



03-2-06158

65 S. FRONT STREET, ROOM 504 * COLUMBUS, OHIO 43266-0320 * 614/466-4143

THE STATE BOARD OF PHARMACY

In The Matter Of:

DEAN RICHARD SCHLADORN, R.Ph.
P. O. Box 855
Big Pine Key, FL 33043

THE MATTER OF DEAN RICHARD SCHLADORN, DOCKET NO. 6-147-1, WAS HEARD PURSUANT TO CHAPTERS 119. AND 4729. OF THE REVISED CODE ON WEDNESDAY, DECEMBER 3, 1986. AFTER CONSIDERATION OF THE EVIDENCE ADDUCED, MOTIONS WERE MADE AND RECORDED THAT THE FOLLOWING ORDER BE ADOPTED:

ORDER

Findings Of Fact

- (1) From the evidence presented, the State Board of Pharmacy finds that on or about June 29, 1979, the Florida State Board of Pharmacy found you guilty of violating Sections 465.101(1)(e) and 893.07, Florida Statutes, to wit: you sold or dispensed 199,100 capsules of Phentermine-30mg without a valid prescription between the dates of October 17, 1978 and April 17, 1979.
- (2) From the evidence presented, the State Board of Pharmacy finds that on or about June 29, 1979, the Florida State Board of Pharmacy found you guilty of violating Sections 465.101(1)(e) and 893.07, Florida Statutes, to wit: you sold or dispensed 58 gallons of Ambenyl Expectorant between the dates of October 17, 1978 and April 17, 1979 without a prescription or keeping the proper records of disposition.
- (3) From the evidence presented, the State Board of Pharmacy finds that on or about June 29, 1979, the Florida State Board of Pharmacy found you guilty of violating Sections 465.101(1)(e) and 893.13(3)(a)3., Florida Statutes, to wit: you knowingly made and knowingly possessed a false or forged prescription for Phentermine-30mg capsules.
- (4) From the evidence presented, the State Board of Pharmacy finds that on or about June 7, 1979, the Florida State Board of Pharmacy found you guilty of violating Sections 465.101(1)(e) and 893.13(3)(a)3., Florida Statutes, to wit: you did intentionally make and knowingly possess a false or forged prescription for Ambenyl Expectorant.

- (5) From the evidence presented, the State Board of Pharmacy finds that Dean Richard Schladorn, and/or his partner who owned and operated Pompano Pharmacy, Inc., 60 N.E. First Street, Pompano Beach, Florida, did dispense large amounts of controlled substances without written prescriptions or pursuant to false prescriptions, to wit: approximately 15,500 tablets of Dilaudid-4mg, approximately 13,000 tablets of Quaalude-300mg, approximately 1,000 tablets of Dexedrine-5mg, approximately 500 capsules of Dexedrine-15mg, approximately 1,140 ampules of Dilaudid-4mg/cc, approximately 96 10cc-vials of Numorphan-1.5mg/cc, approximately 80 20cc-vials of Dolophine, approximately 40 20cc-vials of Dilaudid-2mg/cc, approximately 24 10cc-vials of Levo Dromoran, and approximately 19 20cc-vials of Morphine-15mg/cc were purchased between December, 1977 and January, 1978, and over 90% of such drugs were dispensed on 270 prescriptions written by a veterinarian for the purpose of "doping up" horses.
- (6) From the evidence presented, the State Board of Pharmacy finds that Dean Richard Schladorn, and/or your partner who owned and operated Pompano Pharmacy, Inc., 60 N.E. First Street, Pompano Beach, Florida, did dispense controlled substances without valid prescriptions, to wit: the following 10 prescriptions were issued by an M.D. in his brother-in-law's name in order to obtain controlled substances for his horse:

<u>Rx #</u>	<u>Drug</u>	<u>Quantity</u>
9571??	Dolophine	8 20cc-vials
957208	Dolophine	8 20cc-vials
957209	Biphetamine-20mg	100 capsules
957513	Numorphan	60 10cc-vials
957514	Sublimaze	100 5cc-vials
957515	Dilaudid-2mg/cc	10 20cc-vials
961638	Numorphan	50 10cc-vials
961639	Sublimaze	100cc
961640	Dolophine	8 20cc-vials
961641	Dilaudid-2mg/cc	12 20cc-vials

Conclusions Of Law

- (1) Upon consideration of the record as a whole, the State Board of Pharmacy concludes that the conduct set forth in paragraphs (1) through (6) of the Findings Of Fact constitutes gross immorality.
- (2) Upon consideration of the record as a whole, the State Board of Pharmacy concludes that the conduct set forth in paragraphs (1) through (6) of the Findings Of Fact constitutes dishonesty and unprofessional conduct in the practice of pharmacy.

DEAN RICHARD SCHLADORN, R.Ph.
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Member of the Board

(3) Upon consideration of the record as a whole, the State Board of Pharmacy concludes that the conduct set forth in paragraphs (1) through (6) of the Findings Of Fact, had it occurred in Ohio, constitutes willfully violating or aiding and abetting the violation of the provisions of Chapters 2925., 3715., 3719., and 4729. of the Revised Code.

Pursuant to Section 4729.16 of the Ohio Revised Code, and the foregoing Findings Of Fact and Conclusions Of Law, the State Board of Pharmacy hereby revokes the Ohio pharmacist identification card held by Dean Richard Schlador, No. 03-2-06158.

Division (B) of Section 4729.16 of the Revised Code provides in pertinent part that: "Any individual whose identification card is revoked, . . . , shall return his identification card and certificate of registration to the offices of the state board of pharmacy within ten days after receipt of notice of such action." The certificate and identification card should be forwarded by certified mail, return receipt requested.

THIS ORDER WAS APPROVED BY A VOTE OF THE STATE BOARD OF PHARMACY.

MOTION CARRIED.

SO ORDERED.

It is hereby certified by this Board that the above language is a copy of the Order entered upon its journal in this case.

Section 119.12 of the Revised Code authorizes an appeal from this Order. Such an appeal may be taken to the court of common pleas in the county in which your place of business is located or to said court of the county in which you reside. If you do not have a place of business in Ohio and are not a resident of Ohio, you may appeal to the Court of Common Pleas in Franklin County, Ohio.

Such an appeal, setting forth the order appealed from and the grounds of the appeal, must be commenced by the filing of a Notice of Appeal with the State Board of Pharmacy and the appropriate court within fifteen (15) days after the mailing of this notice and in accordance with the requirements of Section 119.12 of the Revised Code.

BY ORDER OF THE STATE BOARD OF PHARMACY

CERTIFIED MAIL
Return Receipt

ORDER ISSUED: February 4, 1987

FZW/sb

By Franklin Z. Wickham
Franklin Z. Wickham, Executive Director

cc: Yvette McGee, Assistant Attorney General
George Kokus, Attorney for Respondent