balance with 30 days. The secretary was instructed to prepare a form letter to be issued to pharmacies with deficient balances or weights. The pharmacist-in-charge is to be reminded of the deficiency, of the requirements for compliance, and urged to either destroy inadequate weights, voluntarily forward them to the Board, or surrender them to the Board of Pharmacy inspector on his next regular visit.

President Quistgard commented on recent unethical advertising by the Thro's Pharmacies in Mankato and suggested that further occurrences be called to the Board's attention for possible discussion with the pharmacists-in-charge before the Board.

The Board then began to discuss some proposed revisions of existing regulations one through eight. Counsel explained the rearrangement of the concepts in the existing regulations. Approximately the first four revised regulations were discussed. Some discussion occurred about the meaning of the word "location".

Counsel pointed out the need to develop a regulation authorizing the Board to prescribe a form of license application. Mr. Nelson suggested that the pharmacist-in-charge should have his name on the individual license. The secretary explained the wording referring to the pharmacist-in-charge on the license and the mechanical procedure. It was agreed that in issuing the license renewals there is need for a definition of a "pharmacist-in-charge".

At 9:15 o'clock A.M., Tuesday, November 28, 1967, Pharmacist Donald Landy appeared before the Board in response to a letter sent to him by the secretary. The Board discussed a violation of Regulation No. 21, pointing out the incompatibility of using the word "prescription" and "price" in the same ad message. A deficiency in the pharmacy library was also noted. Mr. Landy indicated that a lay person has been utilized in compounding and dispensing prescriptions in his pharmacy. After some discussion, Mr. Landy indicated a clear understanding of Regulations No. 10, 21 and 25 and promised compliance in the future.

At 10:20 o'clock A.M., Pharmacist E. E. Syverson appeared before the Board in response to a letter sent to him by the secretary as Mr. Syverson's pharmacy in Bigfork had been open for business without benefit of a pharmacist while he was hunting. The meaning of M.S. 151.20 was discussed by members of the Board.

At 10:35 o'clock A.M., Mr. Donald J. Malloy appeared before the Board at his request. He was accompanied by Pharmacist Paul Denn and Dr. Norman Holte, Pharmacist, Dentist and Pharmacologist.

President Quistgard reviewed all earlier attempts at licensure and denials by previous Boards.

Mr. Malloy and others presented personal reasons for requesting the Board to allow Mr. Malloy to continue compounding and dispensing activities. President Quistgard informed Mr. Malloy that, after review with legal counsel, he would be notified of the Board's decision. ~~to reaffirm its earlier denial of his qualifications to reciprocate.~~ He was instructed not to assume the duties of a pharmacist until notification of his status is received from the Board. At approximately 11:35 A.M., Mr. Malloy departed.

At 11:45 o'clock A.M., Pharmacist Donald G. Gronlund appeared before the Board in response to a letter sent to him by the secretary. The meaning of Board Regulation No. 21 and the responsibilities of the pharmacist-in-charge to insure compliance with this and other regulations was spelled out for Mr. Gronlund. Mr. Gronlund was accompanied by Mr. Alvin Towle, pharmacy manager for Target Pharmacies.

The particular responsibilities of pharmacists-in-charge in multi-pharmacist pharmacies of multi-pharmacy organizations were questioned by Gronlund. The Board cited the importance of reviewing laws and regulations with staff pharmacists and establishing policies and procedures consistent with laws, regulations and good professional practice. Mr. Gronlund was told that since ultimate responsibility lies with the pharmacist-in-charge of each pharmacy, that directives from non-professional elements of the organization be scrutinized to insure that they do not conflict with practices in compliance. At 12:15 o'clock P.M., Mr. Gronlund departed.

President Quistgard dismissed the meeting for lunch.

At approximately 2:00 o'clock P.M., Pharmacist Joseph S. Koebensky appeared before the Board in response to a letter sent to him by the secretary. Mr. Koebensky explained his absence from his pharmacy while hunting deer and explained that he has a two-way radio in his truck which he uses for messages to return to

the pharmacy when fishing during his noon lunch period. He operates a one-man pharmacy.

Mr. Koebensky discussed his activities at the local hospital and plans for operating a part-time pharmacy there. The requirement for proper pharmacy "coverage" at the community pharmacy was cited by Board members in connection with Koebensky's absences at the Hospital. The secretary is to write Mr. Koebensky covering alternatives for providing pharmaceutical services to his hospital. At approximately 3:00 o'clock P.M., Mr. Koebensky departed.

