NASHVILLE, Tenn. -- Tennessee Code Annotated, Section 68-1-114 requires the Tennessee Department of Health to issue a monthly media release listing all disciplinary actions taken by the health related boards during the prior month. Below is a list of actions taken in July of 2019. Detailed information about disciplinary actions is available on our website at https://apps.health.tn.gov/Licensure/default.aspx. Enter the name of the person. When the license information comes up, click either "disciplinary action" or “adverse licensure action” in the right column.

**BOARD OF CHIROPRACTIC EXAMINERS**

Licensee: Paul W. Hayes, DC, Loxahatchee, Florida  
Violation: Guilty of practicing with an expired license  
Action: License reprimanded; assessed civil penalty of $500.00 plus costs not to exceed $500.00

**BOARD OF DENTISTRY**

Licensee: Erik Bryan Andersson, DDS, Centerville  
Violation: Failure to properly maintain sufficient continuing education credits  
Action: Assessed civil penalty of $600.00; must obtain two hours of continuing education on the topic of controlled substance prescribing and proof of current CPR certification

Licensee: Andrew Kristopher Armbrister, DDS, Johnson City  
Violation: Failure to obtain a minimum of four hours of continuing education in the subject of anesthesia and/or sedation as part of the required forty hours of continuing education for dental licensure  
Action: License reprimanded; must obtain two continuing education in the subject of anesthesia and/or sedation; assessed civil penalty of $200.00; plus costs not to exceed $1,000.00

Licensee: Katlyn Michelle Bean, DA, Elizabethton  
Violation: Failure to properly maintain sufficient continuing education credits  
Action: Assessed civil penalty of $150.00; must obtain one hour of continuing education on the topic of chemical dependency

Licensee: Alanna Yvonne Berry, RDA, Grand Junction  
Violation: Failure to obtain the required continuing education and/or CPR training  
Action: License reprimanded; assessed civil penalty of $150.00; must obtain twenty-four hours of continuing education including two hours in chemical dependency and proof of current CPR certification

Licensee: Henry C. Buhl, DDS, Hixson  
Violation: Unprofessional, dishonorable, or unethical conduct; to wit: failure to send written notification to patients and subsequently destroyed patient records prior to providing a method for patients to obtain those records
Action: License voluntarily retired; plus costs not to exceed $3,000.00
Licensee: Danielle Lee Bullis, DH, Cleveland
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $600.00; must obtain fifteen hours of continuing education

Licensee: Christina Fay Davis, DA, Liberty
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain twenty-four hours of continuing education including two on the topic of chemical dependency and proof of current CPR certification

Licensee: Danielle LeeAnne Eaves, DA, Union City
Violation: Failure to timely renew their license
Action: Assessed civil penalty of $100.00

Licensee: Eric Ashley Echard, DDS, Kingsport
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $600.00; must obtain two hours of continuing education on the topic of controlled substance prescribing

Licensee: Michael A. Enfinger, RDH, Jackson
Violation: Failure to timely renew their license
Action: Assessed civil penalty of $150.00

Licensee: Haley Lenette Ezell, DA, Carthage
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain proof of current CPR certification

Licensee: Shannon Michelle Finger, DA, Maryville
Violation: Failure to timely renew their license
Action: Assessed civil penalty of $100.00

Licensee: Amy Denise Flanigan, RDH, Chattanooga
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $300.00; must obtain thirty hours of continuing education and two hours on the topic of chemical dependency

Licensee: Luz Maria Gallien, DA, Apison
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain one hour of continuing education on the topic of chemical dependency

Licensee: Robin Diane Gray, RDH, Mount Carmel
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $300.00; must obtain two and a half hours of continuing education

Licensee: Machisha Kay Griffin, DA, Crab Orchard
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain fourteen hours of continuing education and a current CPR certification

Licensee: Felicity Cherie Hartline, RDH, Cleveland
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $300.00; must obtain thirty hours of continuing education and two hours on the topic of chemical dependency and a current CPR certification

Licensee: Morgan B. Hines, DDS, Columbia
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain fifteen hours of continuing education

Licensee: Chad Randall Hutchison, DDS, Franklin
Violation: Failure to have all required emergency equipment present and easily accessible from operatory and recovery room
Action: License reprimanded; assessed civil penalty of $100.00; must show proof of purchase for all emergency equipment and drugs; plus costs not to exceed $3,000.00

Licensee: Hattie Marie Jones, DA, Memphis
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain eight hours of continuing education

Licensee: Ruqayyah K. Kenyatta, RDH, Memphis
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $300.00; must provide proof of a current CPR certification

Licensee: Sheila Tenyka Kitts, DA, Sweetwater
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain one hour of continuing education

Licensee: Patrick Kevin Knoell, DDS, Culeoka
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $600.00; must obtain two hours of continuing education on the topic of chemical dependency

Licensee: Lea Anne Lee, DA, Knoxville
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain two hours of continuing education on the topic of chemical dependency

Licensee: Chester R. Linebarier Jr., DDS, Germantown
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $600.00; must obtain forty hours of continuing education including two hours on the topic of controlled substance prescribing and proof of current CPR certification
Licensee: Jennifer Lynn London, RDH, Frankewing  
Violation: Failure to properly maintain sufficient continuing education credits  
Action: Assessed civil penalty of $300.00; must obtain twenty-four hours of continuing education to include nine live/in person hours

Licensee: Michelle Dianne Lord, RDH, Dublin  
Violation: Failure to properly maintain sufficient continuing education credits  
Action: Assessed civil penalty of $300.00; must obtain two hours of continuing education on the topic of chemical dependency

Licensee: Kimberly K. Maldonado, DA, Nashville  
Violation: Failure to properly maintain sufficient continuing education credits  
Action: Assessed civil penalty of $150.00; must obtain twenty-four hours of continuing education including two hours on the topic of chemical dependency and proof of current CPR certification

Licensee: Brittany Jenine Moore, RDA, Memphis  
Violation: Failure to obtain required continuing education hours and/or CPR training  
Action: License reprimanded; must obtain twenty-four hours of continuing education including two hours of chemical dependency; plus costs not to exceed $1,000.00

Licensee: Clarence L. Nabers Jr., DDS, Knoxville  
Violation: Unprofessional, dishonorable, or unethical conduct; to wit: delegating professional responsibilities to a person when the licensee delegating such responsibilities knows or has reason to know that such person is not qualified, by training, by experience, or by licensure to perform them; failure to discard all single use or disposable items used to treat a patient; failure to use heat sterilizing device and test device for proper function by means of a biological monitoring system that indicates microorganism kill; failure to maintain documentation on all heat sterilizing devices in a log reflecting dates and persons conducting the testing, or by retaining copies of reports from an independent testing entity; failure to properly clean oral prosthetic appliances received from a dental laboratory by washing with soap or a detergent and water, rinse well, appropriately disinfect, and rinse well again before the prosthetic appliance is placed in the patient’s mouth; and making false or misleading statements or representations, being guilty of fraud or deceit in obtaining admission to practice or being guilty of fraud or deceit in the practice of dentistry  
Action: License placed on probation; most complete a TOSHA Consultative Services Program; must submit proof of new heat sterilizing devices; must provide proof of documentation on all heat sterilizing devices in a log reflecting dates and persons conducting the test; must obtain thirty continuing education hours; assessed civil penalties of $11,000.00; plus costs not to exceed $5,000.00

