

COMMONWEALTH OF KENTUCKY  
BOARD OF MEDICAL LICENSURE  
CASE NO. 1455

FILED OF RECORD

MAY 07 2013

K.B.M.L.

IN RE: THE LICENSE TO PRACTICE MEDICINE IN THE COMMONWEALTH OF  
KENTUCKY HELD BY LEA ANN MARLOW, M.D., LICENSE NO. 39844,  
3505 NSR 15, WARSAW, INDIANA 46582

**ORDER OF REVOCATION**

On April 25, 2013, the Kentucky Board of Medical Licensure ("the Board"), acting by and through its Hearing Panel A, took up this case for final action. The members of Panel A reviewed the Complaint, filed February 1, 2013; the Hearing Officer's Recommended Order Finding Lea Ann Marlow, M.D., in Default, filed March 20, 2013; and a memorandum from the Board's counsel, dated March 25, 2013. The Panel members also heard and considered oral remarks by the Board's Assistant General Counsel. The licensee, Lea Ann Marlow, M.D., did not file exceptions to the Hearing Officer's findings and, although given notice of the meeting and an opportunity to be heard, she did not appear before the Panel.

Having considered all the information available and being sufficiently advised, Hearing Panel A ACCEPTS the hearing officer's recommended findings and ADOPTS those findings and INCORPORATES them BY REFERENCE into this Order. (Attachment) Hearing Panel A FURTHER ACCEPTS AND ADOPTS the hearing officer's Recommended Order. Having considered all of the sanctions available under KRS 311.595 and the nature of the violations in this case, Hearing Panel A has determined that revocation is the appropriate sanction. Accordingly, Hearing Panel A

**ORDERS:**

1. The license to practice medicine held by Lea Ann Marlow, M.D., is hereby REVOKED and she may not perform any act which constitutes the “practice of medicine,” as that term is defined by KRS 311.550(10) – the diagnosis, treatment, or correction of any and all human conditions, ailments, diseases, injuries, or infirmities by any and all means, methods, devices, or instrumentalities – in the Commonwealth of Kentucky;
2. The provisions of KRS 311.607 SHALL apply to any petition for reinstatement filed by the licensee; and
3. The licensee SHALL REIMBURSE the costs of these proceedings in the amount of \$93.75, prior to filing any petition for reinstatement of her license to practice medicine in the Commonwealth of Kentucky.

SO ORDERED, this 2 day of May, 2013.

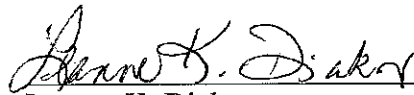


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C. WILLIAM BRISCOE, M.D.  
CHAIR, HEARING PANEL A

**CERTIFICATE OF SERVICE**

I certify that the original of this Order of Revocation was delivered to Mr. Michael S. Rodman, Executive Director, Kentucky Board of Medical Licensure, 310 Whittington Parkway, Suite 1B, Louisville, Kentucky 40222, a copy was mailed to Thomas J. Hellmann, Esq., P.O. Box 676, 415 West Main Street, Frankfort, Kentucky 40602-0676 and copies were mailed via certified mail return-receipt requested to the licensee, Lea Ann Marlow, M.D., 1044 Running Brook, Lawrenceburg, Kentucky 40342 and her counselors, Linda Pence, 135 N. Pennsylvania St., Suite 1600, Indianapolis, Indiana 46204 and Brandon W. Marshall, Esq., 129 West Short Street, Lexington, Kentucky 40507, on this 7<sup>th</sup> day of May, 2013.



Leanne K. Diakov  
Assistant General Counsel  
Kentucky Board of Medical Licensure  
310 Whittington Parkway, Suite 1B  
Louisville, Kentucky 40222  
Tel. (502) 429-7150

**EFFECTIVE DATE AND APPEAL RIGHTS**

Pursuant to KRS 311.593(1) and 13B.120, the effective date of this Order will be thirty (30) days after this Order of Revocation is received by the licensee.

The licensee may appeal from this Order, pursuant to KRS 311.593 and 13B.140-.150, by filing a Petition for Judicial Review in Jefferson Circuit Court within thirty (30) days after this Order is mailed or delivered by personal service. Copies of the petition shall be served by the licensee upon the Board and its General Counsel or Assistant General Counsel. The Petition shall include the names and addresses of all parties to the proceeding and the agency involved, and a statement of the grounds on which the review is requested, along with a copy of this Order.

MAR 20 2013

K.B.M.L.

