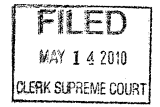
Attachment #6, Page 1 IN THE SUPREME COURT OF IOWA

No. 09-1789

Polk County No. CVCV007415

ORDER



GEORGE MCMAHON and BARBARA DOUGLASS, Petitioners-Appellants,

and

CARL OLSEN, Intervenor-Appellant,

vs.

THE IOWA BOARD OF PHARMACY, Respondent-Appellee.

This matter comes before the court, Cady, Appel, and Baker, JJ., upon petitioners' motion to vacate judgment and remand to the district court with instructions. The intervenor has filed an objection to the motion to vacate judgment and a supplement to the objection. The respondent, the Iowa Board of Pharmacy, has filed a resistance to the motion to vacate judgment. The board's resistance includes a request to dismiss this appeal as moot. The intervenor has filed a resistance to the board's request. The petitioners have filed a reply to the board's request.

The petitioners and the intervenor are appealing from the district court's ruling denying them additional judicial review of the pharmacy board's denial of their requests to recommend marijuana's reclassification as a controlled substance under Iowa Code chapter 124. On February 17, 2010, while this appeal was pending, the pharmacy board recommended that the legislature reclassify the scheduling of marijuana as a controlled substance under Iowa Code chapter 124

Washington State Department of Health, November 20, 2015

Attachment #6, Page 2

(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 $\frac{/41}{100}$ day of May, 2010.

THE SUPREME COURT OF IOWA

Brent R. Appel, Jus

Copies to:

Carl Olsen 130 E. Aurora Avenue Des Moines, IA 50313

Randall Wilson 505 Fifth Avenue, Suite 901 Des Moines, IA 50309

Scott Galenbeck Assistant Attorney General Hoover Building LOCAL MAIL

Clerk of District Court Polk County Courthouse L O C A L

Washington State Department of Health, November 20, 2015