

**DISCIPLINARY ACTION REPORT**

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 2020. *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.*

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**BOARD OF ATHLETIC TRAINERS**

Licensee: David M. Holsinger, AT, McKenzie, Tennessee  
Violation: Failed to timely renew license and continued to practice as an Athletic Trainer without an active license.  
Action: License reprimanded; assessed civil penalty of \$1,400.00 plus the reasonable costs of prosecuting this case.

**BOARD OF CHIROPRACTIC EXAMINER**

Licensee: Kirk Jones, DC, Nashville, Tennessee  
Violation: Guilty of immoral, unethical, unprofessional or dishonorable conduct to wit: Sexual Misconduct  
Action: License voluntarily surrendered (revoked) assessed the costs of prosecuting this case.

Licensee: Shawn R. Jones, DC, Chattanooga, Tennessee  
Violation: Guilty of immoral, unethical, unprofessional or dishonorable conduct to wit: advertising practice and credentials containing Respondent's degrees and the appellation "P.T." This term is specifically reserved for licensees of the Board of Physical Therapy.  
Action: License is reprimanded; assessed civil penalty of \$500.00 plus the actual and reasonable costs of prosecuting this case.

**BOARD OF DENTISTRY**

Licensee: Warren K. Stinson, DDS, Jefferson City, Tennessee  
Violation: Failed to take appropriate precautions, pursuant to OSHA standard 29 C.F.R. 1910.1030, "Blood borne Pathogens" or its successor, to prevent injuries caused by needles, scalpels, and other sharp instruments or devices during procedures. Failure to package and dispose of all sharp items and contaminated wastes as required by the Federal, Tennessee state, and/or local government agencies which regulate health or environmental standards. Failure to follow hand hygiene guidelines in accordance with current CDC recommendation.  
Action: Probation extended one year from April 26, 2021; submit quarterly reports from TN Department of Health Healthcare Associated Infections Program; assessed civil penalty of \$2,500.00 plus the actual and reasonable costs of prosecuting

this case.

### **BOARD OF EMERGENCY MEDICAL SERVICES**

Licensee: Jason Lee Hamilton, AEMT  
 Violation: Guilty of criminal conviction  
 Action: License to be suspended 30 days from the date of the Consent Order, obtain Tennessee Professional Assistance Program evaluation and monitoring contract; license will be placed on probation for no less than 3 years.

Licensee: Brian Keith Hodge, Paramedic, Philadelphia, Tennessee  
 Violation: Guilty of criminal conviction  
 Action: License to be suspended for 5 years, obtain four hours of continuing education courses in ethics.

***\*Late submission from June, 2020***

Licensee: James David Huskey, FR, Tullahoma, Tennessee  
 Violation: Guilty of criminal conviction  
 Action: License voluntarily surrendered

Licensee: Katherine Lynn Post, AEMT, Fort Oglethorpe, Georgia  
 Violation: Failed to take appropriate action in safeguarding the patient from incompetent health care practices of emergency medical services personnel.  
 Action: License reprimanded; attend a Pre-Hospital Trauma Life Support course (16 hours)

***\*Late submission from June, 2020***

### **BOARD OF MASSAGE LICENSURE**

Licensee: Karen Sue Fletcher, LMT, Murfreesboro, Tennessee  
 Violation: Failed to timely renew license and engaged in the practice of unlicensed massage.  
 Action: Agreed Citation; assessed civil penalty of \$200.00

Licensee: Erika Sherell Ganaway, LMT, Trenton, Tennessee  
 Violation: Failed to timely renew license and engaged in the practice of unlicensed massage.  
 Action: Agreed Citation; assessed civil penalty of \$100.00

Licensee: Luxenhaus Day Spa, Establishment, Chattanooga  
 Violation: Failed to timely renew license and engaged in the operation of an unlicensed massage establishment.  
 Action: Agreed Citation; assessed civil penalty of \$200.00

Licensee: Mountain Escape Spa, Establishment, Lookout Mountain, Tennessee  
 Violation: Failed to timely renew license and engaged in the operation of an unlicensed massage establishment.  
 Action: Agreed Citation; assessed civil penalty of \$1,100.00

