



**Ohio Occupational Therapy, Physical Therapy,
and Athletic Trainers Board**

*Occupational Therapy Section
July 23, 2020
9:00 AM*

Virtual Meeting via Microsoft Teams

Members Present

Beth Ann Ball, OTR/L
Joanne Estes, PhD, OTR/L
Mary Beth Lavey, COTA/L, Chair
Anissa Siefert, MOT, OTR/L
Melissa Van Allen, OTR/L, Secretary

Legal Counsel

Emily Pelphey, AAG

Staff

Missy Anthony, Executive Director
Jeffery Duvall, Enforcement Division Supervisor
Jaklyn Shucofsky, Paralegal
Debbie Fulk, Licensure
Jan Hills, Executive Assistant

Guests

Jackie Chamberlain

Call to Order

Mary Beth Lavey, Chair, called the meeting to order at 9:03 AM.

The Section began by reading the vision statement:

The Occupational Therapy Section is committed to proactively:

- Provide Education to the Consumers of Occupational Therapy Service
- Enforce Practice Standards for the Protection of the Consumer of Occupational Therapy Services;
- Regulate the Profession of Occupational Therapy in an Ever-Changing Environment;
- Regulate Ethical and Multicultural Competency in the Practice of Occupational Therapy;
- Regulate the Practice of Occupational Therapy in all Current and Emerging Areas of Service Delivery.

Approval of Minutes

Joanne Estes moved that the minutes from the May 15, 2020 meeting be approved as amended. Beth Ann Ball seconded the motion. Motion carried.

Executive Director's Report

- Licensure statistics- OT licenses lag due to test center limitations.
 - Duty to report
 - Minimum age requirement
 - Wall certificate printing delay
- Personnel, Budget and Office
 - Hiring freeze
 - Finishing AT & PTA audit
 - OT audit in fall
 - Revenue down in March and April
 - OTAs down by 1600 due to deadline extension of December 1 from June 30
- Board member training

- Ethics
- Domestic violence
- Disability awareness

Discussion of Law and Rule Changes

- Minimum age of licensure - final filed with effective date
- Five year review- final filed with effective date
- Military Licensure changes- filed with CSI
- Continuing Education Rule- topic will be on retreat agenda
- Concussion Rules- no changes
- ODE Education of Students with Special Needs- fundamental misunderstanding of OTA/OT services and ORC 4755.

Melissa Van Allen moved that the executive director submit comments on the Department of Education's rules regarding students with special needs. Second by Joanne Estes. Motion passed.

Licensure Applications

Joanne Estes recommended that the Section grant a limited license for **LR-003768839** to allow for supervised practice in order to complete a limited license agreement. Moved by Beth Ann Ball, seconded by Mary Beth Lavey. Motion passed.

Joanne Estes informed the section that **OT004073** has passed her NBCOT exam and fulfilled the terms of her out of practice agreement.

Joanne Estes recommended that the Section approve the amended limited license agreement for **OT004526LTD** and deem it complete and grant a full license. Motion made by Mary Beth Lavey, seconded by Beth Ann Ball. Motion passed.

Joanne Estes recommended that the Section allow limited license **OT-001898LTD** to complete the Texas OT Reentry program in lieu of completing the supervision hours in her limited license agreement. Moved by Melissa Van Allen, seconded by Beth Ann Ball. Motion passed.

Occupational Therapist/Occupational Therapist Assistant Examination Applications

Joanne Estes made a motion that the Occupational Therapy Section ratify, as submitted, the occupational therapist and the occupational therapy assistant licenses issued by examination, endorsement, reinstatement, and restoration by the Ohio Occupational Therapy, Physical Therapy and Athletic Trainers Board from May 16, 2020 to July 23, 2020, taking into account those licenses subject to discipline, surrender, or non-renewal. Anissa Siefert seconded the motion. Motion passed. * denotes abstention by Joann Estes