At approximately 3:05 o'clock P.M., Pharmacist Clair Hetland, Loop Pharmacy, Minneapolis, appeared before the Board in connection with a letter sent to him by the secretary. Mr. Hetland was accompanied by Mr. Jack Beugen, owner of Loop Pharmacy.

President Quistgard indicated to Mr. Hetland that the current license application showed him as pharmacist-in-charge, therefore, he was requested to appear before the Board in connection with violations of Board Regulation No. 21. Mr. Beugen indicated that in error, Mr. Hetland's name appeared as pharmacist-in-charge, when, in fact, it was his intention to name Hetland as pharmacist-in-charge only in Beugen's absence. The secretary was instructed to write Mr. Beugen sending an affidavit of professional responsibility for his signature.

President Quistgard pointed out violations of Board Regulation No. 21 in connection with a newspaper ad and window display of testimonial letters containing reference to prescription drugs and prices. Mr. Beugen admitted the violation in the Minneapolis Star and acknowledged the placement of testimonial letters in his pharmacy's windows. The displaying of confidential prescription information was pointed out to Mr. Beugen by the Board. The Board agreed to accept proposed ads for comment by the secretary as to compliance with Board Regulation No. 21. After a warning by the Board, Mr. Hetland and Mr. Beugen departed.

The secretary discussed plans for collecting medical evidence or incident reports in cases of misuse and abuse of OTC drugs. The next issue of the Minnesota Pharmacist will request this information from pharmacists. The secretary is to report during the next regular meeting.

The Board reviewed an application for a drug wholesaler's license from Groves-Kelco, Inc. The secretary and counsel reviewed the Board's position after litigation in this matter several years ago. Mr. Bearman moved and Mrs. Alcott seconded that a license be issued. Motion passed.

Counsel read a memo he prepared after reviewing the evidence in the Ernest Neve matter received from the Bureau of Drug Abuse Control, regional office in Kansas City, Missouri. After discussing the matter, Mr. Nelson moved and Mrs. Alcott seconded that, subsequent to the availability of FDA witnesses participating in their investigation, that a citation be prepared and issued to Mr. Neve requiring him to show cause why his license to practice pharmacy should not be suspended or revoked. Motion passed.

After a review of the application for a license to operate a pharmacy submitted by Roberts Drug III, 3914 Sibley Memorial Highway, St. Paul, Mr. John H. Nelson moved and Mrs. Kitty Alcott seconded that a license be issued subject to inspection. Motion passed.

After a review of the application for a license to operate a pharmacy submitted by St. John's Hospital, 1407 West Fourth Street, Red Wing, Mrs. Kitty Alcott moved and Mr. John H. Nelson seconded that a license be issued subject to inspection. Motion passed.

After a review of the application for a license to operate a pharmacy submitted by Regina Memorial Hospital, Hastings, Mr. John H. Nelson moved and Mr. Max Bearman seconded that a license be issued subject to inspection. Motion passed.

After a review of the application for a license to operate a pharmacy submitted by Louis Weiner Memorial Hospital, Marshall, Mr. Max Bearman moved and Mrs. Kitty Alcott seconded that a license be issued subject to inspection. Motion passed.

After a review of the application for a license to operate a pharmacy submitted by St. Michael's Hospital, 425 N. Elm, Sauk Center, Mrs. Kitty Alcott moved and Mr. John H. Nelson seconded that a license be issued subject to inspection. Motion passed.

After a review of the application for a license to operate a pharmacy submitted by Lake View Memorial Hospital, 11th Avenue and 4th Street, Two Harbors, Mr. John H. Nelson moved and Mr. Max Bearman seconded that a license be issued subject to inspection. Motion passed.

After a review of an application to operate a pharmacy submitted by Mr. Ray Harchanko, Mr. Bearman moved and Mr. Nelson seconded that the license be issued. Motion passed.

The secretary reported on Mr. William Hodapp's offer to show members of the Board a sample of the fall TV lecture series during the January Board meeting. The secretary will arrange for a suitable time and coordinate this with the president.