Licensee: Brenda Paraiso-Jimenez, DA, Antioch  
Violation: Failure to properly maintain sufficient continuing education credits  
Action: Assessed civil penalty of $150.00; must obtain three hours of continuing education
Licensee: Phoutthalak La Rathamone, DA, Cookeville
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain twenty-three hours of continuing education including two hours on the topic of chemical dependency and proof of current CPR certification

Licensee: Ronald J. Reed, DDS, Dyersburg
Violation: Unprofessional, dishonorable, or unethical conduct; to wit: failure to send written notification to patients of abandonment of records prior to providing a method for patients to obtain those records; and failure to timely provide complete dental records to the subsequent dentist treating Respondent’s patients
Action: License reprimanded; assessed civil penalty of $1,500.00; plus costs not to exceed $2,000.00

Licensee: Whitney Leeann Rion, RDH, Hendersonville
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $300.00; must obtain five hours of continuing education including one hour on the topic of chemical dependency

Licensee: George Frank Roach, DDS, Norcross GA
Violation: Pursuant to disciplinary action in another state, disciplinary action against a person licensed to practice dentistry or dental hygiene or registered to practice as a dental assistant by another state or territory of the United States for any acts or omissions that would constitute grounds for discipline of a person licensed or registered in this state
Action: License voluntarily surrendered; plus costs not to exceed $3,000.00

Licensee: Deborah Rhean Robbins, DDS, Nashville
Violation: Failure to obtain required continuing education hours and/or CPR training
Action: License reprimanded; assessed civil penalty of $150.00; must obtain two hours of continuing education and proof of current acceptable CPR certification; plus costs not to exceed $2,000.00

Licensee: Elizabeth Ann Shields, DA, Clarksville
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $150.00; must obtain two hours of continuing education on the topic of chemical dependency

Licensee: George Wesley Smiley, DDS, Madison
Violation: Failure to obtain a minimum of four hours of continuing education in the subject of anesthesia and/or sedation as part of the required forty hours of continuing education for dental licensure
Action: License reprimanded; assessed civil penalty of $400.00; must obtain four hours of continuing education in anesthesia/sedation; plus costs not to exceed $1,000.00

Licensee: Lauren Jean Smith, RDH, Seymour
Violation: Failure to properly maintain sufficient continuing education credits
Action: Assessed civil penalty of $300.00; must obtain twenty-two hours of continuing education and proof of current CPR certification
<table>
<thead>
<tr>
<th>Licensee</th>
<th>Violation</th>
<th>Action</th>
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</thead>
<tbody>
<tr>
<td>Michael J. Solly, DDS, Powell</td>
<td>Failure to maintain current certification in ACLS</td>
<td>License reprimanded; assessed civil penalty of $900.00; plus costs not to exceed $1,000.00</td>
</tr>
<tr>
<td>Karen Lorraine Stitt, DA, Ringgold GA</td>
<td>Failure to properly maintain sufficient continuing education credits</td>
<td>Assessed civil penalty of $150.00; must obtain one hour of continuing education</td>
</tr>
<tr>
<td>Lisa Renee Teague, DA, Ringgold GA</td>
<td>Failure to properly maintain sufficient continuing education credits</td>
<td>Assessed civil penalty of $150.00; must obtain sixteen hours of continuing education</td>
</tr>
<tr>
<td>Tracey Jane Thrasher, DA, Millington</td>
<td>Failure to properly maintain sufficient continuing education credits</td>
<td>Assessed civil penalty of $150.00; and proof of current CPR certification</td>
</tr>
<tr>
<td>Tonya Marie Tomlin, RDA, Thompson Station</td>
<td>Violated or attempted to violate, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate, this chapter or any lawful order of the board issued pursuant thereto or any criminal statute of this state</td>
<td>License placed on indefinite probation; must pay all previous civil penalties and case costs; assessed costs not to exceed $1,000.00</td>
</tr>
<tr>
<td>Jeani L. Varner, RDH, Lenoir City</td>
<td>Failure to properly maintain sufficient continuing education credits</td>
<td>Assessed civil penalty of $300.00; must obtain twelve hours of continuing education</td>
</tr>
<tr>
<td>Courtney Marie Waldon, DA, Millington</td>
<td>Failure to properly maintain sufficient continuing education credits</td>
<td>Assessed civil penalty of $150.00; must obtain four hours of continuing education including two hours on the topic of chemical dependency and proof of current CPR certification</td>
</tr>
<tr>
<td>Kendra Diane White, RDA, White House</td>
<td>Failure to obtain required continuing education hours and/or CPR training</td>
<td>License revoked; must obtain continuing education prior to reinstatement of license; plus costs not to exceed $2,000.00</td>
</tr>
<tr>
<td>Tanya Renee White, RDA, Memphis</td>
<td>Failure to obtain required continuing education hours and/or CPR training</td>
<td>License reprimanded; must obtain continuing education and current CPR certification; plus costs not to exceed $2,000.00</td>
</tr>
<tr>
<td>Kari Lynn Winfrey, DDS, Military</td>
<td>Failure to properly maintain sufficient continuing education credits</td>
<td>Assessed civil penalty of $600.00; must obtain sixteen hours of continuing</td>
</tr>
</tbody>
</table>
education and proof of current CPR certification

Licensee: Clarence Macdonald Worley Jr., DDS, Unicoi
Violation: Failure to maintain current certification in ACLS
Action: License reprimanded; assessed civil penalty of $1,400.00; plus costs not to exceed $1,000.00

BOARD OF MEDICAL EXAMINERS

Licensee: Odie Lee Battles, Jr., MD Horn Lake, Mississippi
Violation: Violation or attempted violation, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate any provision of this chapter or, any lawful order of the board issued pursuant thereto or any criminal statute of the state of Tennessee. Violation of Board Order entered on September 12, 2018 by failing to surrender his Drug Addiction Treatment Act waiver designation within forty-five (45) days of the effective date of the 2018 Order and failing to pay penalties and costs.
Action: License is suspended 14 days from the effective date of the Order until Respondent becomes compliant with the terms of the 2018 Order. Assessed civil penalty of $1,000.00 plus the costs of prosecuting the cause not to exceed $8,000.00.

Licensee: Matthew J. Fabian, MD, Memphis
Violation: Guilty of engaging in inappropriate communications with a patient. Respondent exercised poor judgment and in so doing committed unprofessional conduct.
Action: Respondent to be assessed by the Tennessee Medical Foundation and successfully complete continuing medical education course related to boundaries. Assessed civil penalty of $600.00 plus costs of the cause not to exceed $1,500.00

Licensee: Joseph D. Forbes, MD, Nashville
Violation: Failed to properly maintain sufficient continuing education credits
Action: Respondent to complete 10 additional continuing medical education hours. Assessed civil penalty of $3,800.00 plus costs of the cause not to exceed $500.00

Licensee: Veonka N.L. Gourgeot, ADMX, Millington
Violation: Failed to timely renew license and practiced on an expired license.
Action: License reprimanded; assessed civil penalty of $4,100.00 plus costs of the cause not to exceed $2,000.00

Licensee: Douglas E. Jones, MD, Memphis
Violation: Failed to meet the applicable standard of care with respect to providing chronic pain management to patients. Pursuant to the General Rules and Regulations Governing the Practice of Medicine and promulgated by the Tennessee State Board of Medical Examiners that; it shall be a prima facie violation for a physician to prescribe or dispense any drug to any individual, whether in person or by electronic means or over the Internet or over telephone lines, unless the physician, or his/her licensed supervisee pursuant to appropriate protocols or medical orders, has first done and appropriately documented, for the person to
whom a prescription is to be issued or drugs dispensed, all of the following: 1. Performed an appropriate history and physical examination; and 2. Made a diagnosis based upon the examinations and all diagnostic and laboratory tests consistent with good medical care; and 3. Formulated a therapeutic plan, and discussed it, along with the basis for it and the risks and benefits of various treatments options, a part of which might be the prescription or dispensed drug, with the patient; and 4. Insured availability of the physician or coverage for the patient for appropriate follow-up care.