COMMONWEALTH OF KENTUCKY  
BOARD OF MEDICAL LICENSURE  
CASE NO. 1455

IN RE: THE LICENSE TO PRACTICE MEDICINE IN THE COMMONWEALTH OF KENTUCKY HELD BY LEA ANN MARLOW, M.D., LICENSE NO. 39844, 3505 NSR 15, WARSAW, INDIANA 46582

RECOMMENDED ORDER FINDING  
LEA ANN MARLOW, M.D., IN DEFAULT

This action is before the hearing officer on the *Motion for Default Ruling* filed by the Kentucky Board of Medical Licensure. Finding substantial merit to the motion, the hearing officer recommends that the Board issue a Final Order finding Lea Ann Marlow, M.D. in default due to her refusal to respond to the allegations in the *Complaint* dated February 1, 2013. In support of that recommendation, the hearing officer states the following:

The *Complaint* charges Marlow with violating KRS 311.595(9), KRS 311.595(12), and KRS 311.595(17). The charges were issued as a result of the Medical Licensing Board of Indiana ordering the summary suspension of Marlow's Indiana medical license. The *Complaint* asserts that the Indiana Board's suspension was based upon the determination that Marlow and the Clark County Wellness Center where she worked "do not appear to be engaged in the legitimate practice of medicine" and that her prescriptions for Oxycodone do "not appear to meet minimum standards of acceptable pain management practices." *Complaint*, page 2.

The Board attached to its motion the return receipts from Marlow that indicated she was served with the *Complaint* on February 22, 2013, and from Marlow's Indiana

legal counsel indicating she was served on February 4, 2013. Also attached to the Board's motion is a letter dated February 19, 2013, from Hon. Brandon W. Marshall to Hon. Leanne K. Diakov, counsel for the Board, in which he states that he represents Marlow and that "Dr. Marlow has decided to simply default in connection with KBML Case 1455."

Pursuant to KRS 311.591(4), the physician "shall submit a response [to a Complaint] within thirty (30) days after service," and the licensee's "failure to submit a response [to the Complaint] or willful avoidance of service may be taken by the board as an admission of the charges." Based upon Mr. Marshall's notification to the Board that Marlow will not respond to the charges in the *Complaint*, the hearing officer finds Marlow in default. Consequently, the Board may find the factual allegations in the *Complaint* to be true and may conclude that Marlow is guilty of the statutory violations set forth in the *Complaint*. Pursuant to KRS 311.591(4), the hearing officer recommends that the Board issue a Final Order finding Marlow in default and impose any appropriate sanction for the misconduct set forth in the *Complaint*.

In light of this recommended default order, the administrative hearing scheduled for June 4-6, 2013, is canceled.

#### **NOTICE OF EXCEPTION AND APPEAL RIGHTS**

Pursuant to KRS 13B.110(4) a party has the right to file exceptions to this recommended decision:

A copy of the hearing officer's recommended order shall also be sent to each party in the hearing and each party shall

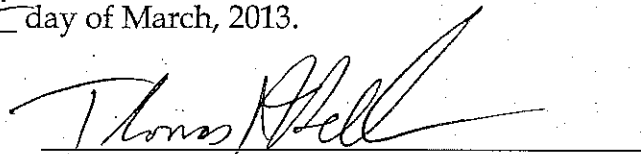
have fifteen (15) days from the date the recommended order is mailed within which to file exceptions to the recommendations with the agency head.

A party also has a right to appeal the Final Order of the agency pursuant to KRS 13B.140(1) which states:

All final orders of an agency shall be subject to judicial review in accordance with the provisions of this chapter. A party shall institute an appeal by filing a petition in the Circuit Court of venue, as provided in the agency's enabling statutes, within thirty (30) days after the final order of the agency is mailed or delivered by personal service. If venue for appeal is not stated in the enabling statutes, a party may appeal to Franklin Circuit Court or the Circuit Court of the county in which the appealing party resides or operates a place of business. Copies of the petition shall be served by the petitioner upon the agency and all parties of record. The petition shall include the names and addresses of all parties to the proceeding and the agency involved, and a statement of the grounds on which the review is requested. The petition shall be accompanied by a copy of the final order.

Pursuant to KRS 23A.010(4), "Such review [by the circuit court] shall not constitute an appeal but an original action." Some courts have interpreted this language to mean that summons must be served upon filing an appeal in circuit court.

SO RECOMMENDED this 15<sup>th</sup> day of March, 2013.



