

MINUTES

**UTAH
BOARD OF NURSING**

January 14, 2010

**Room 474 – 4th Floor – 8:00 a.m.
Heber Wells Building
Salt Lake City, UT 84111**

CONVENED: 8:02 a.m.

ADJOURNED: 7:00 p.m.

Bureau Manager:

Laura Poe

Secretary:

Shirlene Kimball

Compliance Specialist:

Connie Call

Division Director:

Mark Steinagel

Division Staff:

Irene Woodford, Division Investigator

Department Staff:

Thad Levar

Conducting:

Debra Schilleman

Board Members Present:

Peggy Brown

Mary Williams

Joel Allred

Laurie Simonson

Sue Kirby

Barbara Jeffries

Pam Rice

Marie Partridge

John Killpack

Diane Forster-Burke

Guests:

Annie Schultz, Weber State Student

Melanie Dyches, Weber State Student

Julie Broderick, Weber State Student

Cristy Jones, Weber State Student

Brenda Jackson, Weber State Student

Lorna Baer, Weber State Student

Erin Walker, Weber State Student

Taryn Goeckerity, Weber State Student

TOPICS FOR DISCUSSION

DECISIONS AND RECOMMENDATIONS

ADMINISTRATIVE BUSINESS:

December 10, 2009 Board minutes:

A Motion was made to approve the minutes as written.
All Board members voted in favor of the Motion.

Mark Steinagel, Division Director
Thad Levar, Department

Mr. Steinagel met with the Board to explain a bill the Division is sponsoring to clean up several practice acts regulated under the Division. He indicated the Board responsibilities section of the Nurse Practice Act is one of the areas he is working to clean up. Section 58-31b-201(4)(a) reads: “the director shall appoint an individual to serve as the executive administrator of the Board of Nursing. Except when the board serves as a presiding officer in an adjudicative procedure, the executive administrator shall serve as an ex officio member of the board and shall represent the position of the division in matters considered by the board.” Section (4)(b) reads: “the executive administrator shall be a licensed registered nurse, shall have earned a masters degree in nursing and shall have a minimum of five years experience working in nursing administration or nursing education.”

Mr. Steinagel stated this is unusual language for the Division and other practice acts do not have this type of wording. He stated his intent is to eliminate this wording. Mr. Steinagel expressed his concerns with the wording, and stated that as Division Director, he is the voice of the Division and the Board. He stated his concern with the current wording is that the executive administrator and not the Division Director is the voice of the nursing board. Mr. Steinagel stated the division is given the authority, then the director, then the board. Mr. Steinagel stated no change would be made in practice, Ms. Poe would remain as the Bureau manager, but his concern is for the long term. He indicated he is the voice of the division and he has to make the best decision for the division. Ms. Forster-Burke stated it is very important that a nurse be the executive administrator of the Board and it is the only way 20 years from now to be sure we still have a nursing board. Ms. Forster-Burke indicated she would be fine if the wording were changed that the executive administrator does not need to be the representative of the division, but strongly recommends that the requirement remain that the bureau manager needs to be a nurse with these specific qualifications. Mr. Steinagel stated he understands the Boards’ concerns, but he disagrees that this needs to be in statute. Dr. Williams stated her concern is that

he may understand, but what happens when a new director is appointed. Ms. Brown stated in the past women were not given credence and it is their responsibility to protect the profession which consists mainly of women. If the Division Director were to determine that the executive administrator could be an MBA, it would not protect the practice of nursing. Mr. Steinagel stated it is important to find individuals qualified to fill the position and he agrees it makes sense conceptually, but it is not a prerequisite in other statutes to be a licensed member of that profession. He stated that when specific requirements are in place, he may be forced to hire an individual who is not the best person for the position. Dr. Williams stated this negates the power of education and nursing experience. Board members indicated Ms. Poe has been able to do a lot for the nursing profession because of her educational background. Mr. Levar stated the Department supports the Division and it is the Division's role to administer the statute and brings in the Board for their expertise. Nursing is the only profession that deviates from that model. Mr. Killpack stated there needs to be an individual who understands the language of nursing. What may be convenient for the Division may not be in the best interest of the public. Dr. Williams stated that with the changes coming in health care, this will be a bigger issue and it will be very important to have someone who understands specific nursing issues. Ms. Forster-Burke stated the language regarding the voice of the director could be changed, but this is not the time to open up the Nurse Practice Act. Ms. Kirby indicated she would have great concern opening the Nurse Practice Act because physicians are poised nationwide to restrict the APRN practice. Mr. Steinagel stated he is willing to discuss this issue further, but he is not willing to say he will not make the changes. Mr. Steinagel stated the role of the Bureau manager is to attend meetings, interact with the industry, manage rules, react to board needs, manage subordinates and work with investigators. He is aware of the importance of expertise; he has heard the Board's concerns and stated he will contact Representative Lockhart to discuss those concerns with her.