Action: License placed on probation; permanently prohibited from owning, operating, or working at a pain management clinic; permanently prohibited from owning, or serving as the medical director of, a medication-assisted treatment facility; permanently prohibited from prescribing controlled substances to any patient with terms. Assessed costs of the cause not to exceed $90,000.00.

Licensee: Carl A. Linblad, MD, Chattanooga
Violation: Guilty of unprofessional conduct; to wit: Gross health care liability, ignorance, negligence or incompetence; dispensing or otherwise distributing any controlled substance or any other drug not in the course of professional practice; giving or receiving or aiding or abetting the giving or receiving, of rebates, either directly or indirectly; prescribing or dispensing any drug to any individual by electronic means or over the internet or over telephone lines unless the physician has first done and appropriately documented an appropriate history and physical examination; formulated a therapeutic plan and discussed it with the patient; and insured physician coverage for the patient for follow-up care. Failed to create and maintain medical records.

Action: License suspended; successfully complete the Professional/Problem Based Ethic Program; obtain practice monitoring through Affiliated Monitors for at least one year. Assessed civil penalty of $3,000.00 plus costs not to exceed $3,000.00.

Licensee: Brooks Graham Morelock, MD Greeneville
Violation: Violation or attempted violation, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate any provision of this chapter or, any lawful order of the board issued pursuant thereto or any criminal statute of the state of Tennessee. Violation of Board Order entered on January 11, 2017, by failing to pay penalties, costs, and take the continuing education courses.

Action: License is suspended upon the effective date of the Order until Respondent becomes compliant with the terms of the 2017 Order and obtains an evaluation from the Vanderbilt Comprehensive Assessment Program. Assessed costs of prosecuting the cause not to exceed $12,000.00.

Licensee: Stephen D. Pershing, MD, Lenoir City
Violation: Guilty of unprofessional conduct; to wit: engaging in the practice of medicine when mentally or physically unable to safely do so.

Action: License suspended; Respondent to undergo a psychological evaluation; assessed costs of the cause not to exceed $5,000.00.
Licensee: Levan V. Trull, ADMX, Dandridge
Violation: Failed to timely renew license and performed x-rays on an expired license.
Action: License reprimanded; assessed civil penalty of $600.00 plus costs of the cause not to exceed $1,000.00.

Licensee: David J. Wooding, MD, Riverside, California
Violation: Guilty of unprofessional conduct; to wit: Disciplinary action against a person licensed to practice medicine by another state or territory of the United States for any acts or omissions that would constitute grounds for discipline of a person licensed in this state.
Action: License reprimanded; assessed costs of the cause not to exceed $3,000.00

BOARD OF MEDICAL EXAMINERS COMMITTEE ON PHYSICIAN ASSISTANTS

Licensee: Marlaine Martin, PA, Ooltewah
Violation: Guilty of unprofessional conduct; to wit: Made false statements or representations, been guilty of fraud or deceit in the practice as a physician assistant; engaged in habitual intoxication or personal misuse of any drugs or the use of intoxicating liquors, narcotics, controlled substances, or other drugs or stimulants in such manner as to adversely affect the person's ability to practice; made or signed in one's professional capacity any certificate that is known to be false at the time one makes or signs such certificate; dispensed, prescribed, or otherwise distributed any controlled substance or any other drug not in the course of professional practice or not to relieve pain and suffering, cure an ailment or physical infirmity or disease; dispensed, prescribed or otherwise distributed any controlled substance to any person in violation of any law of the state or of the United States of America or any Board; engaged in the practice of a physician assistant under a false or assumed name, or the impersonation of another practitioner, or a like, similar or different name;
Action: License suspended; assessed civil penalty of $800.00 plus costs of the case not to exceed $10,000.00; Respondent must undergo an evaluation approved by the Tennessee Medical Foundation

BOARD OF NURSING

Licensee: Robert Bragg, RN, Milan
Violation: Guilty of unprofessional conduct; to wit: failure to maintain a record for each patient which accurately reflects the nursing problems and interventions of the patient and/or failure to maintain a record for each patient which accurately reflects the name and title of the nurse providing care; making false or materially incorrect, inconsistent or unintelligible entries in any patient records or in the records of any health care facility, school, institution or other work place location pertaining to the obtaining, possessing or administration of any controlled substance as defined in the Federal Controlled Substances Act; unauthorized use or removal of narcotics, drugs, supplies, or equipment from any health care facility, school, institution or other work place location; and engaging in acts of dishonesty which relate to the practice of nursing
Action: License suspended with terms
Licensee: Jamie Lynn Gates, LPN, Cosby
Violation: Testing positive for any drug on any government or private sector pre-employment, or employer-ordered confirmed drug test; unfit or incompetent by reason of negligence, habits, or other cause; and guilty of unprofessional conduct; to wit: being under the influence of alcoholic beverages, or under the influence of drugs which impair judgement while on duty in any health care facility, school, institution, or other work place location
Action: License suspended with terms

Licensee: Brittany R. Hartgrove, APRN/RN, Knoxville
Violation: Violated or attempted to violate, directly or indirectly, or assisted in or abetted the violation of, or conspired to violate, any provision of this chapter or any lawful order of the board issued pursuant thereto; guilty of unprofessional conduct; to wit: failure to maintain a record for each patient which accurately reflects the nursing problems and interventions of the patient and/or failure to maintain a record for each patient which accurately reflects the name and title of the nurse providing care; and over-prescribing or prescribing in a manner inconsistent with state rules and regulations
Action: RN license and APRN certificate reprimanded; must surrender DEA registration for Schedule II controlled substances for no less than two years; must obtain continuing education credits; assessed civil penalties in the amount of $4,000.00; plus costs not to exceed $8,000.00

Licensee: Rachel C. James, VA RN, Raven VA
Violation: Guilty of unprofessional conduct; to wit: failure to maintain a record for each patient which accurately reflects the nursing problems and interventions of the patient and/or failure to maintain a record for each patient which accurately reflects the name and title of the nurse providing care
Action: Privilege to practice nursing in the State of Tennessee voluntarily surrendered; must cease and desist the practice of nursing in the State of Tennessee; assessed costs not to exceed $500.00

Licensee: Sandi L. Keeble, FL RN, Brandon FL
Violation: Unfit or incompetent by reason of negligence, habits, or other cause; and guilty of unprofessional conduct; to wit: being under the influence of alcoholic beverages, or under the influence of drugs which impair judgement while on duty in any health care facility, school, institution, or other work place location
Action: Privilege to practice in the State of Tennessee revoked; must cease and desist the practice of nursing in the State of Tennessee

