TEMPORARY SUSPENSION ORDER #A-17-008-ASI

RE: IN THE MATTER OF CHARLIE BELLINGER BETHEA (PHARMACIST LICENSE #19238) BEFORE THE TEXAS STATE BOARD OF PHARMACY

On this day came on to be considered by the Disciplinary Panel of the Texas State Board of Pharmacy (Board) the matter of the Petition for Temporary Suspension of pharmacist license number 19238, issued to Charlie Bellinger Bethea (Respondent), pursuant to § 565.059 of the Texas Pharmacy Act (Pharmacy Act), TEX. OCC. CODE ANN., Title 3, Subtitle J.

Respondent did not appear and was not represented by counsel. Caroline Hotchkiss represented Board staff. Kerstin Arnold served as General Counsel to the Disciplinary Panel. The following Board members served as the Disciplinary Panel: Jeanne D. Waggener, R.Ph.; Dennis F. Wiesner, R.Ph.; and Jenny Downing Yoakum, R.Ph.

The Disciplinary Panel determines that Respondent, by continuation in practice, would constitute a continuing threat to the public welfare, and that pharmacist license number 19238 issued to Respondent shall be temporarily suspended in accordance with § 565.059 of the Pharmacy Act. The Disciplinary Panel makes this finding based on the following evidence and/or information presented at the January 20, 2017, Hearing on Temporary Suspension of License of Respondent:

1. On or about May 20, 1971, Respondent was issued Texas pharmacist license number 19238.

2. Respondent’s Texas pharmacist license was in full force and effect at all times and dates material and relevant to this Order.

3. Respondent served as pharmacist-in-charge of Korner Pharmacy, 2503 Cartwright, Missouri City, Texas 77459, between on or about March 8, 2016, through December 14, 2016, and Respondent served as a pharmacist of Korner Pharmacy on various dates throughout the time period referenced in the Allegations.
4. A pharmacist-in-charge has responsibility for the practice of pharmacy at the pharmacy for which he/she is the pharmacist-in-charge, including legally operating the pharmacy in accordance with all state and federal laws or rules governing the practice of pharmacy.

5. A pharmacist is responsible for complying with all state and federal laws and rules governing the practice of pharmacy while on duty.

6. Respondent’s Texas pharmacist license is current through January 31, 2018.

7. All jurisdictional requirements have been satisfied.

8. Between on or about February 1, 2016, and November 22, 2016, Korner Pharmacy and Respondent, while acting as pharmacist-in-charge and a pharmacist, dispensed controlled substances and dangerous drugs to patients in repeated patterns that demonstrate a lack of adherence to professional standards for practicing corresponding responsibility in dispensing controlled substances. During this time period, Korner Pharmacy dispensed controlled substances and dangerous drugs pursuant to approximately 2,000 hardcopy original prescription drug orders (the drug orders). For each patient, the drug orders are consistently comprised of a purported official prescription form for a Schedule II controlled substance and another prescription form that routinely prescribes one controlled substance and two non-controlled dangerous drugs. During the above stated time period, Respondent should have known that prescriptions dispensed pursuant to the drug orders were invalid, i.e. not issued for a legitimate therapeutic purpose or medical need and/or prescription forgeries, due to the following prescription red flags factors:
   a. A large majority of patients of the pharmacy received the following controlled substances: alprazolam 2mg, carisoprodol 350 mg, hydrocodone/APAP 10/325 mg, promethazine with codeine 6.25 mg-10 mg/5ml, and oxycodone 30 mg;
   b. Patients were dispensed prescriptions for consistent large quantities of the above-listed controlled substances;
   c. Korner Pharmacy and Respondent dispensed prescriptions for patients and prescribers outside the general area of Korner Pharmacy, in that many patients travelled long geographic distances between their purported residence throughout Houston’s metropolitan area and other Texas cities, the prescriber’s office, and Korner Pharmacy;
   d. Korner Pharmacy and Respondent dispensed prescriptions at inconsistent intervals throughout the above listed ten-month time period, usually dispensing prescriptions on not more than three days per week, including several weeks of zero dispensing, which indicates that the prescriptions were received by Korner Pharmacy in an unusual manner compared to a typical pharmacy operating on consistent business days;
e. A large number of prescriptions issued by the prescribers were issued from practice locations that are not listed with the Texas Medical Board as registered pain management clinics; and