Occupational Therapist by Examination- 65

Natalie Rae Anderson
Emily Marie Aviles
Victoria Nicole Baker
Caroline Amanda Bard
Rachel Elizabeth Bea
Madison Olivia Blair
Abby Marie Bowers
Hannah Alise Boy
Jessica Danielle Brown
Krysten Rene Chadwick
Colleen Marie Clement
Lauren Kathryn Conine
Katelyn Connelly
Veronica Lynn Cope
Ann Margaret Coyne
Kelsi A Doerr
Mary Catherine Drockton
Meghan Anne Esarove
Andrea Evanoff
Christopher Edward Fox
Amy Elizabeth Fox
Jennifer Lynn Gerspacher

Lily Maria Ingeborg Grebe
Alexis Grothouse
Alli Danielle Hall
Samantha Elyse Hammock
Blair Harmon
Haven Elizabeth Helmstetter
Mary Elizabeth Herman
Ashley Hughes
Samantha Jensen
Eric Mark Johnson
Manvir Kaur
Allison Florence Kienzle
Claudia Konstand
Hannah Kreider-Letterman
Rose Elaine Lintelman
Taylor Nicole MacWhade
Tori Madaris
Portia Lynn Maravich
Emily Markland
Ralph Walter Meckstroth
Katlyn Patricia Meyers
Sarah Anne Monvillers

Brooke Michele Moran
Alexander Orkwis
Jamison Elizabeth Pence
Alexandra Plaster
Darshani Ram
Samuel David Reeder
Mary Kate Riffle
Marla Ann Schroeder
Leah Schwinn
Anna Seastone
Jene R Shaw
Denielle Lynn Simich
Ellen Stakely
Brianna Starr
Sydney Reese Stewart
Kelsi Nicole Thompson
Savanah Wagner
Brooke Ashley White
Aerika Marie Wieser
Molly Ann Wilson
Kristin Marie Zink

Occupational Therapist by Endorsement-23

Kendra Adams
Gina Marie Buonpane
Bridget Rebecca Coakley
Allyson Elaine Frost
Rebecca Gilchrist
Allyson Green
Evelyn Grace Hart
Jason Charles Hinson

Abbi Danielle Huggins
Claire Isaia
Julie Ann Jones
Kristen Kowalski
Wanda Lunden
Taylor Mangas*
Karen Elizabeth Michel
Rachel Allison Murphy

Valerie Rapp O'Brien
Rachel Orelowitz
Madeline Runyen
Samantha Cari Schnur
David Simpson
Leah Elizabeth Storch
Alexandra Bess Young

Occupational Therapist Assistant by Examination-18

Bailey Lynn Brobst
Brooke Elizabeth Burdette
Jennifer Catalano
Lindsey Fitch
Nichole Michelle Forrer
Bailey Funkhouser

Amy Elizabeth Groves
Nikayla Vernell Hamilton
McKenzie Rose Huff
Ashley Nichole Jordan
Ashley Lynn Martin
Mandy Sue Massie

Kylie Anne Neer
Michelle Pechinko
Joseph Patrick Sengstock
Emily Rose St. John
Denise Renae' Swigart
Holly L Waters-Williams

Occupational Therapist Assistant by Endorsement- 4

Stephanie Corin Ayers
Dawn Sue Colville

Kaylee Christine Peterson
Alexandria Nichole Wilson

Withdrawals

Joanne Estes recommended that the section grant the application withdrawal requests for OT/OTA examination, endorsement, and reinstatement applications on file with the Board on July 23, 2020 based on the documentation provided. Motion made by Beth Ann Ball, second by Anissa Siefert. Motion carried.

Andrew Lash	APP-000064978
Jennifer Connor	APP-000373228
Alexander Orkwis	APP-000364676
Joseph Sengstock	APP-000366318
Ashley Bolitho	APP-000369174
Alexandra Young	APP-000334077
Natalie Anderson	APP-000364394
Allison Kienzle	OT-011063
Emily St. John	APP-000362776
Lindsey Fitch	APP-000361049

CE Requests

Beth Ann Ball moved that the section approve 22 applications for contact hour approval, deny 3 applications and send 1 back for further information. Joanne Estes seconded. Motion passed.