Licensee: Amanda C. Kilgore, RN, Kingsport
Violation: Unfit or incompetent by reason of negligence, habits, or other cause; addicted to alcohol or drugs to the degree of interfering with nursing duties; and guilty of unprofessional conduct; to wit: failure to maintain a record for each patient which accurately reflects the nursing problems and interventions of the patient and/or failure to maintain a record for each patient which accurately reflects the name and title of the nurse providing care; making false or materially incorrect, inconsistent or unintelligible entries in any patient records or in the records of any health care facility, school, institution or other work place location pertaining to the obtaining, possessing or administration of any controlled substance as defined in the Federal Controlled Substances Act; unauthorized use or removal
of narcotics, drugs, supplies, or equipment from any health care facility, school, institution or other work place location; and engaging in acts of dishonesty which relate to the practice of nursing

Action: License voluntarily surrendered

Licensee: Virginia G. King, RN, Hendersonville
Violation: Guilty of unprofessional conduct; to wit: failure to maintain a record for each patient which accurately reflects the nursing problems and interventions of the patient and/or failure to maintain a record for each patient which accurately reflects the name and title of the nurse providing care; abandoning or neglecting a patient requiring nursing care; making false or materially incorrect, inconsistent or unintelligible entries in any patient records or in the records of any health care facility, school, institution or other work place location pertaining to the obtaining, possessing or administration of any controlled substance as defined in the Federal Controlled Substances Act; unauthorized use or removal of narcotics, drugs, supplies, or equipment from any health care facility, school, institution or other work place location; and engaging in acts of dishonesty which relate to the practice of nursing

Action: License summarily suspended; must cease and desist practicing nursing in the State of Tennessee

Licensee: Deborah P. Miller, RN, Sunbright
Violation: Mentally incompetent
Action: License suspended with terms

Licensee: Tammy Pardue, LPN, Morrison
Violation: Guilty of unprofessional conduct; to wit: unauthorized use or removal of narcotics, drugs, supplies, or equipment from any health care facility, school, institution or other work place location; and engaging in acts of dishonesty which relate to the practice of nursing
Action: License suspended with terms

Licensee: Jessica B. Stooksbury, LPN, Heiskell
Violation: Unfit or incompetent by reason of negligence, habits, or other cause; and guilty of unprofessional conduct
Action: License suspended with terms

Licensee: Candria L. Taylor, RN, Greenbrier
Violation: Guilty of unprofessional conduct: to wit: being under the influence of alcoholic beverages, or under the influence of drugs which impair judgement while on duty in any health care facility, school, institution, or other work place location; and revocation, suspension, probation, or other discipline of a license to practice nursing by another state or territory of the United States for any act or omission which would constitute grounds for the revocation, suspension, probation or other discipline of a license in this state
Action: License suspended with terms
BOARD OF OCCUPATIONAL THERAPY

Licensee: Carolyn E. Burns, OTA Louisville, Kentucky  
Violation: Guilty of unprofessional, dishonorable or unethical conduct; to wit: allegations of verbal and physical abuse to patients and/or visitors  
Action: License voluntarily permanently retired; assessed civil penalty of $200.00 plus costs of the cause not to exceed $4,000.00

Licensee: Michelle Sturgis Bushey, OT, Cordova  
Violation: Guilty of unprofessional, dishonorable, or unethical conduct; to wit: conducting practice so as to permit, directly or indirectly, and unlicensed person to perform services or work that, under this part, can be done legally only by persons licensed to practice  
Action: License reprimanded; assessed civil penalty of $100.00; plus costs to not exceed $1,000.00

Licensee: Shari V. Davis, OTA, Nashville  
Violation: Failure to timely renew license; practicing on an expired license  
Action: License reprimanded; assessed civil penalty of $200.00; plus costs not to exceed $500.00

Licensee: Amy L. Garrett, OT, Jackson  
Violation: Failure to timely renew license; practicing on an expired license  
Action: License reprimanded; assessed civil penalty of $500.00; plus costs not to exceed $1,000.00

Licensee: Vanessa Lynn Hanson, OTA, Lawrenceburg  
Violation: Making false or misleading statements or representations, being guilty of fraud or deceit in obtaining admission to practice or being guilty of fraud or deceit in the licensee’s practice; making or signing in one’s professional capacity any certificate that is known to be false at the time one makes or signs such certificate; and violation of code of ethics adopted by the board  
Action: License reprimanded; assessed civil penalty of $600.00; plus costs not to exceed $2,000.00

Licensee: Nicole Christine Zonana, OT, Franklin  
Violation: Failure to timely renew license; practicing on an expired license  
Action: License reprimanded; assessed civil penalty of $2,860.00; plus costs not to exceed $500.00

BOARD OF PHARMACY

Licensee: Emily D. Anthony, RT, Hohenwald  
Violation: It is alleged that Respondent violated the following laws: It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs...except upon the written prescription of a duly licensed physician, certified physician’s assistant, nurse...who is rendering service under the supervision, control and responsibility of a licensed physician...a dentist, an optometrist...or a veterinarian, and compounded or dispensed by a duly
registered pharmacist. It is unlawful for any person, firm or corporation to obtain or attempt to obtain a legend drug, or to procure to attempt to procure the administration of a legend drug, by fraud, deceit, misrepresentation, subterfuge, forgery, alteration of a prescription, by the concealment of material fact, or by the use of a false name or address. It is unlawful for any person to have in such person’s possession, any drug herein defined or enumerated, without the same having been prescribed by a duly licensed physician, certified physician assistant, dentist, optometrist…or veterinarian, and having been dispensed by a pharmacy duly licensed and registered in this state, unless such person was a resident of another state and had the prescription therefore filled by a duly licensed and registered pharmacist of such other state. It is unlawful for any person knowing or intentionally to: Acquire or obtain, or attempt to acquire or attempt to obtain, possession of controlled substance by misrepresentation, fraud, forgery, deception or subterfuge. Engaging in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy. Been guilty of dishonorable, immoral, unethical or unprofessional conduct.

Action: Voluntary surrender (same as revocation)

Licensee: B&B Pharmacy, Spring Hill
Violation: Failure to adhere to the Board's statutes and rules as follows; Any drug…that is…out of date [or] old…is deemed to be adulterated, and the possession, sale or distribution of those drugs or devices is prohibited. The owner or pharmacist in charge of a pharmacy practice site shall immediately return or destroy all outdated, defective, or deteriorated prescription drugs and devices and related materials; except that the destruction of controlled substances listed in any schedule shall be performed by a Board approved agent or vendor. Upon request, the Board may waive selected portions of these requirements so long as any waiver granted is consistent with the Board’s authority.

Action: Assessed civil penalty of $560.00

Licensee: Mark F. Binkley, D.PH., Nashville
Violation: Failure to adhere to the Board's statutes and rules as follows; A drug or device shall be deemed to be adulterated if: (4) It is a drug and any substance has been mixed or packed with the drug so as to reduce its quality or strength[.] Any drug or device that is misbranded, out of date, old, deteriorated, not kept under proper refrigeration as required, or that has been exposed to fire, heat, smoke, water, flood or windstorm damage is deemed to be adulterated, and the possession, sale or distribution of those drugs or devices is prohibited. Been guilty of dishonorable, immoral, unethical or unprofessional conduct[.] Any person who violates any rule of the board may be deemed guilty of dishonorable, immoral, unethical or unprofessional conduct within the meaning of TCA Sec. 63-10-305(g). The owner or pharmacist in charge of a pharmacy practice site shall immediately return or destroy all outdated, defective, or deteriorated prescription drugs and devices and related materials; except that the destruction of controlled substances listed in any schedule shall be performed by a Board approved agent or vendor. Upon request, the Board may waive selected portions of these requirements so long as any waiver granted is consistent with the Board’s authority under Ten. Code Ann. Title 63, Chapters 1 and 10, and Tenn. Code Ann. Title 4, Chapter 5.