THOMAS J. HELLMANN  
HEARING OFFICER  
415 WEST MAIN ST.  
P.O. BOX 676  
FRANKFORT, KY 40602-0676  
(502) 227-2271  
thellmann@hazelcox.com

CERTIFICATE OF SERVICE

I hereby certify that the original of this RECOMMENDATION was mailed this 15<sup>th</sup> day of March, 2013, by first-class mail, postage prepaid, to:

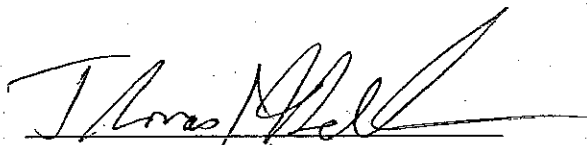
JILL LUN  
KY BOARD OF MEDICAL LICENSURE  
HURSTBOURNE OFFICE PARK STE 1B  
310 WHITTINGTON PKWY  
LOUISVILLE KY 40222

for filing; and a true copy was sent by first-class mail, postage prepaid, to:

LINDA PENCE  
135 N. PENNSYLVANIA ST., SUITE 1600  
INDIANAPOLIS IN 46204

BRANDON W MARSHALL  
129 WEST SHORT ST  
LEXINGTON KY 40507

LEANNE K. DIAKOV  
ASSISTANT GENERAL COUNSEL  
KY BOARD OF MEDICAL LICENSURE  
HURSTBOURNE OFFICE PARK STE 1B  
310 WHITTINGTON PKWY  
LOUISVILLE KY 40222

  
THOMAS J. HELLMANN

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COMMONWEALTH OF KENTUCKY  
BOARD OF MEDICAL LICENSURE  
CASE NO. 1455

FEB 01 2013

K.B.M.L.

IN RE: THE LICENSE TO PRACTICE MEDICINE IN THE COMMONWEALTH OF KENTUCKY HELD BY LEA ANN MARLOW, M.D., LICENSE NO. 39844, 3505 NSR 15, WARSAW, INDIANA 46582

**COMPLAINT**

Comes now the Complainant Randel C. Gibson, D.O., Chair of the Kentucky Board of Medical Licensure's Inquiry Panel B, and on behalf of the Panel which met on January 17, 2013, states for its Complaint against the licensee, Lea Ann Marlow, M.D, as follows:

1. At all relevant times, Lea Ann Marlow, M.D. ("the licensee"), was licensed by the Board to practice medicine in the Commonwealth of Kentucky.
2. The licensee's medical specialty is family medicine.
3. On or about December 3, 2012, the Deputy Attorney General of the State of Indiana filed a *Petition for Summary Suspension* against the license to practice medicine in the State of Indiana held by the licensee, before the Medical Licensing Board of Indiana, which alleged that the Clark County Wellness Center and the licensee did not appear to be engaged in the legitimate practice of medicine.
4. On or about December 6, 2012, the Medical Licensing Board of Indiana considered the *Petition for Summary Suspension* filed by the Deputy Attorney General at a regularly scheduled meeting. The licensee and her counsel appeared in person before the Indiana Board.

5. On December 20, 2012, the Medical Licensing Board of Indiana issued a *Summary Suspension Order* against the licensee's license to practice medicine in the State of Indiana based on the following:

- a. In or around February 2012, the licensee began practicing at Central Kentucky Bariatric & Pain Medicine, a Kentucky clinic owned by non-physician Earnest William Singleton.
- b. On or around July 20, 2012, the Kentucky Board of Medical Licensure adopted emergency regulations affecting the ownership and operation of pain clinics and the discipline of licensees affiliated with pain clinics.
- c. On or around July 27, 2012, Clark County Wellness Center opened in Jeffersonville, Indiana. The practice is owned by non-physician Earnest William Singleton.
- d. The licensee is the sole practicing physician at Clark County Wellness Center, which focuses on pain management.
- e. Clark County Wellness Center and the licensee do not appear to be engaged in the legitimate practice of medicine.
- f. A review of filled prescriptions written by the licensee does not appear to meet minimum standards of acceptable pain management practices, specifically:
  - i. Since January 1, 2012, the licensee has written 8,003 prescriptions for medications for 3,489 distinct patients. These prescriptions account for 590,499 tablets. 477,992 of these tablets were Oxycodone.