Licensure Renewal Report

Executive Director Missy Anthony will be sending out reminder notifications to all

CE Waiver requests

Beth Ann Ball recommended that the requests for additional time to complete CEs for June 30 deadline for OTAs be granted per applicants' individual requests. Joanne Estes made a motion, second by Mary Beth Lavey. Motion passed.

Angela Herbert	OTA006040	(2X)
Lauren Powers	OTA002824	
Jack Griner	OTA004438	
Margaret Griner	OTA004528	
Allison Dietz	OTA004036	
Adam Botuchis,	OTA007107	

Enforcement Division

Statistics

"New" cases opened since the last meeting: 8
Cases "closed" since the last meeting: 3
Cases "currently open": 33
Active consent agreements: 9
Adjudication orders being monitored: 1

Releases from Consent Agreement

Anissa Siefert informed the Board that **Emily Yearly, OTA**, has complied with all terms and conditions and will be released from her consent agreement.

Anissa Siefert informed the Board that **Katherine Gibson, OT**, has complied with all terms and conditions and will be released from her consent agreement.

Anissa Siefert informed the Board that **Tara Clark, OTA**, has complied with all terms and conditions and will be released from her consent agreement

Notice of Opportunity of Hearing

Anissa Siefert recommended a motion be made to issue a notice of opportunity for hearing for **case # OT-20-088**, for respondent for CE Deficiency. Motion made by Joanne Estes, second by Beth Ann Ball. Anissa Siefert abstained. Motion passed.

Anissa Siefert recommended a motion be made to issue a notice of opportunity for hearing for **case # OT-20-105** for CE Deficiency. Beth Ann Ball made the motion, second by Joanne Estes. Anissa Siefert abstained. Motion passed.

Anissa Siefert recommended a motion be made to issue a notice of opportunity for hearing for **case # OT-20-129** for CE Deficiency. Beth Ann Ball made the motion, second by Joanne Estes. Anissa Siefert abstained. Motion passed.

Proposed Consent Agreements

Anissa Siefert recommended that a motion be made accepting the consent agreement for **case # OT-20-098** in lieu of going to hearing. Melissa Van Allen made the motion, second by Joanne Estes. Anissa Siefert abstained. Motion passed. The Board has accepted the consent agreement for **Marlo Harvey, OTA**.

Anissa Siefert recommended that a motion be made accepting the consent agreement for **case # OT-20-103** in lieu of going to hearing. Beth Ann Ball made the motion, second by Joanne Estes. Anissa Siefert abstained. Motion passed. The Board has accepted the consent agreement for **Karen Grattan, OTA**.

Anissa Siefert recommended that a motion be made accepting the consent agreement for **case # OT-20-177** in lieu of going to hearing. Melissa Van Allen made the motion, second by Beth Ann Ball. Anissa Siefert abstained. Motion passed. The Board has accepted the consent agreement for **Mary Allen, OTA**.

Notice of Hearing -Rescind

Anissa Siefert recommended that a motion be made to rescind the notice of opportunity for hearing issued for **case # OT-20-103** as this individual entered into a consent agreement in lieu of going to hearing. Joanne Estes made a motion, second by Beth Ann Ball. Anissa Siefert abstained. Motion passed.

Goldman Hearings

Mary Beth Lavey, Chairperson of the Occupational Therapy Section of the Ohio Occupational Therapy, Physical Therapy, and Athletic Trainers Board called the proceedings to order at 10:32 AM on July 23, 2020, in an online board meeting held on Microsoft Teams.