**BOARD OF MEDICAL LABORATORY**

- Licensee: Tennessee Valley Regional Laboratory dba Springs Medical Lab, Knoxville, Tennessee
- Violation: Guilty of violation of the following: No person shall conduct, maintain, or operate a medical laboratory in this state unless a license has been obtained from the board, except laboratories exempt under Sec. 68-29-104. Unless specifically authorized by the board, an individual shall not be permitted to direct more than one medical laboratory. A separate license shall be obtained for each location. If the matter involved a change of the... location, an application for a new license, including payment of the T.C.A. Sec. 68-29-112 Fee as provided in Rule 1200-06-03-.02(4), must be filed and a new license obtained before the laboratory may provide services. That new license may be applied for an issued prior to the actual change but will be void should the change not actually take place. The laboratory must have available and must follow written policies and procedures for each of the following, if applicable: methods used for the preparation of patients; specimen collection; specimen labeling; specimen preservation; and conditions for specimen transportation and specimen processing. The laboratory must establish and follow written quality control procedures, including but not limited to electronic quality control and internal quality control, for monitoring and evaluating the quality of the analytical testing process of each method. General quality control shall assure the accuracy and reliability of patient test results and reports. The medical laboratory director shall assure the accuracy and reliability of patient test results and reports. The medical laboratory director shall review all general quality control or may designate, in writing, the review to personnel meeting the qualification of those respective positions. The medical laboratory director shall retain the ultimate responsibility for the general quality control of the operation of the laboratory. In addition, the laboratory must meet the applicable standards... The laboratory director is responsible for the overall operation and administration of the laboratory, including the employment of personnel who are competent to perform test procedures, record and report test results promptly, accurately and proficiently, and for assuring compliance with the applicable regulations. The laboratory must have one or more medical laboratory supervisors who, under the direction of the laboratory director, provide day-to-day supervision of testing personnel and reporting of these results. In the absence of the director, the medical laboratory supervisor must be responsible for the proper performance of all laboratory procedures and reporting of test results.
- Action: Respondent shall apply for a new license for the new laboratory location; submit a plan of correction to the surveyor and provide written notice of possible lab error to the ordering physician and to the patient or patient representative; shall cease all testing until a Medical Laboratory Board surveyor can survey the Respondent laboratory onsite and certify that the deficiencies in the State of Deficiencies have been corrected and the laboratory is in compliance; insure that all laboratory personnel are appropriately licensed; comply with all applicable statutes, rules and regulations of the Medical Laboratory Board; and shall appear before the Board at its next scheduled meeting to give a report demonstrating compliance. Proof of good standing shall be submitted to the administrative staff of the Medical Laboratory Board. Assessed civil penalty of \$9,900.00 plus the costs of prosecution of this case.

Licensee: Dawn Lowe Wilson, LLP, Caryville, Tennessee  
Violation: Guilty of practicing beyond the scope of licensure to wit: Engaging or attempting to engage or representing oneself as entitled to perform any medical laboratory procedure or category of procedures not authorized in such person's license; Violating or aiding and abetting the violation of any provisions of this chapter or the rules or regulations promulgated under this chapter.  
Action: Assessed civil penalty of \$2,000.00 plus the costs of prosecuting this case.

### **BOARD OF NURSING**

Licensee: Stephanie Lorraine Schutt, APRN, Daphne AL  
Violation: Is unfit or incompetent by reason of negligence, habits or other cause; and guilty of unprofessional conduct; to wit: over prescribing, or prescribing in a manner inconsistent with Rules 1000-04-.08 and 1000-04-.09  
Action: APRN and RN voluntarily surrendered; shall never apply for or renew APRN certificate; shall never prescribe controlled substances in Tennessee; plus costs not to exceed \$30,000.00 payable only if she attempts to renew or reinstate license

***\*Late submission from May, 2020***

### **BOARD OF OCCUPATIONAL THERAPY**

Licensee: Cynthia Corban, OT, Spring Hill, Tennessee  
Violation: Failure to timely renew license and performed the duties of an occupational therapist on an expired and encumbered license while under disciplinary action. Failure to comply with previous disciplinary board order.  
Action: License voluntarily surrendered (revoked); assessed the costs of prosecuting this case.

Licensee: Rhonda Welty, OTA, Collierville, Tennessee  
Violation: Failed to timely renew license and continued to perform duties of an occupational therapist assistant on an expired license.  
Action: Agreed Citation; assessed civil penalty of \$500.00

### **BOARD OF OPTOMETRY**

Licensee: Timothy P. Fox, OD, Oliver Springs, Tennessee  
Violation: Guilty of immoral, unprofessional or dishonorable conduct; gross malpractice or a pattern of continued or repeated malpractice.  
Action: License suspended; obtain evaluation and monitoring contract from Tennessee Medical Foundation and then license will be placed on probation for 2 years.