- ii. Virtually all patients receive identical narcotic treatment in the form of Oxycodone and diazepam prescriptions. 95.41% of patients receiving prescriptions receive Oxycodone.
- iii. Licensee's total prescribing for 2012 is as follows:
  - 5,566 prescriptions for Oxycodone (69.5%)
  - 1,530 prescriptions for Diazepam (19.1%)
  - 451 prescriptions for hydrocodone/acetaminophen (5.6%)
  - 456 prescriptions for other medications (5.7%)
- g. The licensee does not accept payment from private insurance companies or government entitlement programs, and instead is a "cash-only" business.
- h. The majority of the licensee's patients appear to be residents from other states, as the cars used by patients have mainly out-of-state license plates and the prescriptions are not filled in Indiana.
- i. The licensee has a "vanity" license plate on her car that reads "Tilulae Regina" which the licensee testified is latin for "pill queen."
- j. The licensee practices largely opiate-centric pain management. Although she contends that not all of her patients receive controlled substance for pain management, she was unable to identify what percentage of her patients receive non-opiate-centric treatment.
- k. During the pendency of an investigation regarding the licensee's practice, the Deputy Attorney General served upon the licensee a validly issued subpoena for patient charts for review. The licensee failed to comply with the subpoena and produce said charts until the night before the hearing in this matter.



10. By her conduct, the licensee has violated KRS 311.595(9) [as illustrated by KRS 311.597(4)], KRS 311.595(12) [as illustrated by KRS 311.586] and KRS 311.595(17). Accordingly, legal grounds exist for disciplinary action against her Kentucky medical license.


11. The licensee is directed to respond to the allegations delineated in the Complaint within thirty (30) days of service thereof and is further given notice that:

- (a) Her failure to respond may be taken as an admission of the charges;
- (b) She may appear alone or with counsel, may cross-examine all prosecution witnesses and offer evidence in her defense.

12. NOTICE IS HEREBY GIVEN that a hearing on this Complaint is scheduled for June 4, 5 & 6, 2013, at 9:00 a.m., Eastern Standard Time, at the Kentucky Board of Medical Licensure, Hurstbourne Office Park, 310 Whittington Parkway, Suite 1B, Louisville, Kentucky 40222. Said hearing shall be held pursuant to the Rules and Regulations of the Kentucky Board of Medical Licensure and pursuant to KRS Chapter 13B. This hearing shall proceed as scheduled and the hearing date shall only be modified by leave of the Hearing Officer upon a showing of good cause.

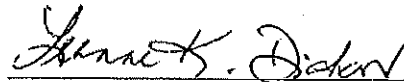
WHEREFORE, Complainant prays that appropriate disciplinary action be taken against the license to practice medicine held by Lea Ann Marlow, M.D.

This 1st day of February, 2013.

  
\_\_\_\_\_  
RANDEL C. GIBSON, D.O.  
CHAIR, INQUIRY PANEL B

CERTIFICATE OF SERVICE

I certify that the original of this Complaint was delivered to Mr. Michael S. Rodman, Executive Director, Kentucky Board of Medical Licensure, 310 Whittington Parkway, Suite 1B, Louisville, Kentucky 40222, a copy was mailed to Thomas J. Hellmann, Esq., P.O. Box 676, 415 West Main Street, Frankfort, Kentucky 40602-0676 and a copy was mailed via certified mail return-receipt requested to the licensee, Lea Ann Marlow, M.D., 3505 NSR 15, Warsaw, Indiana 46582; Lea Ann Marlow, M.D., 1044 Running Brook, Lawrenceburg, Kentucky 40342 and her Indiana counsel, Linda Pence, 135 N. Pennsylvania St., Suite 1600, Indianapolis, Indiana 46204, on this 1st day of February, 2013.



\_\_\_\_\_  
Leanne K. Diakov  
Assistant General Counsel  
Kentucky Board of Medical Licensure  
310 Whittington Parkway, Suite 1B  
Louisville, Kentucky 40222  
Tel. (502) 429-7150

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COMMONWEALTH OF KENTUCKY  
BOARD OF MEDICAL LICENSURE  
CASE NO. 1455

IN RE: THE LICENSE TO PRACTICE MEDICINE IN THE COMMONWEALTH OF  
KENTUCKY HELD BY LEA ANN MARLOW, M.D., LICENSE NO. 39844,  
3505 NSR 15, WARSAW, INDIANA 46582