Executive Director Missy Anthony called the roll:

Beth Ann Ball
Joanne Estes
Mary Beth Lavey
Anissa Siefert
Melissa Van Allen

It is noted for the record that a majority of the members of the Board are present for the eight adjudication proceedings. The proceedings are in the matters of **Barbara Scott**, case number **OT-20-101**, **Julia Litschel**, case number **OT-20-108**, **Peter Maurer**, case number **OT-20-110**, **Lisa Wyatt**, case number **OT-20-111**, **Kinda Martin**, case number **OT-20-112**, **Amanda Beach**, case number **OT-20-118**, **Dana Ochmanski**, case number **OT-20-119**, and **Jaclyn Holt**, case number **OT-20-120**.

These proceedings shall be affidavit-based adjudications relative to the Notice of Opportunity for Hearing mailed to the respondent in the aforementioned cases and believed to have been properly served according to the Administrative Procedures Act (Chapter 119. of the Ohio Revised Code).

As the respondents declined to have a hearing in the case, these proceedings will be held before the Board pursuant to Goldman v. State Medical Board of Ohio. The individuals named do not have the ability to present written or oral testimony today but may be present to hear the proceeding and outcome.

You have already received a sworn affidavit from the Board's Enforcement Division Paralegal, and the accompanying exhibits for the Goldman Proceedings in your Board packet. The affidavit contains the evidence and testimony upon which you will deliberate. Please take a few moments to review the evidence and testimony.

In lieu of a stenographic record being made, let the minutes reflect that the original sworn affidavit and exhibits shall be kept as the official record of the proceeding in the aforementioned matters in the Board office.

Assistant Attorney General, Emily Pelphey provided a synopsis of the cases. With all cases being similar Jaklyn Shucofsky, Board paralegal, provided an affidavit on each case. These hearings are the result of the Occupational Therapist Assistant continuing education audit, and each case is either deficient in continuing education hours or chose not to respond to the OTA CE audit.

Mary Beth Lavey recommended a motion be made to admit the facts and exhibits outlined in the sworn affidavits in the aforementioned cases into evidence. Beth Ann Ball made a motion, seconded by Melissa Van Allen.

With no further evidence to come before the Board the proceedings were closed at 10:43 AM. The procedural and jurisdictional matters having been satisfied, we will now continue with the proceedings by deliberation on the sworn affidavit and exhibits. Joanne Estes made a motion to recess the meeting in order to go into private session for the purpose of quasi-judicial deliberation on **Barbara Scott**, case number **OT-20-101**, **Julia Litschel**, case number **OT-20-108**, **Peter Maurer**, case number **OT-20-110**, **Lisa Wyatt**, case number **OT-20-111**, **Kinda Martin**, case number **OT-20-112**, **Amanda Beach**, case number **OT-20-118**, **Dana Ochmanski**, case number **OT-20-119**, and **Jaclyn Holt**, case number **OT-20-120** and to reconvene the meeting after deliberations are complete. Second made by Melissa Van Allen.

Executive Director called the roll:

Beth Ann Ball
Joanne Estes,
Mary Beth Lavey,
Anissa Siefert,
Melissa Van Allen

Anissa Siefert abstained from attending the executive session.

Mary Beth Lavey requested the Executive Director and AAG participate in the executive session phone call.

The Section came out of executive session at 11:30 am.

Beth Ann Ball made a motion to have a member of the section read the Section's decisions regarding findings of fact, conclusions of law, and order of the Section. Joanne Estes seconded the motion. Motion passed.

Amanda Beach, case number OT-20-118

Based on a thorough review of the evidence, the Board found that the following Findings of Fact were proved by a preponderance of the evidence:

1. The Board had jurisdiction to conduct a hearing in this matter pursuant to Goldman v. State Medical Board of Ohio, 110 Ohio App. 3d 124; 673 N.E.2d 677 (1996).
2. **Beach** was selected for continuing education audit.
3. **Beach** was notified of continuing education audit selection.
4. **Beach** failed to respond to the continuing education notices.
5. **Beach** did not request a hearing on the aforementioned charge.