Action: License reprimanded; engage practice monitoring to monitor and review
compounding practices; assessed costs not to exceed $2,000.00

Licensee: Del Mar Medical, Inc. d/b/a Pardue’s Pharmacy, Mount Juliet
Violation: Failure to adhere to the Board's statutes and rules as follows; Patient counseling; Upon the receipt of a medical or prescription order and following a review of the patient’s record, a pharmacist shall personally counsel the patient or caregiver “face-to-face” if the patient or caregiver is present. If the patient or caregiver is not present, a pharmacist shall make a reasonable effort to counsel through alternative means. Failed to comply with a lawful order or duly promulgated rule of the Board.
Action: Assessed civil penalty of $1,000.00

Licensee: Jeffrey McClain Duren, D.PH, Waynesboro
Violation: Failure to adhere to the Board's statutes and rules as follows; A drug or device shall be deemed to be adulterated if: (4) It is a drug and any substance has been mixed or packed with the drug so as to reduce its quality or strength [.] Any drug or device that is misbranded, out of date, old, deteriorated, not kept under proper refrigeration as required, or that has been exposed to fire, heat, smoke, water, flood or windstorm damage is deemed to be adulterated, and the possession, sale or distribution of those drugs or devices is prohibited. Been guilty of dishonorable, immoral, unethical or unprofessional conduct [.]. Any person who violates any rule of the board may be deemed guilty of dishonorable, immoral, unethical or unprofessional conduct within the meaning of TCA Sec. 63-10-305(g). The owner or pharmacist in charge of a pharmacy practice site shall immediately return or destroy all outdated, defective, or deteriorated prescription drugs and devices and related materials; except that the destruction of controlled substances listed in any schedule shall be performed by a Board approved agent or vendor. Upon request, the Board may waive selected portions of these requirements so long as any waiver granted is consistent with the Board’s authority under Ten. Code Ann. Title 63, Chapters 1 and 10, and Tenn. Code Ann. Title 4, Chapter 5. Engaged in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or the United States relating to drugs or to the practice of pharmacy.
Action: License reprimanded; assessed civil penalty of $1,980.00 plus costs not to exceed $2,000.00

Licensee: Duren Pharmacy, Waynesboro
Violation: Failure to adhere to the Board's statutes and rules as follows; A drug or device shall be deemed to be adulterated if: (4) It is a drug and any substance has been mixed or packed with the drug so as to reduce its quality or strength [.]. Any drug or device that is misbranded, out of date, old, deteriorated, not kept under proper refrigeration as required, or that has been exposed to fire, heat, smoke, water, flood or windstorm damage is deemed to be adulterated, and the possession, sale or distribution of those drugs or devices is prohibited. Been guilty of dishonorable, immoral, unethical or unprofessional conduct [.]. Any person who violates any rule of the board may be deemed guilty of dishonorable, immoral, unethical or unprofessional conduct within the meaning of TCA Sec. 63-10-305(g). The owner or pharmacist in charge of a pharmacy practice site shall immediately return or destroy all outdated, defective, or deteriorated prescription drugs and devices and related materials; except that
the destruction of controlled substances listed in any schedule shall be performed by a Board approved agent or vendor. Upon request, the Board may waive selected portions of these requirements so long as any waiver granted is consistent with the Board’s authority under Ten. Code Ann. Title 63, Chapters 1 and 10, and Tenn. Code Ann. Title 4, Chapter 5. Engaged in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or the United States relating to drugs or to the practice of pharmacy.

Action: License reprimanded; assessed civil penalty of $1,980.00 plus costs not to exceed $2,000.00

Licensee: Kevin J. Evetts, D.PH, Cordova

Violation: Failure to adhere to the Board's statutes and rules as follows; A drug or device shall be deemed to be adulterated if: (1)(B) It has been produced, prepared, packed or held under unsanitary conditions whereby it may have been contaminated with filth, or whereby it may have been rendered injurious to health. The pharmacy practice site and equipment therein shall be maintained in a clean, sanitary, orderly and well-lighted condition, and all persons working in the pharmacy practice site shall be required to keep themselves and their apparel in a clean and sanitary condition. Any drug or device that is misbranded, out of date, old, deteriorated, not kept under proper refrigeration as required, or that has been exposed to fire, heat, smoke, water, flood or windstorm damage is deemed to be adulterated, and the possession, sale or distribution of those drugs or devices is prohibited. The owner or pharmacist in charge of a pharmacy practice site shall immediately return or destroy all outdated, defective, or deteriorated prescription drugs and devices and related materials; except that the destruction of controlled substances listed in any schedule shall be performed by a Board approved agent or vendor. Upon request, the Board may waive selected portions of these requirements so long as any waiver granted is consistent with the Board’s authority under Ten. Code Ann. Title 63, Chapters 1 and 10, and Tenn. Code Ann. Title 4, Chapter 5. Each individual pharmacist using a computerized system in the refilling of a medical or prescription order shall certify that the information entered into the computer for such a refill is correct by verifying, dating, and signing a hard-copy printout of each day's medical or prescription order refill data, or in lieu of such a printout, by signing a statement in a book or file each day attesting that the refill information entered that day has been reviewed by the pharmacist and is correct as shown. Such documentation shall be separately maintained at the pharmacy practice site for at least two (2) years from the date of the last dispensing. Each registered pharmacy shall maintain the inventories and records of controlled substances as follows: (1) Inventories and records of all controlled substances listed in Schedule I and II shall be maintained separately from all other records of the pharmacy. (2) Inventories and records of Schedules III, IV, and V controlled substances shall be maintained either separately from all other records of the pharmacy or in such form that the information required is readily retrievable from ordinary business records of the pharmacy. All sterile products shall be prepared in compliance with applicable USP standards for Pharmaceutical compounding. As part of its quality assurance program, any licensed facility which engages in sterile compounding shall perform a gap analysis pursuant to guidelines adopted by the Board of Pharmacy. Any exceptions or serious deficiencies noted in this analysis shall be reported to the
Board of Pharmacy. Any licensed pharmacy which compounds sterile products, except hospital pharmacies compounding for inpatients of a hospital, shall submit to the Board of Pharmacy, on a quarterly basis, a report listing the quantity of high risk or batch sterile products, as defined by USP standards, compounded and dispensed during the previous quarterly period and any other information as require by USP standards. (a) Quarterly reports submitted pursuant to this paragraph shall be submitted by the 15th day of the month following the end of each calendar quarter. (b) In any calendar year where any one of the above dates fall on a weekend or official state holiday, all quarterly reports due on that date shall be submitted on the following business day. The format for reports submitted pursuant to this paragraph shall be determined by the Board of Pharmacy through policy and made available to the public on the Board of Pharmacy’s website. A registered technician shall maintain his or her registration certificate at the pharmacy practice site; additionally, all certified technicians shall display in like manner evidence of certification. Pharmacy technicians shall possess at all times, while on duty, proof of registration and proof of certification, if applicable. To the extent that a medical order contains an order for the compounding, dispensing or administration of a prescription drug or device or related material, the medical order shall be treated as a prescription order. Written medical and prescription orders must be signed by the prescriber. Verbal medical and prescription orders must be immediately reduced to writing (by hand or other means), dated, and initialed by the authorized individual accepting the medical and prescription orders. Initial inventory date. Every person required to keep records shall take an inventory of all stocks of controlled substances on hand on the date he/she first engages in the manufacture, distribution, or dispensing of controlled substances, in accordance with paragraph (e) of this section as applicable. In the event a person commences business with no controlled substances on hand, he/she shall record this fact as the initial inventory. (c) Biennial inventory date. After the initial inventory is taken, the registrant shall take a new inventory of all stocks of controlled substances on hand at least every two years. The biennial inventory may be taken on any date which is within two years of the previous biennial inventory date. There shall be a documented, ongoing quality assurance program that monitors process validation; pharmacist(s), pharmacy intern(s), and pharmacy technician(s) performance; equipment; and environment. Any licensed pharmacy which compounds and dispenses sterile products must ensure that the following information is on file at the practice site and readily accessible for sterile products: (b) The sources of lot numbers of the components used in those drug products [.] Maintain in the pharmacy practice site, documentation of completion of the required training [.] Action: License reprimanded; sterile compounding modifier registration is suspended; provide proof of 15 live hours of continuing education in the area of regulatory compliance with state and federal law in the compounding of sterile products; engage in a practice monitoring program for 2 years; assessed costs not to exceed $2,000.00