Ms. Poe stated this clean up bill will open up several

Practice Acts. She indicated there is a good working relationship with the professional organizations in Utah, unlike other areas of the nation. The sponsor is highly respected and has a great deal of experience. Mr. Steinagel stated the intent is not to diminish or harm the profession. He stated he appreciates what the Board is doing. He stated the Board has given him something to think about and he will schedule a meeting with Representative Lockhart. He stated it is unacceptable to him not to open up the practice act at all and he would like the Board to consider alternatives.

NEW BUSINESS:

Connie Call,
Compliance report:

Ms. Call reported the following individuals are out of compliance with the terms and conditions of their Order:

- Karen Christiansen missed calling CVI fourteen times and needs to submit a copy of a prescription.
- Erin Crockett missed calling CVI twelve times, did not submit documentation of attendance at PIR meetings, and has two prescribing practitioners and two pharmacies.
- Andrew Decker missed a urine screen on December 9, 2009 and needs to submit a copy of a prescription.
- Lillian Howell missed calling CVI eight times and missed a urine screen on December 28, 2009.
- Kimberli Johnson has been working in a home health agency and her Order restricts her from working in a home health agency.
- Michelle Larson missed a urine screen on October 30, 2009.
- Nancy Stone Whittemore missed urine screens on October 29, 2009, November 18, 2009 and December 21, 2009. She missed calling CVI nineteen times and has not submitted the required paperwork. .
- Steven Booth missed calling CVI four times and was late in submitting paperwork. He will be required to meet with the Board quarterly and if he remains out of compliance next month, he may be referred for an OSC Hearing.
- Dale Hullinger missed calling CVI six times.
- Stacie Powell still has not signed up with CVI, has not submitted employer or self-assessment reports due November 1, 2009, December 1, 2009 and January 1, 2010. She also needs to submit a copy of a prescription.

- Pamela Sinnett missed calling CVI six times and needs to submit a copy of her prescription.
- Kim Baker only attended one PIR meeting and has submitted reports on the wrong forms. She will be requested to meet quarterly with the Board.
- Taylor Simmons needs to submit PIR and 12-step attendance reports.
- Lori Laird missed calling CVI three times.
- Monica Murdock missed calling CVI seven times in December, has not submitted an employer report and has three prescribing practitioners.
- Wendi Rees needs to submit PIR and 12-step attendance reports.
- Ashlie Lindley missed calling CVI twenty three-times in December. Ms. Lindley has not entered therapy. She needs to come into compliance by March 1, 2010 or further action may be taken.
- Jason VanDaam needs to be seen on a quarterly basis.

Divided into Groups at 9:50 a.m.

Group 1
Conducting: Marie Partridge
Secretary: Shirlene Kimball

Andrew Decker,
Annual Probation Interview:

Members present: Ms. Partridge, Dr. Williams, Ms. Forster-Burke, Mr. Allred and Mr. Killpack.

Ms. Forster-Burke conducted the interview. Mr. Decker missed a urine screen in December. He indicated he was on vacation in Florida and had extended his vacation without notifying Ms. Call. He stated he understands his urine screens will be doubled. He stated he did not drink or use drugs while he was on vacation. His employer reports are good and he continues to work at the ER. The controlled substance data base report indicates he received a prescription for a cough syrup. He stated he filled two prescriptions, however, he stated he dumped the cough syrup and did not take the medication. Committee members indicated he still needs to submit a copy of the prescription or a print out from the pharmacy. Mr. Decker stated that July 4, 2006 is his sobriety date. Mr. Decker stated he attends PIR and 12-step meetings but does not have a sponsor. He stated he has completed steps 5-6, however, doesn't feel it is necessary to complete the steps. He stated he only attends PIR and 12-step meetings because his Order requires that he attend. Ms. Forster-Burke cautioned him that the fourth year

of sobriety is when statistics show there is a high risk for relapse. Mr. Decker stated he doesn't want to sound cocky, but feels he is in a good place. He stated his wife is 1 ½ years sober and he has a good relationship with his wife and family. He questioned if he could have the Order amended to allow him to work in home health. He also stated he is thinking about returning to school. He stated he has no plans of changing jobs, but would like the option if the opportunity comes up. Committee members indicated he could make the request to work in home health and Mr. Decker stated he would consider sending in a request. **Mr. Decker is out of compliance with the terms and conditions of his Order due to the missed urine screen in December and the prescription for the cough medicine.**