f. Prescriptions dispensed throughout the time period alleged bear readily-identifiable markers of forgeries, including quantities, directions, or dosages differing from usual medical usage, prescriptions that do not comply with the acceptable standard abbreviations, prescriptions that appear to be photocopied, prescriptions look “too good,” i.e., patients names and addresses match exactly to drivers license or identification, prescriptions are written in different color inks or written in different handwriting, and misspellings typed on the official prescription form.

9. Beginning on or about February 26, 2016, through on or about December 21, 2016, Komer Pharmacy and Respondent, while acting as the pharmacist-in-charge and a pharmacist of the pharmacy, failed to comply with reporting requirements for dispensing of controlled substances to the State of Texas’s applicable drug monitoring database, i.e. the Prescription Access Texas system (prior to September 1, 2016) and currently the Texas Prescription Monitoring Program (commencing September 1, 2016). The last date of reporting of dispensing a controlled substance by Komer Pharmacy was on February 19, 2016. Komer Pharmacy and Respondent, while acting as pharmacist-in-charge and a pharmacist, routinely dispensed controlled substances after February 19, 2016. Between on or about February 26, 2016, and November 22, 2016, Komer Pharmacy dispensed controlled substances pursuant to approximately 1,700 hardcopy original prescription drug orders (the drug orders), which each contained a prescription for a controlled substance, namely, alprazolam 2mg, carisoprodol 350 mg, hydrocodone/APAP 10/325 mg, promethazine with codeine 6.25 mg-10 mg/5ml, and oxycodone 30 mg.

10. On or about December 6, 2016, Komer Pharmacy and Respondent, while acting as pharmacist-in-charge and a pharmacist, failed to supply pharmacy records within 72 hours after a request by an authorized agent of the Board. Previously, on November 30, 2016, a compliance officer for the Board requested that Komer Pharmacy supply a drug audit trail of all dispensing over the past one year. When the compliance officer went to Komer Pharmacy on December 6, 2016, Komer Pharmacy and Respondent did not provide the request drug audit trail of all dispensing.

Subsequent to any proceedings involving the conduct described above, the Board may take additional disciplinary action on any criminal action taken by the criminal justice system based on the same conduct described in the allegations above. However, Respondent shall be
provided all rights of due process should the Board initiate such disciplinary action subsequent to the conclusion of the criminal proceedings.

ORDER OF THE BOARD

THEREFORE, PREMISES CONSIDERED, the Board does hereby ORDER that:

(1) Pharmacist license number 19238 held by Respondent shall be, and such license is hereby temporarily suspended. Said suspension shall be effective immediately and shall continue in effect, pending a contested case hearing on disciplinary action against the suspended license to be held at the State Office of Administrative Hearings not later than ninety (90) days after the date of this Order. During the period of suspension, Respondent shall:

   (a) not practice pharmacy in this state or be employed in any manner requiring a license with the Board or allowing access to prescription drugs in a pharmacy during the period of suspension; and

   (b) surrender to the Board said license and any renewal certificate and personal identification card pertaining to said license number as specified by Board staff.

(2) Failure to comply with any of the requirements in this Order constitutes a violation and shall be grounds for further disciplinary action. The requirements of this Order are subject to the Texas Pharmacy Act, TEX. OCC. CODE ANN., Title 3, Subtitle J (2015), and Texas Pharmacy Board Rules, 22 TEX. ADMIN. CODE (2017).
Passed and approved at the Temporary Suspension Hearing of the Disciplinary Panel of the Texas State Board of Pharmacy on the 20th day of January, 2017.

And it is so ORDERED.

THIS ORDER IS A PUBLIC RECORD.

SIGNED AND ENTERED ON THIS 20th day of January, 2017.

[Signatures of Members]

MEMBER, TEXAS STATE BOARD OF PHARMACY

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