**BOARD OF PAIN MANAGEMENT CLINIC**

Licensee: W.M. Kevin Bailey MDPC, Knoxville, Tennessee  
Violation: Upon inspection of the facility and patient records, there were deficiencies including but not limited to lack of consistent controlled substance monitoring database checks, inappropriately brief physical examinations, lack of signed patient agreements, lack of documentation indicating a coordination of care with patients' primary care physicians, and a reliance on old or out-of-date MRIs and other imaging assessing patients' condition.  
Action: Clinic license placed on probation for six months and clinic subject to re-inspection; assessed with the re-inspection fee of \$1,000.00.

**BOARD OF PHARMACY**

Licensee: Mark Beshay, RT, Antioch, Tennessee  
Violation: Guilty of dishonorable, immoral, unethical or unprofessional conduct. It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs, as defined in Sec. 53-10-101, except upon the written prescription of a duly licensed physician, certified physician's assistant, nurse authorized pursuant to Sec. 63-6-204 or Sec. 63-9-113, who is rendering service under the supervision, control and responsibility of a licensed physician, and who meets the requirements pursuant to Sec. 63-7-123, a dentist, an optometrist authorized pursuant to Sec. 63-8-102(12), 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 a 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 authorized pursuant to Sec. 63-8-102(12), 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 filed by a duly licensed and registered pharmacist of such other state. Acquire or obtain, or attempt to acquire or attempt to obtain, possession of a 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 Tenn. Code Ann. Sec. 63-10-305(4), or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy.  
Action: License voluntarily surrendered

Licensee: Corey L. Gathings, D.Ph., Antioch, Tennessee  
Violation: Failed to give patient counseling to wit: 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

- Action: make a reasonable effort to counsel through alternative means.  
License reprimanded; assessed civil penalty of \$2,000.00 plus the costs of prosecuting this case.
- Licensee: Elizabeth Leigh-Ann Hutchinson, RT  
Violation: Guilty of dishonorable, immoral, unethical or unprofessional conduct. It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs, as defined in Sec. 53-10-101, except upon the written prescription of a duly licensed physician, certified physician's assistant, nurse authorized pursuant to Sec. 63-6-204 or Sec. 63-9-113, who is rendering service under the supervision, control and responsibility of a licensed physician, and who meets the requirements pursuant to Sec. 63-7-123, a dentist, an optometrist authorized pursuant to Sec. 63-8-102(12), 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 a 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 authorized pursuant to Sec. 63-8-102(12), 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 filed by a duly licensed and registered pharmacist of such other state. Acquire or obtain, or attempt to acquire or attempt to obtain, possession of a 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 Tenn. Code Ann. Sec. 63-10-305(4), or any other laws of the state or of the United States relating to drugs or to the practice of pharmacy.
- Action: License revoked
- Licensee: Ashley Nshea Jackson, RT, Memphis, Tennessee  
Violation: Guilty of dishonorable, immoral, unethical or unprofessional conduct to wit: Respondent manipulated computer-based records to facilitate the theft of paper currency.
- Action: License revoked
- Licensee: Ashley Brooke Jenkins, D.PH., Somerville, Tennessee  
Violation: Been guilty of dishonorable, immoral, unethical or unprofessional conduct to wit: diversion of a controlled substance. It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs, as defined in T.C.A. Sec. 53-10-101, except upon the written prescription of a duly licensed physician, certified physician's assistant, nurse authorized pursuant to Sec. 63-6-204 or Sec. 63-9-113, who is rendering service under the supervision, control and responsibility of a licensed physician, and who meets the requirements pursuant to Sec 63-7-123, a dentist, an optometrist authorized pursuant to Sec. 63-8-102(12), or veterinarian, and compounded or dispensed by a duly licensed 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 a 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 authorized pursuant to Sec. 63-8-102-(12), or veterinarian, and having been dispensed by a pharmacy duly licensed and licensed in this state, unless such person was a resident of another state and had the prescription therefore filled by a duly licensed 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.

Action: License placed on probation to run concurrent with Respondent's monitoring agreement but not less than 3 years.