Angie Mangelson,
Annual probation interview:

Ms. Partridge conducted the interview. Ms. Mangelson appears to be doing well. Her employer reports are excellent and she was discharged from therapy six months ago. She stated she attends 12 step meetings twice a month and has a sponsor. She reported her sobriety date is December 2006 and stated she has had no thoughts of relapse and has not relapsed. She stated she works with her sponsor and talks with the sponsor three times a week. She stated she is not taking any drugs not lawfully prescribed for her. She is entering her 4th year of sobriety and Committee members stressed the importance of continuing to attend meetings and being vigilant in her recovery. **Ms. Mangelson is in compliance with the terms and conditions of her Order. Committee members will see her in one year as long as she remains in compliance.**

Kimberli Johnson,
Probation interview:

Mr. Allred conducted the interview. Ms. Johnson stated she has been doing well. She indicated she is working at a home health agency in the office. She stated her job involves telemetry, collecting vital signs from machines and calling the nurse. She stated she does not go into patient homes. Committee members indicated her Order does not allow her to work in home health and Ms. Johnson stated that since several other individuals on probation work there and she does not go into patient's homes, she did not think she was violating her Order by accepting this position.

Committee members questioned whether or not she read her Order. She stated yes, but she must have misunderstood it. Mr. Allred stated she has been on probation almost four years and she should understand the Order. Mr. Allred also indicated another issue is the employer indicated they “somewhat” read her Stipulation and Order. She will need to have the employer submit a new form and the supervisor will need to read and state he/she has read and understands the Order. Ms. Johnson reported she has been sober 9 years and feels she is clean and sober even though she is taking prescription medications. She stated she has not taken any medications not lawfully prescribed for her. Ms. Johnson stated she has no thoughts of relapse and has not relapsed. She indicated she is attending meetings, working her steps and has a sponsor she speaks with once a week. She stated her support system includes family and her friends in recovery. She indicated she relieves stress by exercising and with yoga. **Ms. Johnson is out of compliance for working in a home health setting without having her Order amended.**

Nancy Stone Whittemore,
Probation interview:

Ms. Forster-Burke conducted the interview. Ms. Whittemore missed calling CVI 19 times, missed three urine screens and had positive urine screens in May and July 2009. Ms. Whittemore stated her account had been placed on hold and she was unaware that she had missed the urine screens. Ms. Whittemore also has two prescribing practitioners and is filling prescriptions at two pharmacies. Ms. Whittemore stated she thought she had informed Ms. Call with the change in prescribing practitioners. Ms. Forster-Burke indicated Mr. Whittemore has only been in compliance with her Order once in the past two years. Committee members indicated she has placed her license in jeopardy due to numerous violations and questioned whether or not Ms. Whittemore wants to keep her license. Ms. Whittemore stated yes, she does want the license. Committee members indicated she must come into compliance, notify the Division of one prescribing practitioner, one pharmacy, call CVI daily, keep her account current so she does not miss urine screens, provide copies of her prescriptions and provide documentation why she was using two pharmacies. Mr. Allred questioned her if she was

using any drugs that she should not be using? She stated not at this time. She stated she was taking a number of prescription medications, but indicated she knew she was not feeling right, spoke with her physician and has tapered down the medications. She reported her sobriety date was August 2008; however, she had been taking a large amount of prescribed medications and feels that her sobriety date is now November 1, 2009. Ms. Forster-Burke stated she has a series of excuses and it appears as if she may be actively using. Ms. Whittemore must come into immediate compliance or she may be referred for an Order to Show Cause Hearing. Ms. Whittemore stated she is not taking any medications that have not been lawfully prescribed for her. She stated she is not taking any medications from family members or co-workers. **Ms. Whittemore is out of compliance and she understands she needs to take responsibility and come into compliance immediately.**

Benjamin Brown,
New Order:

Mr. Killpack conducted the interview. Mr. Brown explained the circumstances that brought him before the Board and indicated he failed Diversion by taking medications from patients at work. Mr. Brown stated he is currently employed at ETNA working with clients on the telephone and is supervised by a registered nurse. Mr. Brown reported in his interview with Ms. Call that his sobriety date was March 2008. He stated he last used drugs in November/December 2008 when he attended an AA meeting and was offered Oxycontin. Mr. Brown stated that when he received the letter from the Division regarding this meeting, he panicked and drank alcohol. He reported his sobriety date as January 2, 2010. Committee members questioned what sobriety means to him. He stated it basically means living without the crutch of alcohol and drugs. He stated he understands sobriety and stated the sobriety date to him was the date he finally reported his drug use to his supervisor in March 2008. He stated he understands he should have reported his clean date as January 2, 2010 due to the ingestion of the Oxycontin and alcohol. Mr. Killpack stated the Board's definition is the last time you used either drugs or alcohol. Mr. Killpack questioned whether or not Mr. Brown has had any thoughts of relapse or has relapsed. Mr. Brown stated he always

has thoughts of relapse and has not taken a clinical position because it would still be a temptation. He indicated he also has thoughts of relapse when he gets stressed because he hasn't grasped how to deal with the stress and wanting to use. Mr. Brown needs to complete the psychological and physical evaluations. Committee members indicated the psychological evaluation will make recommendations on whether or not therapy will be required, but they feel therapy would be helpful for him. Mr. Brown reported that he stopped attending 12-step meetings in August 2009. Committee members reported studies show that attending 12-step meetings helps with recovery and find it interesting that he used after dropping out of the 12-step meetings.

Mr. Brown stated he understands he needs to attend 12-step and PIR meetings. He also needs to obtain a sponsor. He stated he is not currently taking any medications not lawfully prescribed for him. Mr. Killpack encouraged Mr. Brown to develop goals and make changes and indicated that if he is going to succeed, he needs to be forthright with the Board and comply with the Order. He needs to sign up with CVI and call everyday. Mr. Brown provided the Board with the name of the prescribing practitioner and the primary pharmacy. Mr. Brown stated he understands the terms and conditions of the Order. Mr. Brown indicated he would prefer to have the drug screens done by hair and has agreed to pay the increased cost of the test. **Mr. Brown is currently out of compliance with the terms and conditions of the Order.**

Carrie Frampton,
New Order:

Dr. Williams conducted the interview. Ms. Frampton's mother and father attended the interview. Ms. Frampton explained the circumstances that brought her before the Board. She indicated she failed out of Diversion due to four DUI's in a two year period. She reported her last DUI was December 2008 and that is her sobriety date. She indicated she is in a much better place now and stated she understands the terms and conditions of the Order. Ms. Frampton stated she has a primary care practitioner and a psychologist. She provided Committee members with the name of her primary prescribing

practitioner and the primary pharmacy. She stated she understands she must complete the psychological and physical evaluations by March 24, 2010. She stated she is not currently working. Ms. Frampton stated she has no thoughts of relapse and has not relapsed. She indicated she is working on Step 1 and will be finding a sponsor. She stated she is not taking any medications not lawfully prescribed for her. Ms. Frampton stated she has the support of her family. Ms. Frampton will be seen on a quarterly basis for the first year. **Ms. Frampton is in compliance with the terms and conditions of her Order.**

Group 2
Conducting: Barbara Jeffries
Minute taker: Connie Call
DOPL Staff: Laura Poe

Members present: Ms. Jeffries, Ms. Brown, Ms. Simonson, Ms. Schilleman and Ms. Kirby.

Erin Crockett,
Probation interview

Ms. Crockett did not appear for her scheduled interview. Committee members recommend Ms. Crockett be referred for an Order to Show Cause Hearing for non-compliance to the terms and conditions of her Order for failing to appear for her scheduled meetings. **Ms. Crockett is out of compliance with the terms and conditions of her Order.**

Karen Christiansen,
Probation interview:

Ms. Christiansen did not appear for her scheduled interview. Committee members recommend Ms. Christiansen be referred for an Order to Show Cause Hearing for failing to appear for her scheduled meeting and for failure to reactive her CVI account. **Ms. Christiansen is out of compliance with the terms and conditions of her Order.**

Lillian Howell,
Probation interview:

Ms. Kirby conducted the interview. Ms. Howell stated there have been no changes with her primary prescribing practitioner, pharmacy, medications or address. She stated she continues to look for work. She stated her sobriety date is 2001 or 2003. She stated she has no thoughts of relapse and has not relapsed. She stated she has a good support system and attends two PIR meetings per month. She indicated the reason why she can not find a job is because she does not have access to controlled substances and because of the direct supervision

requirement. Ms. Howell requested her Order be amended to allow her to work under the supervision of a nurse rather than under a registered nurse or physician. Committee members indicated they will recommend to the full Board that the Order be amended to allow direct supervision of a licensed nurse or licensed physician. **Ms. Howell is in compliance with the terms and conditions of her Order.**