Based on thorough review of the evidence, the Board made the following Conclusions of Law based upon a preponderance of evidence:

1. **Beach** was properly served with the Notice of Opportunity for a Hearing pursuant to R.C. 119.07.
2. R.C. 119.07 required **Beach** to request a hearing within thirty (30) days of the mailing of the Notice.
3. **Beach** violated Ohio Administrative Code Rule 4755-9-01 and 4755-7-08.

Based upon a preponderance of the evidence and the Findings of Fact and Conclusions of Law stated above, it is the conclusion of the Board that the occupational therapy assistant license of **Beach** should be revoked.

Thereafter, the Board voted to enter upon its Journal the following Order:

The occupational therapy assistant license of Amanda Beach is hereby REVOKED.

Barbara Scott, case number OT-20-101

Based on a thorough review of the evidence, the Board found that the following Findings of Fact were proved by a preponderance of the evidence:

1. The Board had jurisdiction to conduct a hearing in this matter pursuant to Goldman v. State Medical Board of Ohio, 110 Ohio App. 3d 124; 673 N.E.2d 677 (1996).
2. **Scott** was selected for continuing education audit.
3. **Scott** was notified of continuing education audit selection.
4. **Scott** failed to respond to the continuing education notices.
5. **Scott** did not request a hearing on the aforementioned charge.

Based on thorough review of the evidence, the Board made the following Conclusions of Law based upon a preponderance of evidence:

1. **Scott** was properly served with the Notice of Opportunity for a Hearing pursuant to R.C. 119.07.
2. R.C. 119.07 required **Scott** to request a hearing within thirty (30) days of the mailing of the Notice.
3. **Scott** violated Ohio Administrative Code Rule 4755-9-01 and 4755-7-08.

Based upon a preponderance of the evidence and the Findings of Fact and Conclusions of Law stated above, it is the conclusion of the Board that the occupational therapy assistant license of **Scott** should be revoked.

Thereafter, the Board voted to enter upon its Journal the following Order:

The occupational therapy assistant license of Barbara Scott is hereby REVOKED.

Julia Litschel, case number OT-20-108

Based on a thorough review of the evidence, the Board found that the following Findings of Fact were proved by a preponderance of the evidence:

1. The Board had jurisdiction to conduct a hearing in this matter pursuant to Goldman v. State Medical Board of Ohio, 110 Ohio App. 3d 124; 673 N.E.2d 677 (1996).
2. **Litschel** was selected for continuing education audit.
3. **Litschel** was notified of continuing education audit selection.
4. **Litschel** failed to respond to the continuing education notices.
5. **Litschel** did not request a hearing on the aforementioned charge.

Based on thorough review of the evidence, the Board made the following Conclusions of Law based upon a preponderance of evidence:

1. **Litschel** was properly served with the Notice of Opportunity for a Hearing pursuant to R.C. 119.07.
2. R.C. 119.07 required **Litschel** to request a hearing within thirty (30) days of the mailing of the Notice.
3. **Litschel** violated Ohio Administrative Code Rule 4755-9-01 and 4755-7-08.

Based upon a preponderance of the evidence and the Findings of Fact and Conclusions of Law stated above, it is the conclusion of the Board that the occupational therapy assistant license of **Litschel** should be revoked.

Thereafter, the Board voted to enter upon its Journal the following Order:

The occupational therapy assistant license of Julia Litschel is hereby REVOKED.

Peter Maurer, case number OT-20-110

Based on a thorough review of the evidence, the Board found that the following Findings of Fact were proved by a preponderance of the evidence:

1. The Board had jurisdiction to conduct a hearing in this matter pursuant to Goldman v. State Medical Board of Ohio, 110 Ohio App. 3d 124; 673 N.E.2d 677 (1996).
2. **Maurer** was selected for continuing education audit.
3. **Maurer** was notified of continuing education audit selection.
4. **Maurer** failed to respond to the continuing education notices.
5. **Maurer** did not request a hearing on the aforementioned charge.

Based on thorough review of the evidence, the Board made the following Conclusions of Law based upon a preponderance of evidence:

1. **Maurer** was properly served with the Notice of Opportunity for a Hearing pursuant to R.C. 119.07.
2. R.C. 119.07 required **Maurer** to request a hearing within thirty (30) days of the mailing of the Notice.