**EMERGENCY ORDER OF SUSPENSION**

Randel C. Gibson, D.O., Chair of the Kentucky Board of Medical Licensure's Inquiry Panel B, acting on behalf of the Panel, considered the following information on December 21, 2012: Petition for Summary Suspension, filed against the license to practice medicine in the State of Indiana held by Lea Marlow, M.D., by Jessica W. Krug, Deputy Attorney General of the State of Indiana, before the Medical Licensing Board of Indiana, December 3, 2012; and the Summary Suspension Order, issued by the Medical Licensing Board of Indiana, Cause No. 2012-MLB-0059, December 20, 2012. Having considered all of this information and being sufficiently advised, the Chair of Inquiry Panel B ENTERS the following EMERGENCY ORDER OF SUSPENSION, in accordance with KRS 13B.125(1) and 201 KAR 9:240E:

**FINDINGS OF FACT**

Pursuant to KRS 13B.125(2) and 201 KAR 9:240E and based upon the information available to him, the Chair of Inquiry Panel B concludes there is probable cause to make the following Findings of Fact, which support an Emergency Order of Suspension:

1. At all relevant times, Lea Ann Marlow, M.D. ("the licensee"), was licensed by the Board to practice medicine in the Commonwealth of Kentucky.
2. The licensee's medical specialty is family medicine.

3. On or about December 3, 2012, the Deputy Attorney General of the State of Indiana filed a *Petition for Summary Suspension* against the license to practice medicine in the State of Indiana held by the licensee, before the Medical Licensing Board of Indiana, which alleged that the Clark County Wellness Center and the licensee did not appear to be engaged in the legitimate practice of medicine.
4. On or about December 6, 2012, the Medical Licensing Board of Indiana considered the *Petition for Summary Suspension* filed by the Deputy Attorney General at a regularly scheduled meeting. The licensee and her counsel appeared in person before the Indiana Board.
5. On December 20, 2012, the Medical Licensing Board of Indiana issued a *Summary Suspension Order* against the licensee's license to practice medicine in the State of Indiana based on the following:
  - a. In or around February 2012, the licensee began practicing at Central Kentucky Bariatric & Pain Medicine, a Kentucky clinic owned by non-physician Earnest William Singleton.
  - b. On or around July 20, 2012, the Kentucky Board of Medical Licensure adopted emergency regulations affecting the ownership and operation of pain clinics and the discipline of licensees affiliated with pain clinics.
  - c. On or around July 27, 2012, Clark County Wellness Center opened in Jeffersonville, Indiana. The practice is owned by non-physician Earnest William Singleton.
  - d. The licensee is the sole practicing physician at Clark County Wellness Center, which focuses on pain management.

- e. Clark County Wellness Center and the licensee do not appear to be engaged in the legitimate practice of medicine.
- f. A review of filled prescriptions written by the licensee does not appear to meet minimum standards of acceptable pain management practices, specifically:
  - i. Since January 1, 2012, the licensee has written 8,003 prescriptions for medications for 3,489 distinct patients. These prescriptions account for 590,499 tablets. 477,992 of these tablets were Oxycodone.
  - ii. Virtually all patients receive identical narcotic treatment in the form of Oxycodone and diazepam prescriptions. 95.41% of patients receiving prescriptions receive Oxycodone.
  - iii. Licensee's total prescribing for 2012 is as follows:
    - 5,566 prescriptions for Oxycodone (69.5%)
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    - 456 prescriptions for other medications (5.7%)
- g. The licensee does not accept payment from private insurance companies or government entitlement programs, and instead is a "cash-only" business.
- h. The majority of the licensee's patients appear to be residents from other states, as the cars used by patients have mainly out-of-state license plates and the prescriptions are not filled in Indiana.
- i. The licensee has a "vanity" license plate on her car that reads "Tilulae Regina" which the licensee testified is latin for "pill queen."

- j. The licensee practices largely opiate-centric pain management. Although she contends that not all of her patients receive controlled substance for pain management, she was unable to identify what percentage of her patients receive non-opiate-centric treatment.
  - k. During the pendency of an investigation regarding the licensee's practice, the Deputy Attorney General served upon the licensee a validly issued subpoena for patient charts for review. The licensee failed to comply with the subpoena and produce said charts until the night before the hearing in this matter.
  - l. A review of those charts by Dr. Timothy King, an expert witness regarding pain management and safe medical practices with regard to narcotic treatments of pain, revealed that the charts failed to note appropriate diagnosis or treatment plans. Patient charts were noted to contain no physical examination or supporting diagnostic imaging studies. Instead, imaging studies revealed physiology consistent with normal "wear and tear" that would not be sufficient to require such aggressive treatment with controlled substances.
  - m. The licensee's prescribing practices in regard to the use of controlled substances fell well below the standard of care for appropriate narcotic treatment of pain and are consistent with those found in known schemes to divert controlled substances for illicit use.
6. On or about December 20, 2012, the summary suspension of the licensee's license to practice medicine in the State of Indiana was reported to the Kentucky Board of Medical Licensure.