Licensee: Donald W. Evans, D.PH. College Grove

Violation: Failure to adhere to the Board's statutes and rules as follows; Upon the receipt of a medical or prescription order and following a review of the patient’s record, a pharmacist shall personally counsel the patient or caregiver “face-to-face” if the patient or caregiver is present. If the patient or caregiver is not present, a
Disciplinary Action Report

**Action:**
Assessed civil penalty of $1,000.00; and shall complete 15 hours of continuing education in the subject of practice of pharmacy.

**Licensee:** Gina Stafford Flomberg, D.PH., Knoxville

**Violation:** Failure to adhere to the Board's statutes and rules as follows; Upon the receipt of a medical or prescription order and following a review of the patient's record, a pharmacist shall personally counsel the patient or caregiver “face-to-face” if the patient or caregiver is present. If the patient or caregiver is not present, a pharmacist shall make a reasonable effort to counsel through alternative means.

**Action:** Assessed civil penalty of $1,000.00.

**Licensee:** Coshona Devin Gordon, RT, Columbia

**Violation:** Failure to adhere to the Board's statutes and rules as follows; Failed a random drug test. Been guilty of dishonorable, immoral, unethical or unprofessional conduct.

**Action:** License suspended with terms of obtaining monitoring from Tennessee Pharmacy Recovery Network at which time suspension will lift and license to be placed on probation for one year

**Licensee:** Health and Wellness Compounding, Pharmacy, Nashville

**Violation:** Failure to adhere to the Board's statutes and rules as follows; A drug or device shall be deemed to be adulterated if: (4) It is a drug and any substance has been mixed or packed with the drug so as to reduce its quality or strength [.] Any drug or device that is misbranded, out of date, old, deteriorated, not kept under proper refrigeration as required, or that has been exposed to fire, heat, smoke, water, flood or windstorm damage is deemed to be adulterated, and the possession, sale or distribution of those drugs or devices is prohibited. Been guilty of dishonorable, immoral, unethical or unprofessional conduct [.] Any person who violates any rule of the board may be deemed guilty of dishonorable, immoral, unethical or unprofessional conduct within the meaning of TCA Sec. 63-10-305(g). The owner or pharmacist in charge of a pharmacy practice site shall immediately return or destroy all outdated, defective, or deteriorated prescription drugs and devices and related materials; except that the destruction of controlled substances listed in any schedule shall be performed by a Board approved agent or vendor. Upon request, the Board may waive selected portions of these requirements so long as any waiver granted is consistent with the Board's authority under Ten. Code Ann. Title 63, Chapters 1 and 10, and Tenn. Code Ann. Title 4, Chapter 5.

**Action:** License reprimanded; engage practice monitoring to monitor and review compounding practices; assessed costs not to exceed $2,000.00

**Licensee:** The Medicine Shoppe, Memphis

**Violation:** Failure to adhere to the Board's statutes and rules as follows; A drug or device shall be deemed to be adulterated if: (1)(B) It has been produced, prepared, packed or held under unsanitary conditions whereby it may have been contaminated with filth, or whereby it may have been rendered injurious to health [.] The pharmacy practice site and equipment therein shall be maintained in a clean, sanitary, orderly and well-lighted condition, and all persons working in the pharmacy practice site shall be required to keep themselves and their apparel in a clean and sanitary condition. Any drug or device that is misbranded,
out of date, old, deteriorated, not kept under proper refrigeration as required, or that has been exposed to fire, heat, smoke, water, flood or windstorm damage is deemed to be adulterated, and the possession, sale or distribution of those drugs or devices is prohibited. The owner or pharmacist in charge of a pharmacy practice site shall immediately return or destroy all outdated, defective, or deteriorated prescription drugs and devices and related materials; except that the destruction of controlled substances listed in any schedule shall be performed by a Board approved agent or vendor. Upon request, the Board may waive selected portions of these requirements so long as any waiver granted is consistent with the Board’s authority under Ten. Code Ann. Title 63, Chapters 1 and 10, and Tenn. Code Ann. Title 4, Chapter 5. Each individual pharmacist using a computerized system in the refilling of a medical or prescription order shall certify that the information entered into the computer for such a refill is correct by verifying, dating, and signing a hard-copy printout of each day’s medical or prescription order refill data, or in lieu of such a printout, by signing a statement in a book or file each day attesting that the refill information entered that day has been reviewed by the pharmacist and is correct as shown. Such documentation shall be separately maintained at the pharmacy practice site for at least two (2) years from the date of the last dispensing. Each registered pharmacy shall maintain the inventories and records of controlled substances as follows: (1) Inventories and records of all controlled substances listed in Schedule I and II shall be maintained separately from all other records of the pharmacy. (2) Inventories and records of Schedules III, IV, and V controlled substances shall be maintained either separately from all other records of the pharmacy or in such form that the information required is readily retrievable from ordinary business records of the pharmacy. All sterile products shall be prepared in compliance with applicable USP standards for Pharmaceutical compounding. As part of its quality assurance program, any licensed facility which engages in sterile compounding shall perform a gap analysis pursuant to guidelines adopted by the Board of Pharmacy. Any exceptions or serious deficiencies noted in this analysis shall be reported to the Board of Pharmacy. Any licensed pharmacy which compounds sterile products, except hospital pharmacies compounding for inpatients of a hospital, shall submit to the Board of Pharmacy, on a quarterly basis, a report listing the quantity of high risk or batch sterile products, as defined by USP standards, compounded and dispensed during the previous quarterly period and any other information as require by USP standards. (a) Quarterly reports submitted pursuant to this paragraph shall be submitted by the 15th day of the month following the end of each calendar quarter. (b) In any calendar year where any one of the above dates fall on a weekend or official state holiday, all quarterly reports due on that date shall be submitted on the following business day. The format for reports submitted pursuant to this paragraph shall be determined by the Board of Pharmacy through policy and made available to the public on the Board of Pharmacy’s website. A registered technician shall maintain his or her registration certificate at the pharmacy practice site; additionally, all certified technicians shall display in like manner evidence of certification. Pharmacy technicians shall possess at all times, while on duty, proof of registration and proof of certification, if applicable. To the extent that a medical order contains an order for the compounding, dispensing or administration of a prescription drug or device or related material, the medical order shall be treated as a prescription order. Written medical and prescription orders must be signed by the prescriber.
Verbal medical and prescription orders must be immediately reduced to writing (by hand or other means), dated, and initialed by the authorized individual accepting the medical and prescription orders. Initial inventory date. Every person required to keep records shall take an inventory of all stocks of controlled substances on hand on the date he/she first engages in the manufacture, distribution, or dispensing of controlled substances, in accordance with paragraph (e) of this section as applicable. In the event a person commences business with no controlled substances on hand, he/she shall record this fact as the initial inventory. (c) Biennial inventory date. After the initial inventory is taken, the registrant shall take a new inventory of all stocks of controlled substances on hand at least every two years. The biennial inventory may be taken on any date which is within two years of the previous biennial inventory date. There shall be a documented, ongoing quality assurance program that monitors process validation; pharmacist(s), pharmacy intern(s), and pharmacy technician(s) performance; equipment; and environment. Any licensed pharmacy which compounds and dispenses sterile products must ensure that the following information is on file at the practice site and readily accessible for sterile products: (b) The sources of lot numbers of the components used in those drug products. Maintain in the pharmacy practice site, documentation of completion of the required training.