3. **Maurer** violated Ohio Administrative Code Rule 4755-9-01 and 4755-7-08.

Based upon a preponderance of the evidence and the Findings of Fact and Conclusions of Law stated above, it is the conclusion of the Board that the occupational therapy assistant license of **Maurer** should be revoked.

Thereafter, the Board voted to enter upon its Journal the following Order:

The occupational therapy assistant license of Peter Maurer is hereby REVOKED.

Dana Ochmanski, case number **OT-20-119**

Based on a thorough review of the evidence, the Board found that the following Findings of Fact were proved by a preponderance of the evidence:

1. The Board had jurisdiction to conduct a hearing in this matter pursuant to Goldman v. State Medical Board of Ohio, 110 Ohio App. 3d 124; 673 N.E.2d 677 (1996).
2. **Ochmanski** was selected for continuing education audit.
3. **Ochmanski** was notified of continuing education audit selection.
4. **Ochmanski** failed to respond to the continuing education notices.
5. **Ochmanski** did not request a hearing on the aforementioned charge.

Based on thorough review of the evidence, the Board made the following Conclusions of Law based upon a preponderance of evidence:

1. **Ochmanski** was properly served with the Notice of Opportunity for a Hearing pursuant to R.C. 119.07.
2. R.C. 119.07 required **Ochmanski** to request a hearing within thirty (30) days of the mailing of the Notice.
3. **Ochmanski** violated Ohio Administrative Code Rule 4755-9-01 and 4755-7-08.

Based upon a preponderance of the evidence and the Findings of Fact and Conclusions of Law stated above, it is the conclusion of the Board that the occupational therapy assistant license of **Ochmanski** should be revoked.

Thereafter, the Board voted to enter upon its Journal the following Order:

The occupational therapy assistant license of Dana Ochmanski is hereby REVOKED.

Jaclyn Holt, case number **OT-20-120**

Based on a thorough review of the evidence, the Board found that the following Findings of Fact were proved by a preponderance of the evidence:

1. The Board had jurisdiction to conduct a hearing in this matter pursuant to Goldman v. State Medical Board of Ohio, 110 Ohio App. 3d 124; 673 N.E.2d 677 (1996).
2. **Holt** was selected for continuing education audit.
3. **Holt** was notified of continuing education audit selection.
4. **Holt** failed to respond to the continuing education notices.
5. **Holt** did not request a hearing on the aforementioned charge.

Based on thorough review of the evidence, the Board made the following Conclusions of Law based upon a preponderance of evidence:

1. **Holt** was properly served with the Notice of Opportunity for a Hearing pursuant to R.C. 119.07.
2. R.C. 119.07 required **Holt** to request a hearing within thirty (30) days of the mailing of the Notice.
3. **Holt** violated Ohio Administrative Code Rule 4755-9-01 and 4755-7-08.

Based upon a preponderance of the evidence and the Findings of Fact and Conclusions of Law stated above, it is the conclusion of the Board that the occupational therapy assistant license of **Holt** should be revoked.

Thereafter, the Board voted to enter upon its Journal the following Order:

The occupational therapy assistant license of Jaclyn Holt is hereby REVOKED.

Lisa Wyatt, case number **OT-20-111**

Based on a thorough review of the evidence, the Board found that the following Findings of Fact were proved by a preponderance of the evidence:

1. The Board had jurisdiction to conduct a hearing in this matter pursuant to Goldman v. State Medical Board of Ohio, 110 Ohio App. 3d 124; 673 N.E.2d 677 (1996).
2. **Wyatt** was selected for continuing education audit.
3. **Wyatt** was notified of continuing education audit selection.
4. **Wyatt** failed to respond to the continuing education notices.
5. **Wyatt** did not request a hearing on the aforementioned charge.