Licensee: Amy Carolyn Lynn, RT, Clarksville, Tennessee

Violation: Been guilty of dishonorable, immoral, unethical or unprofessional conduct to wit: diversion of a controlled substance. It is unlawful for any person, firm or corporation to possess, sell, barter or give away any drug known as legend drugs, as defined in T.C.A. Sec. 53-10-101, except upon the written prescription of a duly licensed physician, certified physician's assistant, nurse authorized pursuant to Sec. 63-6-204 or Sec. 63-9-113, who is rendering service under the supervision, control and responsibility of a licensed physician, and who meets the requirements pursuant to Sec 63-7-123, a dentist, an optometrist authorized pursuant to Sec. 63-8-102(12), or veterinarian, and compounded or dispensed by a duly licensed 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 a 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 authorized pursuant to Sec. 63-8-102-(12), or veterinarian, and having been dispensed by a pharmacy duly licensed and licensed in this state, unless such person was a resident of another state and had the prescription therefore filled by a duly licensed 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 a 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.

Action: License is revoked.

Licensee: Cecil Wayne Nelson, RT, Elizabethton, Tennessee

Violation: Failed to timely renew registration to practice as a pharmacy technician and practiced without a valid registration.

Action: Assessed civil penalty of \$100.00

Licensee: Neopharma Tennessee, LLC, Bristol, Tennessee

Violation: Failed to comply with a...duly promulgated rule of the [B]oard. An application for an existing pharmacy practice site, manufacturer, outsourcing facility, oxygen

supplier or wholesaler/distributor physically located within the state of Tennessee must be filed when the pharmacy practice site, manufacturer, outsourcing facility, oxygen supplier or wholesaler/distributor changes name, location or ownership.

Action: Assessed civil penalty of \$400.00 plus the reasonable costs of prosecuting this case.

Licensee: Pharmacy Network Services, Pharmacy, Smyrna, Tennessee

Violation: Failed to comply with a lawful order or duly promulgated rule of the board to wit: any drug or device that is...out of date, [or] old,...is deemed to be adulterated, and the possession,... of those drugs or devices is prohibited. Any pharmacies engaged in sterile compounding must comply with relevant United States Pharmacopeia (USP) guidelines as adopted by the board by rule or policy. 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; All sterile products shall be prepared in compliance with applicable USP standards for pharmaceutical compounding. The pharmacist in charge shall be assisted by such additional pharmacists, pharmacy interns, pharmacy technicians as defined by 1140-2-.02 and supportive personnel necessary to operate the pharmacy practice site competently and safely and to provide services in a timely and appropriate manner. There shall be a documented, ongoing quality assurance program that monitors process validation; pharmacists(s), pharmacy intern(s), and pharmacy technician(s) performance; equipment; and environment. The program shall be designed to assure that the pharmacy practice site is capable of consistently compounding quality sterile products. All quality assurance programs shall follow applicable USP standards. 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. Failure by any licensee or registrant to comply with its quality assurance program shall be considered a violation of a duly promulgated rule of the Board of Pharmacy and may be considered dishonorable, immoral, unethical or unprofessional conduct within the meaning of TCA Sec. 63-10-305(6).

Action: License reprimanded; assessed the reasonable costs of prosecuting this case.

Licensee: Tennessee CVS Pharmacy, LLC #3726, Bristol, Tennessee

Violation: Guilty of failing to comply with a...duly promulgated rule of the board by failing to notify the Board of a change in Pharmacist in charge. It shall be the responsibility of the person, partnership, firm, or corporation holding a pharmacy practice site license issued pursuant to TCS Sec. 63-10-506 to notify the board immediately of: The resignation, removal, or death of the pharmacist in charge named in the application for license (or successor pharmacist in charge); or The disability for a period exceeding thirty (30) days of the pharmacist in charge named in the application for license (or successor pharmacist in charge). Except in case of death or incapacity, the outgoing pharmacist in charge shall, prior to departure, conduct with the successor pharmacist in charge a joint inventory of all controlled substances. In case of failure of the outgoing

pharmacist in charge to comply with this requirement, the successor pharmacist in charge shall conduct such inventory alone.

In the event of disability for a period exceeding thirty (30) days of a pharmacist in charge, the successor pharmacist in charge (temporary or permanent) shall conduct an inventory of all controlled substances. Should the disabled pharmacist in charge return, the disabled pharmacist in charge and successor pharmacist in charge shall immediately conduct a joint inventory of all controlled substances.

Action: Assessed civil penalty of \$200.00 plus the reasonable costs of prosecuting this case.

