

Iowans for Medical Marijuana, October 27, 2017

## **Medical Cannabidiol Advisory Board**

### **641 Iowa Administrative Code 154**

#### **Rules 641—154.60(124E) to 641—154.65(124E)**

October 27, 2017

My name is Carl Olsen. In 1988, I was a petitioner in the Matter of Marijuana Rescheduling, DEA Docket No. 86-22. On September 6, 1988, the Administrative Law Judge ruled that, “Marijuana, in its natural form, is one of the safest therapeutic substances known to man.” *Id.*, pp. 58-59. My name is on the cover of the document. The entire document is available at:

<http://files.iowamedicalmarijuana.org/imm/young.pdf>

In 2010, I was a petitioner in the recommendation for reclassification of marijuana by the Iowa Board of Pharmacy. A copy of the board’s February 17, 2010, ruling is attached to my statement.

As I was reading the Report on the Medical Use of Cannabidiol from the Dept. of Epidemiology, University of Iowa College of Public Health, Oct. 19, 2017, I was wondering about toxicity and adverse effects.

<https://idph.iowa.gov/Portals/1/Meetings/MeetingFiles/OtherFiles/135/206585e3-977e-4265-98d7-f251a036e254.pdf>

We’ve all seen reports of adverse effects in illicit users. But these reports don’t really tell us what these users are actually being exposed to. What does the literature tell us about toxicity and adverse effects in populations of controlled medical users?

Thank you!

Carl Olsen, Executive Director  
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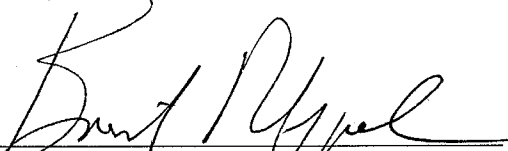
(2009). The board ultimately made the reclassification recommendation sought by the petitioners and the intervenor. This reclassification decision ended any justiciable existing controversy that an appellate decision on this case could affect. See *Grinnell College v. Osborn*, 751 N.W.2d 396, 398-399 (Iowa 2008) (need for existing controversy to justify an appeal). The appeal brought by the petitioners and the intervenor is moot.

This court agrees with the board that the proper disposition of a moot appeal before this court is dismissal. *Martin-Trigona v. Baxter*, 435 N.W.2d 744, 745-46 (Iowa 1989). Accordingly, it is ordered:

1. The petitioners' motion to vacate judgment is denied.
2. The respondent board's request to dismiss is granted. The appeal by petitioners and the intervenor is dismissed as moot.

Dated this 14<sup>th</sup> day of May, 2010.

THE SUPREME COURT OF IOWA

  
Brent R. Appel, Justice

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## MINUTES

### February 17, 2010

The Iowa Board of Pharmacy met on February 17, 2010, in the conference room at 400 SW Eighth Street, Des Moines, Iowa at 9:00 a.m. Chairperson Benjamin called the meeting to order at 9:02 a.m.

#### MEMBERS PRESENT

Vernon H. Benjamin, Chairperson  
Susan M. Frey, Vice-Chair  
Mark M. Anliker  
Annabelle Diehl  
Edward L. Maier  
Peggy M. Whitworth

#### MEMBERS ABSENT

DeeAnn Wedemeyer Oleson

#### STAFF PRESENT

Lloyd Jessen, Executive Director  
Scott Galenbeck, Esq., Assistant Attorney  
General  
Therese Witkowski, Executive Officer  
Debbie Jorgenson, Administrative Assistant  
Becky Hall, Secretary

#### Compliance Officers Present:

Bernie Berntsen  
Jim Wolfe

#### I. Medical Marijuana.

After the Board held four public meetings and reviewed a substantial amount of medical marijuana material, the Board met to deliberate the possible reclassification of marijuana from Schedule I of the Iowa Controlled Substances Act (Act) into Schedule II of the Act.

Motion (Maier/Anliker) the Iowa Board of Pharmacy recommends that the legislature reclassify marijuana from Schedule I of the Iowa Controlled Substance Act (Act) into Schedule II of the Act with the further recommendation that the legislature convene a task force or study committee comprised of various disciplines including but not limited to the following: a representative of a seriously ill patient; a representative of law enforcement; a representative of the Iowa Attorney General; a representative of an HIV organization or a physician caring for an AIDS patient; a



substance abuse treatment representative; a person living with a serious illness; a hospice or palliative care representative; a representative of the Iowa Board of Nursing; a representative of the Iowa Board of Medicine; and a representative of the Iowa Board of Pharmacy, for the purpose of making recommendations back to the legislature regarding the administration of a medical marijuana program. Roll call vote. Yes: Anliker, Benjamin, Diehl, Frey, Maier, Whitworth; No: None; Abstain: None; Absent: Oleson. Passed: 6-0-0-1.

Motion (Maier/Frey) to adjourn the meeting. Passed: 6-0-0-1. Absent: Oleson. Meeting adjourned at 12:47 p.m. on February 17, 2010.

*Becky Hall*

Becky Hall  
Recording Secretary

*Lloyd K. Jessen*

Lloyd K. Jessen  
Executive Director

*Vernon H. Benjamin*

Vernon H. Benjamin  
Board Chair

APPROVED THIS 9<sup>th</sup> DAY OF March, 2010.