Based on thorough review of the evidence, the Board made the following Conclusions of Law based upon a preponderance of evidence:

1. **Wyatt** was properly served with the Notice of Opportunity for a Hearing pursuant to R.C. 119.07.
2. R.C. 119.07 required **Wyatt** to request a hearing within thirty (30) days of the mailing of the Notice.
3. **Wyatt** violated Ohio Administrative Code Rule 4755-9-01 and 4755-7-08.

Based upon a preponderance of the evidence and the Findings of Fact and Conclusions of Law stated above, it is the conclusion of the Board that the occupational therapy assistant license of **Wyatt** should be revoked.

Thereafter, the Board voted to enter upon its Journal the following Order:

The occupational therapy assistant license of Lisa Wyatt is hereby REVOKED.

Kinda Martin, case number **OT-20-112**

Based on a thorough review of the evidence, the Board found that the following Findings of Fact were proved by a preponderance of the evidence:

1. The Board had jurisdiction to conduct a hearing in this matter pursuant to Goldman v. State Medical Board of Ohio, 110 Ohio App. 3d 124; 673 N.E.2d 677 (1996).
2. **Martin** was selected for continuing education audit.
3. **Martin** was notified of continuing education audit selection.
4. **Martin** failed to respond to the continuing education notices.
5. **Martin** did not request a hearing on the aforementioned charge.

Based on thorough review of the evidence, the Board made the following Conclusions of Law based upon a preponderance of evidence:

1. **Martin** was properly served with the Notice of Opportunity for a Hearing pursuant to R.C. 119.07.
2. R.C. 119.07 required **Martin** to request a hearing within thirty (30) days of the mailing of the Notice.
3. **Martin** violated Ohio Administrative Code Rule 4755-9-01 and 4755-7-08.

Based upon a preponderance of the evidence and the Findings of Fact and Conclusions of Law stated above, it is the conclusion of the Board that the occupational therapy assistant license of **Martin** should be revoked.

Thereafter, the Board voted to enter upon its Journal the following Order:

The occupational therapy assistant license of Kinda Martin is hereby REVOKED.

The Executive Director is hereby instructed to prepare an adjudication order to carry out the mandates of this Board and serve the order on **Barbara Scott, case number OT-20-101, Julia Litschel, case number OT-20-108, Peter Maurer, case number OT-20-110, Lisa Wyatt, case number OT-20-111, Kinda Martin, case number OT-20-112, Amanda Beach, case number OT-20-118, Dana Ochmanski, case number OT-20-119, and Jaclyn Holt, case number OT-20-120** in the manner prescribed by law.

This concludes the matters of **Barbara Scott, case number OT-20-101, Julia Litschel, case number OT-20-108, Peter Maurer, case number OT-20-110, Lisa Wyatt, case number OT-20-111, Kinda Martin, case number OT-20-112, Amanda Beach, case number OT-20-118, Dana Ochmanski, case number OT-20-119, and Jaclyn Holt, case number OT-20-120.**

Correspondence

Correspondence was reviewed by board.

Joint Correspondence was reviewed by board.

OOTA Report was given.

Open Forum

Old Business

OT Compact and pathway to obtain licensure in Ohio as a compact privilege.

New Business

Minimum age requirement notification will be sent out to all program directors in the state.

Retreat was rescheduled for September 10 at 9:00 AM.

Items for agenda:

- Telehealth- standard response
- Telehealth/equipment assistance
- CE rule
- OOTA presentation
- Adding questions on jurisprudence exam

Adjournment

There being no further business and no objections, the meeting was adjourned at 12:25 PM.

Respectfully submitted,

Jan Hills



Mary Beth Lavey, COTA/L, Chair
Ohio Occupational Therapy, Physical Therapy,
And Athletic Trainers Board, OT Section



Melissa Van Allen, OTR/L, Secretary
Ohio Occupational Therapy, Physical Therapy,
And Athletic Trainers Board, OT Section



Missy Anthony, Executive Director
Ohio Occupational Therapy, Physical Therapy,
And Athletic Trainers Board