Action: License reprimanded; sterile compounding modifier registration is suspended; provide proof of 15 live hours of continuing education in the area of regulatory compliance with state and federal law in the compounding of sterile products; engage in a practice monitoring program for 2 years; assessed costs not to exceed $2,000.00

Licensee: Melissa Marie Lawson, RT, Knoxville

Violation: Failure to adhere to the board status and rules as follows; It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs...except upon the written prescription of a duly licensed physician, certified physician’s assistant, nurse...who is rendering service under the supervision, control and responsibility of a licensed physician...a dentist, an optometrist...or a veterinarian, and compounded or dispensed by a duly registered pharmacist. It is unlawful for any person, firm or corporation to obtain or attempt to obtain a legend drug, or to procure to attempt to procure the administration of a legend drug, by fraud, deceit, misrepresentation, subterfuge, forgery, alteration of a prescription, by the concealment of material fact, or by the use of a false name or address. It is unlawful for any person to have in such person’s possession, any drug herein defined or enumerated, without the same having been prescribed by a duly licensed physician, certified physician assistant, dentist, optometrist...or veterinarian, and having been dispensed by a pharmacy duly licensed and registered in this state, unless such person was a resident of another state and had the prescription therefore filled by a duly licensed and registered pharmacist of such other state. It is unlawful for any person knowingly or intentionally to: Acquire or obtain, or attempt to acquire or attempt to obtain, possession of controlled substance by misrepresentation, fraud, forgery, deception or subterfuge. Engaging in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy. Been guilty of dishonorable, immoral, unethical or unprofessional conduct.

Action: License revoked
Licensee: Shannon Leann McGill, RT, Seymour
Violation: Failure to adhere to the board status and rules as follows; It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs...except upon the written prescription of a duly licensed physician, certified physician's assistant, nurse...who is rendering service under the supervision, control and responsibility of a licensed physician...a dentist, an optometrist...or a veterinarian, and compounded or dispensed by a duly registered pharmacist. It is unlawful for any person, firm or corporation to obtain or attempt to obtain a legend drug, or to procure to attempt to procure the administration of a legend drug, by fraud, deceit, misrepresentation, subterfuge, forgery, alteration of a prescription, by the concealment of material fact, or by the use of a false name or address. It is unlawful for any person to have in such person's possession, any drug herein defined or enumerated, without the same having been prescribed by a duly licensed physician, certified physician assistant, dentist, optometrist...or veterinarian, and having been dispensed by a pharmacy duly licensed and registered in this state, unless such person was a resident of another state and had the prescription therefore filled by a duly licensed and registered pharmacist of such other state. It is unlawful for any person knowingly or intentionally to: Acquire or obtain, or attempt to acquire or attempt to obtain, possession of controlled substance by misrepresentation, fraud, forgery, deception or subterfuge. Engaging in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy. Been guilty of dishonorable, immoral, unethical or unprofessional conduct.
Action: Voluntary surrender (same as revocation)

Licensee: Ram’s Pharmacy #1, Madison
Violation: Failure to adhere to the board statutes and rules as follows; Persons registered to...dispense controlled substances under this part and part 4 of this chapter and title 39, chapter 17, part 4, shall keep records and maintain inventories in conformance with the record keeping and inventor requirements of federal law[.]
Engaged in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy[.]
A pharmacist shall be responsible for a reasonable for a reasonable review of a patient’s record prior to dispensing each medical or prescription order. The review shall include evaluating the medical and prescription order for: (7) Clinical abuse/misuse. The pharmacist in charge at each pharmacy practice site is responsible for compliance with the provisions of this chapter by pharmacy technicians at that pharmacy practice site. Certified pharmacy technicians may also: (a) receive new or transferred oral medical and prescription orders; (b) Receive and transfer copies of oral medical and prescription orders between pharmacy practice sites[.]
Except as otherwise provided in parts 2-5 of this chapter, it is unlawful for any individual to engage in the practice of pharmacy unless currently licensed or otherwise authorized under parts 2-5 of this chapter to practice under any facet of the provisions of parts 2-5 of this chapter. All licenses and certificates of registration granted by the board shall be for a two year period beginning on the date the license is initially granted. All licenses and certificates of registration shall be renewed on or before the last day of the two year license cycle. Any person acting as a pharmacy technician shall register
with the Board by submitting a complete application on a form prescribed by the Board.

**Action:** License placed on probation; assessed costs not to exceed $1,000.00. Quarterly unannounced inspections to ensure compliance with all federal and state statutes, rules and regulations pertaining to the practice of pharmacy and controlled-substance dispensing.

**Licensee:** Robert Sparks, RT, Madison

**Violation:** Failure to adhere to the board's statutes and rules as follows: Any person acting as a pharmacy technician shall register with the Board by submitting a complete application on a form prescribed by the Board; Except as otherwise provided in parts 2-5 of this chapter, it is unlawful for any individual to engage in the practice of pharmacy unless currently licensed or otherwise authorized under parts 2-5 of this chapter to practice under any facet of the provisions of parts 2-5 of this chapter. All licenses and certificates of registration granted by the board shall be for a two (2) year period beginning on the date the license is initially granted. All licenses and certificates of registration shall be renewed on or before the last day of the two (2) year license cycle.