Licensee: Tennessee CVS Pharmacy, LLC #7738, Greeneville, Tennessee

Violation: Guilty of failing to comply with a...duly promulgated rule of the board by failing to notify the Board of a change in Pharmacist in charge. It shall be the responsibility of the person, partnership, firm, or corporation holding a pharmacy practice site license issued pursuant to TCS Sec. 63-10-506 to notify the board immediately of: The resignation, removal, or death of the pharmacist in charge named in the application for license (or successor pharmacist in charge) [.] Except in case of death or incapacity, the outgoing pharmacist in charge shall, prior to departure, conduct with the successor pharmacist in charge a joint inventory of all controlled substances. In case of failure of the outgoing pharmacist in charge to comply with this requirement, the successor pharmacist in charge shall conduct such inventory alone.

Action: Assessed civil penalty of \$200.00 plus the reasonable costs of prosecuting this case.

Licensee: Walgreens #15287, Memphis, Tennessee

Violation: Guilty of failing to comply with a...duly promulgated rule of the board by failing to notify the Board of a change in Pharmacist in charge. It shall be the responsibility of the person, partnership, firm, or corporation holding a pharmacy practice site license issued pursuant to TCS Sec. 63-10-506 to notify the board immediately of: The resignation, removal, or death of the pharmacist in charge named in the application for license (or successor pharmacist in charge) [.]

Action: Assessed civil penalty of \$100.00

Licensee: Walgreens #3699, Memphis, Tennessee

Violation: Guilty of failing to comply with a...duly promulgated rule of the board by failing to notify the Board of a change in Pharmacist in charge. It shall be the responsibility of the person, partnership, firm, or corporation holding a pharmacy practice site license issued pursuant to TCS Sec. 63-10-506 to notify the board immediately of: The resignation, removal, or death of the pharmacist in charge named in the application for license (or successor pharmacist in charge) [.]

Action: Assessed civil penalty of \$50.00

### **BOARD OF POLYSOMNOGRAPHY PROFESSIONAL STANDARDS COMMITTEE**

Licensee: Cheryl Blair, POLY, Bristol, Tennessee

Violation: Failed to timely renew license and engaged in the unlicensed practice of polysomnography.

Action: Agreed Citation; assessed civil penalty of \$300.00

***Late submission from June, 2020*****BOARD OF VETERINARY MEDICAL EXAMINERS**

Licensee: Jenna A. Ashton, DVM, Denver, Colorado  
Violation: Failed to properly maintain sufficient continuing education credits  
Action: Agreed Citation; obtain 5 hours of continuing education and assessed civil penalty of \$250.00

***Late submission from June, 2020***

Licensee: Danielle B. Bayliss, DVM, Arvada, Colorado  
Violation: Failed to properly maintain sufficient continuing education credits  
Action: Agreed Citation; obtain 20 hours of continuing education and assessed civil penalty of \$1,000.00

***Late submission from June, 2020***

Licensee: Ciara Bell, LVMT, Tunnel Hill, Georgia  
Violation: Failed to properly maintain sufficient continuing education credits  
Action: Agreed Citation; obtain 3 hours of continuing education and assessed civil penalty of \$150.00

***Late submission from June, 2020***

Licensee: Nicole K. Meagher, LMVT, Knoxville, Tennessee  
Violation: Failed to timely renew license and engaged in the practice of veterinary technician on an expired license  
Action: Agreed Citation; assessed civil penalty of \$100.00

***Late submission from June, 2020***

Licensee: Khari Marie Rhodes, LMVT, Wartburg, Tennessee  
Violation: Failed to properly maintain sufficient continuing education credits  
Action: Agreed Citation; obtain 12 hours of continuing education; assessed civil penalty of \$600.00

***Late submission from June, 2020*****ABUSE REGISTRY**

Name: Christopher Boone  
Abuse: Neglect  
Profession: Direct Support Profession

Name: Holly Davis  
Abuse: Exploitation  
Profession: Caregiver

Name: Latausha Marie Diltz  
Abuse: Exploitation  
Profession: Not Provided

Name: Tanya March  
Abuse: Exploitation  
Profession: Home Manager

Name: Kervins Philippe  
Abuse: Physical/Neglect  
Profession: Direct Support Professional

Name: Leslie Rollins  
Abuse: Neglect  
Profession: Direct Support Professional (former CNA/revoked)

Name: Debbie Renika Sanders  
Abuse: Physical  
Profession: Not Provided

Name: Adilah Nabihah Truman  
Abuse: Theft  
Profession: Not Provided

Name: Edward Williams  
Abuse: Physical  
Profession: Direct Support Professional