Wendi Rees,
Probation interview:

Ms. Schilleman conducted the interview. Ms. Rees submitted her PIR and 12-step attendance cards. Her psychological evaluation recommended she see a therapist to address depression and Committee members indicated she must find a therapist and have the therapist submit her reports. Ms. Rees reported her sobriety date is December 28, 2009 because she ingested Tramadol that had been prescribed for her father. She indicated she took the Tramadol because of a dog bite she received. Committee members indicated Ms. Rees' needs to find a therapist and obtain her physical evaluation. **Ms. Rees is out of compliance with the terms and conditions of her Order.**

Synthia Carter,
New Order:

Ms. Brown conducted the interview. Ms. Carter reported she has completed seven of the twelve months of Drug Court. She needs to have her psychological and physical evaluations to the Division and provide documentation of her maintenance portion of Drug Court. Ms. Carter will submit the information from the Drug Court counselor and urine screens. She reported her sobriety date is June 2009. She reported she has a sponsor and speaks with her daily. **Ms. Carter is in compliance with the terms and conditions of her Order.**

Stacy Peterson,
New Order:

Ms. Jeffries conducted the interview. Ms. Peterson explained the circumstances that brought her before the Board. Ms. Peterson stated she is employed at Utah Valley Specialty Hospital. Committee members will recommend her Order be amended to allow her to practice under the general supervision of a licensed nurse or a license physician.

Catherine Odom,

Ms. Rice conducted the interview. Ms. Odom

New Order:

explained the circumstances that brought her before the Board. Ms. Odom reported she attends AA meetings and is on step two. She indicated she has a sponsor and contacts the sponsor daily. Ms. Odom reported her sobriety date is December 26, 2009. Ms. Odom requested she be allowed to have two prescribing practitioners, one for Suboxone and one for all other medications. The evaluation recommended Ms. Odom obtain a psychiatric evaluation regarding her medications. Committee members recommend she have a psychiatric medication specialist. Her suspension will be lifted after she has completed her evaluations and she completes her IOP. Committee members indicated she will need to provide a letter from her therapist stating she is able to return to work and is safe to practice. **Ms. Odom is in compliance with the terms and conditions of her Order.**

Reconvened to Full Board at 10:55 a.m.
Report from Probation Peer Committee:

Kim Johnson requested she be allowed to work at First Choice Home Health/Hospice as a telemetry nurse. She would be under the direct supervision of a registered nurse, would not go into the patient's home and would work in the office only. All Board members in favor.

Nancy Stone Whittemore: Committee members recommended Ms. Whittemore be referred for an Order to Show Cause Hearing. All Board members in favor.

Benjamin Brown requested he be allowed to give hair sample instead of urine screen. Ms. Call reported he would need to report to a specific lab when his number comes up. The recommendation from the Committee is to allow the hair sample but if he buzzes his hair, or alters it with chemicals; he would be required to give a urine sample. All Board members in favor.

Erin Crockett: Committee members recommended she be referred for an Order to Show Cause Hearing or offer her an indefinite suspension. All Board members in favor.

Karen Christiansen: Ms. Christiansen did not appear

for her scheduled interview. She missed calling CVI fourteen times and Committee members recommend she be referred for an Order to Show Cause Hearing or be offered an indefinite suspension. She must continue to call CVI. All Board members in favor.

Lillian Howell: Committee members recommend her Order be amended to allow her to be supervised under the direct supervision of a licensed nurse or licensed physician. All Board members in favor.

Stacy Peterson: Committee members recommend her Order be amended to allow her to be supervised under the general supervision of a licensed nurse or licensed physician. All Board members in favor.

Catherine Odom: Committee members recommend her Order be amended to allow her to have two prescribing practitioners, one for Suboxone and one for all other medications. All Board members in favor.

Report from Education Committee:

Ms. Forster-Burke reported on the site visit to Everest College and provisional approval has been granted. She also reported the Committee reviewed the NCLEX-PN test plan and supports the changes.