**Action:** Assessed $100.00 civil penalty

**Licensee:** Tara B. Sparks, RT, Madison

**Violation:** Failure to adhere to the board's statutes and rules as follows: Certified pharmacy technicians may also; (a) receive new or transferred oral medical and prescription orders and (b) receive and transfer copies of oral medical and prescription orders between pharmacy practice sites

**Action:** Assessed a $100.00 civil penalty

**Licensee:** Ramesh Srinivasan, D.PH. Hendersonville

**Violation:** Failure to adhere to the board's statutes and rules as follows: Persons registered to...dispense controlled substances under this part and part 4 of this chapter and title 39, chapter 17, part 4, shall keep records and maintain inventories in conformance with the record keeping and inventor requirements of federal law.[.] Engaged in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy[.] A pharmacist shall be responsible for a reasonable review of a patient's record prior to dispensing each medical or prescription order. The review shall include evaluating the medical and prescription order for: (7) Clinical abuse/misuse. The pharmacist in charge at each pharmacy practice site is responsible for compliance with the provisions of this chapter by pharmacy technicians at that pharmacy practice site. Certified pharmacy technicians may also: (a) receive new or transferred oral medical and prescription orders; (b) Receive and transfer copies of oral medical and prescription orders between pharmacy practice sites[.] Except as otherwise provided in parts 2-5 of this chapter, it is unlawful for any individual to engage in the practice of pharmacy unless currently licensed or otherwise authorized under parts 2-5 of this chapter to practice under any facet of the provisions of parts 2-5 of this chapter. All licenses and certificates of registration granted by the board shall be for a two year period beginning on the date the license is initially granted. All licenses and certificates of registration shall be renewed on or before the last day of the two year license cycle. Any person acting as a pharmacy technician shall register...
with the Board by submitted a complete application on a form prescribed by the Board.[] 

**Action:** Assessed a civil penalty of $4,000.00 plus costs not to exceed $1,000.00. Completed 12 live hours of continuing education

**Licensee:** Tennessee CVS Pharmacy LLC #6421, Columbia  
**Violation:** Failure to adhere to the board's statutes and rules as follows: the board shall maintain a current record of all pharmacists who have been designated "pharmacist in charge" of a pharmacy practice site in the state of Tennessee; it shall be the responsibility of the person, partnership, firm, or corporation holding a pharmacy practice site license to notify the board immediately off the resignation, removal, or health of the pharmacist in charge named in the application for license.  
**Action:** Assessed civil penalty of $250.00

**Licensee:** Tennessee CVS Pharmacy LLC #6429, Lebanon  
**Violation:** Failure to adhere to the board's statutes and rules as follows: the board shall maintain a current record of all pharmacists who have been designated "pharmacist in charge" of a pharmacy practice site in the state of Tennessee; it shall be the responsibility of the person, partnership, firm, or corporation holding a pharmacy practice site license to notify the board immediately of the resignation, removal, or health of the pharmacist in charge named in the application for license.  
**Action:** Assessed civil penalty of $250.00

**Licensee:** Walgreens Pharmacy #01015, Knoxville  
**Violation:** Failure to adhere to the board's statutes and rules as follows: it shall be the responsibility of the person, partnership, firm, or corporation holding a pharmacy practice site license to notify the board immediately of the resignation, removal, or health of the pharmacist in charge named in the application for license.  
**Action:** Assessed civil penalty of $50.00

**Licensee:** Walgreens Pharmacy #3209, Knoxville  
**Violation:** Failure to adhere to the board's statutes and rules as follows: Upon the receipt of a medical or prescription order and following a review of the patient's record, a pharmacist shall personally counsel the patient or caregiver “face-to-face” if the patient or caregiver is present. If the patient or caregiver is not present, a pharmacist shall make a reasonable effort to counsel through alternative means.  
**Action:** Assessed civil penalty of $1,000.00

**Licensee:** Jalisa Antoinette Whitlow, RT, Nashville  
**Violation:** Failure to adhere to the Board's statutes and rules as follows; It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs…except upon the written prescription of a duly licensed physician, certified physician's assistant, nurse…who is rendering service under the supervision, control and responsibility of a licensed physician…a dentist, an optometrist…or a veterinarian, and compounded or dispensed by a duly registered pharmacist. It is unlawful for any person, firm or corporation to obtain or attempt to obtain a legend drug, or to procure to attempt to procure the administration of a legend drug, by fraud, deceit, misrepresentation, subterfuge, forgery, alteration of a prescription, by the concealment of material fact, or by
the use of a false name or address. It is unlawful for any person to have in such person's possession, any drug herein defined or enumerated, without the same having been prescribed by a duly licensed physician, certified physician assistant, dentist, optometrist...or veterinarian, and having been dispensed by a pharmacy duly licensed and registered in this state, unless such person was a resident of another state and had the prescription therefore filled by a duly licensed and registered pharmacist of such other state. It is unlawful for any person knowingly or intentionally to: Acquire or obtain, or attempt to acquire or attempt to obtain, possession of controlled substance by misrepresentation, fraud, forgery, deception or subterfuge. Engaging in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy. Been guilty of dishonorable, immoral, unethical or unprofessional conduct.

Action:
License voluntarily surrendered (same as revocation)

Licensee: Kristin Moore Kizer, D.PH. Union City
Violation: Failure to adhere to the Board's statutes and rules as follows; It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs...except upon the written prescription of a duly licensed physician, certified physician's assistant, nurse...who is rendering service under the supervision, control and responsibility of a licensed physician...a dentist, an optometrist...or a veterinarian, and compounded or dispensed by a duly registered pharmacist. It is unlawful for any person, firm or corporation to obtain or attempt to obtain a legend drug, or to procure to attempt to procure the administration of a legend drug, by fraud, deceit, misrepresentation, subterfuge, forgery, alteration of a prescription, by the concealment of material fact, or by the use of a false name or address. It is unlawful for any person to have in such person's possession, any drug herein defined or enumerated, without the same having been prescribed by a duly licensed physician, certified physician assistant, dentist, optometrist...or veterinarian, and having been dispensed by a pharmacy duly licensed and registered in this state, unless such person was a resident of another state and had the prescription therefore filled by a duly licensed and registered pharmacist of such other state. Engaging in conduct prohibited or made unlawful by any of the provisions of parts 2-5 of this chapter or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy. Been guilty of dishonorable, immoral, unethical or unprofessional conduct. A pharmacist convicted of any crime, including driving under the influence of alcohol or controlled substances, shall report such conviction to the board within 10 days of the conviction becoming final. For purposes of this reporting requirement, a conviction includes pretrial or judicial diversion. Any person who violates any rule of the board may be deemed guilty of dishonorable, immoral, unethical or unprofessional conduct within the meaning of T.C.A. § 63-10-305(6).

Action: Respondent maintain 100% compliance with the terms of any monitoring agreements signed with the Tennessee Pharmacy Recover Network for a period of 60 months which began on November 27, 2018. Assessed civil penalty of $4,000.00
BOARD OF VETERINARY MEDICAL EXAMINERS

Licensee:  *Animal Hospital of West Nashville, Nashville
Violation:  Failed to timely renew the premise permit. It is an offense to knowingly operate a veterinary facility in this state without a premises permit.
Action:  Assessed civil penalty of $1,500.00 plus costs not to exceed $1,000.00
*Late reporting from April, 2019

Licensee:  *Melba Jill Burgess, DV, Nashville
Violation:  Failed to timely renew the premise permit for Animal Hospital of West Nashville. It is an offense to knowingly operate a veterinary facility in this state without a premises permit.
Action:  Assessed civil penalty of $1,500.00 plus costs not to exceed $1,000.00
*Late reporting from April, 2019

ABUSE REGISTRY

Name:  Mark Allen Billingsley
Abuse:  Physical
Profession:  Not Provided

Name:  Phillip M. Davis
Abuse:  Sexual
Profession:  Not Provided

Name:  Sheres Gray
Abuse:  Physical
Profession:  Direct Support Staff

Name:  Sara Sneed Gregg
Abuse:  Exploitation
Profession:  CNA (Revoked)

Name:  Shirley Lucille Oglesby
Abuse:  Theft/Misappropriation
Profession:  Not Provided

Name:  Jaime L. Smith
Abuse:  Exploitation
Profession:  Home Manager

Name:  Melissa Elizabeth Kay Stewart
Abuse:  Physical
Profession:  CNA (Revoked)