## CONCLUSIONS OF LAW

Pursuant to KRS 13B.125(2) and 201 KAR 9:240E and based upon the information available to him, the Chair of Inquiry Panel B finds there is probable cause to support the following Conclusions of Law, which serve as the legal bases for this Emergency Order of Suspension:

1. The licensee's Kentucky medical license is subject to regulation and discipline by this Board.
2. 201 KAR 9:240E provides that the Inquiry Panel *or* the Panel Chair may issue an emergency order suspending or restricting a physician's license at any time an Inquiry Panel *or* the Panel Chair has probable cause to believe that physician's practice constitutes a danger to the health, welfare and safety of his patients or the general public, based upon such evidence to include any prior or current order issued by another state's licensing authority affecting the physician's license in that state.
3. There is probable cause to believe that the licensee has violated KRS 311.595(17) and KRS 311.595(9), as illustrated by KRS 311.597(4).
4. The Panel Chair concludes there is probable cause to believe this physician's practice constitutes a danger to the health, welfare and safety of his patients or the general public.
5. The Board may draw logical and reasonable inferences about a physician's practice by considering certain facts about a physician's practice. If there is proof that a physician has violated a provision of the Kentucky Medical Practice Act in one set of circumstances, the Board may infer that the physician will similarly violate the Medical Practice Act when presented with a similar set of circumstances. Similarly,

the Board concludes that proof of a set of facts about a physician's practice presents representative proof of the nature of that physician's practice in general. Accordingly, probable cause to believe that the physician has committed certain violations in the recent past presents probable cause to believe that the physician will commit similar violations in the near future, during the course of the physician's medical practice.

6. The United States Supreme Court has ruled that it is not a violation of the federal Due Process Clause for a state agency to temporarily suspend a license, without a prior evidentiary hearing, so long as 1) the immediate action is based upon a probable cause finding that there is a present danger to the public safety; and 2) the statute provides for a prompt post-deprivation hearing. Barry v. Barchi, 443 U.S. 55, 61 L.Ed.2d 365, 99 S.Ct. 2642 (1979); FDIC v. Mallen, 486 U.S. 230, 100 L.Ed.2d 265, 108 S.Ct. 1780 (1988) and Gilbert v. Homar, 117 S.Ct. 1807 (1997). Cf. KRS 13B.125(1).

KRS 13B.125(3) provides that the Board shall conduct an emergency hearing on this emergency order within ten (10) working days of a request for such a hearing by the licensee. The licensee has been advised of her right to a prompt post-deprivation hearing under this statute.

#### **EMERGENCY ORDER OF SUSPENSION**

Based upon the foregoing Findings of Fact and Conclusions of Law, the Chair of Inquiry Panel B hereby ORDERS that the license to practice medicine in the Commonwealth of Kentucky held by LEA ANN MARLOW, M.D., is SUSPENDED and Dr. Marlow is prohibited from performing any act which constitutes the "practice of

medicine,” as that term is defined by KRS 311.550(10) – the diagnosis, treatment, or correction of any and all human conditions, ailments, diseases, injuries, or infirmities by any and all means, methods, devices, or instrumentalities - until the resolution of the Complaint setting forth the allegations discussed in this pleading or until such further Order of the Board.

The Chair of Inquiry Panel B further declares that this is an EMERGENCY ORDER, effective upon receipt by the licensee.

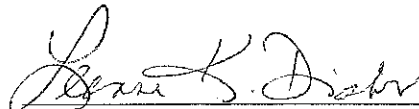
SO ORDERED this 21<sup>st</sup> day of December, 2012.



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RANDEL C. GIBSON, D.O.  
CHAIRMAN, INQUIRY PANEL B

**CERTIFICATE OF SERVICE**

I certify that the original of this Emergency Order of Suspension was delivered to Mr. Michael S. Rodman, Executive Director, Kentucky Board of Medical Licensure, 310 Whittington Parkway, Suite 1B, Louisville, Kentucky 40222; a copy was mailed via certified mail return-receipt requested to the licensee, Lea Ann Marlow, M.D., at 3505 NSR 15, Warsaw, Indiana 46582, on this 21<sup>st</sup> day of December, 2012.



\_\_\_\_\_  
Leanne K. Diakov  
Assistant General Counsel  
Kentucky Board of Medical Licensure  
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Tel. (502) 429-7150