Christine Whitesides:

Ms. Poe reported Ms. Whitesides has been on probation for 15 years, however; she has yet to work as a nurse and therefore the probation has not counted. She does not want to surrender her license and has been doing random urine screens and submitting reports for 15 years. Ms. Call reported she has been in compliance with the Order. Ms. Whitesides is requesting her probation be terminated and she would like to return to work. She has kept the license current by completing continuing education. Board members stated we do not want to send the message that an individual can wait out the probation. Mr. Killpack stated we would want to monitor her practice with access to controlled substances before terminating the probation. Board members stated they understand she has been compliant, but she has chosen not to work and the Board has not had the opportunity to monitor her practice in a nursing setting. Ms. Jeffries made a Motion to deny her request based on she has not been working as a nurse and needs to be monitored while

practicing as a nurse with access to controlled substances. Ms. Forster-Burke seconded the Motion. All Board members in favor.

Robert Adams:

Ms. Poe reported Mr. Adams has made application as a Health Facility Administrator. Mr. Adams' registered nurse license is currently on probation and he is required to work under the supervision of a registered nurse or physician. Mr. Adams owns the facility and is currently the director of nursing. The Health Facility Administrator Board is willing to issue the license and have the nursing board continue to monitor his practice. There is a question on whether or not his practice as a Health Facility Administrator would count as nursing practice. Mr. Killpack made a Motion to have Mr. Adams submit a plan regarding how he will document his nursing duties versus his Health Facility Administrator duties, who will provide supervision and address the Board's concern regarding supervision by an employee. He will be invited to meet with the Board of Nursing next month. Mr. Allred seconded the Motion. All Board members in favor.

Karen Carter,
Request to be allowed to use two pharmacies:

Ms. Carter requested she be allowed to fill her prescriptions at two different pharmacies. One pharmacy compounds her medication but charges more for the other prescriptions. The second pharmacy does not compound, but provides cheaper prescriptions. Ms. Forster-Burke made a Motion to approve the request to allow two pharmacies. Ms. Jeffries seconded the Motion. Discussion: Board members questioned whether or not to allow an individual to use two separate pharmacies just because one pharmacy is cheaper. Board members indicated this is not a good rationale for allowing more than one pharmacy. All Board members opposed. The Motion stands as denied.

Mark Steinagel, Division Director
Francine Giani, Department Director
Thad Levar, Department

Mr. Steinagel, Ms. Giani and Mr. Levar met with the Board. Mr. Steinagel stated he had also been in contact with Representative Lockhart. Mr. Steinagel reported that after his earlier discussion with the Board, the Division again reviewed the wording of the Statute. Mr. Steinagel indicated his concern had been that as the Division Director, he could not appoint the

individual who would be the Division's voice. He stated he understands after the discussion today, that the wording does not tell him who he can hire but that there needs to be a bureau manager with the listed qualifications. Board members stated that is how they understand this section reads. Mr. Steinagel stated he does not have a problem with the philosophical language of the statute and he feels he has the flexibility he needs. However, he stated there may need to be some clarification in the language. Board members thanked Mr. Steinagel for coming back to meet with the Board and Board members indicated they want the relationship to be collegial and not adversarial. Mr. Steinagel thanked the Board for their input. Ms. Giani, Mr. Levar and Mr. Steinagel left the meeting.

Environmental Scan:

Ms. Poe reported the Legislative session begins next week. She indicated Board members can track a bill on the Legislative web site or sign up to receive e-mail updates regarding a particular bill. Ms. Poe reported there are four or five different bills regarding the controlled substance data base and controlled substance changes. She indicated there will also be a bill regarding the Pharmacy Practice Act to allow prescribers to dispense cosmetic drugs as long as they are not controlled substances or compounded drugs. There also may be a bill regarding online prescribing.

Mr. Killpack:

Mr. Killpack reported on the CRNA opt out. He indicated the Federal Government made modifications regarding having an ordering physician in the room. This will not be necessary for sedation and labor, but otherwise no changes.

Adjourn to lunch at 11:55 a.m.
Reconvened to Hearings at 1:00 p.m.:

Donna Cook, Order to Show Cause Hearing: Hearing was held.

Stacie Powell, Order to Show Cause Hearing: Hearing was held.

Bambi Koeller, Order to Show Cause Hearing: Hearing was held.

Note: These minutes are not intended to be a verbatim transcript but are intended to record the significant features of the business conducted in this meeting. Discussed items are not necessarily shown in the chronological order they occurred.

February 11, 2010
Date Approved

(ss) Debra Schilleman
Debra Schilleman, Chair, Board of Nursing

February 11, 2010
Date Approved

(ss) Laura Poe
Laura Poe Bureau Manager, Division of Occupational &
Professional Licensing