The secretary described correspondence from Mr. Miles B. Ross, registered in New York, who inquired whether his six months internship qualifications would be acceptable to this Board. Mr. Nelson moved that the secretary write Mr. Ross indicating that he lacks the required one year of internship, therefore his application cannot be accepted. The motion was not seconded.

The secretary was instructed to write NABP inquiring if Mr. Ross has made application for and been accepted for reciprocity to other states.

After a review of the file and request of Intern Peter G. Pfeiffer, Mr. Bearman moved and Mrs. Alcott seconded that for good reason time spent in pharmacy internship before April 15, 1967 be granted and credited toward the required one year of internship. Motion passed.

After a review of the file and request of Intern John R. Galland, Mrs. Alcott moved and Mr. Nelson seconded that for good reason time spent in pharmacy internship before April 15, 1967, be granted and credited toward the required one year of internship. Motion passed.

After a review of the file and request of Intern Gary S. Schneider, Mr. Nelson moved and Mr. Bearman seconded that for good reason time spent in pharmacy internship before April 15, 1967, be granted and credited toward the required one year of internship. Motion granted.

After a review of the minutes of the 422nd meeting, Mr. Nelson moved and Mrs. Alcott seconded that they be approved. Motion passed.

After a thorough discussion of the evidence presented in the Malloy matter, and after considering the opinion of counsel, the Board instructed the secretary to investigate the Doctors Building Pharmacy, Minneapolis, to observe the activities of Mr. Malloy. After further discussion the matter was tabled until the January meeting.

After a review of the evidence considered in the matter of Regulation No. 21 by Mr. Donald Landy, Mrs. Alcott moved and Mr. Nelson seconded that a letter of severe reprimand be sent to Mr. Landy. Motion passed.

After a review of the evidence considered in the matter of violation of M.S. 151.20 by Pharmacist E. E. Syverson, Mr. Nelson moved and Mr. Bearman seconded that a letter of reprimand be sent to Mr. Syverson. Motion passed.

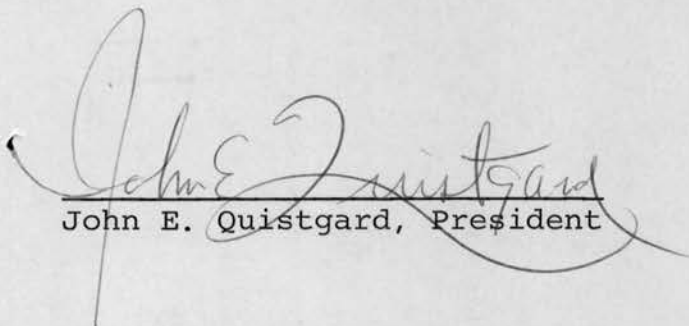
After a review of the evidence considered in the matter of violation of Regulation No. 21 by Pharmacist Donald G. Gronlund, Mr. Bearman moved and Mrs. Alcott seconded that a letter of severe reprimand be sent to Mr. Gronlund. Motion passed.

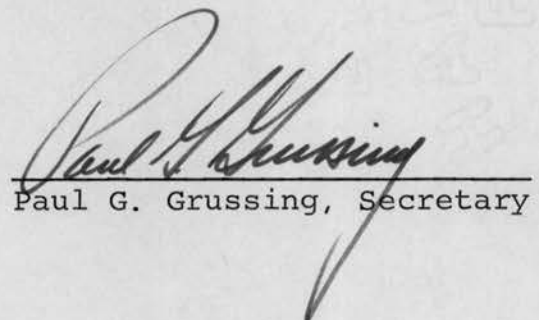
After a review of the evidence considered in the matter of violation of M.S. 151.20 by Pharmacist Joseph S. Koebensky, Mrs. Alcott moved and Mr. Nelson seconded that a letter of reprimand be sent to Mr. Koebensky. Motion passed.

After a review of the evidence considered in the matter of violation of Regulation No. 21 by Pharmacist Clair Hetland, Mr. Nelson moved and Mr. Bearman seconded that a letter of reprimand be sent to Mr. Hetland. Motion passed.

The secretary reported on efforts to recruit a suitable replacement for Mrs. Callahan, Clerk-Typist. Only one qualified applicant is available. The search for a typist will continue until the next meeting.

At 5:50 o'clock P.M., Mr. Nelson moved and Mr. Bearman seconded that the meeting be adjourned.


John E. Quistgard, President


Paul G. Grussing, Secretary