BOARD OF	RE THE PHARMACY	
DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA		
	Case No. 5680	
JAMAR AKEEM ABLES 66 Douglas Clovis, CA 93611	ACCUSATION	
Pharmacy Technician Registration No. TCH 129115		
Respondent.		
Complainant alleges:		
PAR	TIES	
1. Virginia Herold ("Complainant") bri	ngs this Accusation solely in her official capacity	
as the Executive Officer of the Board of Pharmac	cy ("Board"), Department of Consumer Affairs.	
2. On or about May 10, 2013, the Board	d issued Pharmacy Technician Registration	
Number TCH 129115 to Jamar Akeem Ables ("I	Respondent"). The pharmacy technician	
registration was in full force and effect at all time	es relevant to the charges brought herein and will	
expire on October 31, 2016, unless renewed.		
JURISDICTION/STAT	UTORY PROVISIONS	
3. This Accusation is brought before the Board under the authority of the following		
laws. All section references are to the Business a	and Professions Code unless otherwise indicated.	
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	Attorney General of California KENT D. HARRIS Supervising Deputy Attorney General STANTON W. LEE Deputy Attorney General State Bar No. 203563 1300 1 Street, Suite 125 P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: (916) 435-9921 Facsimile: (916) 324-5567 Attorneys for Complainant BEFOI BOARD OF DEPARTMENT OF C STATE OF C In the Matter of the Accusation Against: JAMAR AKEEM ABLES 66 Douglas Clovis, CA 93611 Pharmacy Technician Registration No. TCH 129115 Respondent. Complainant alleges: <u>PAR</u> 1. Virginia Herold ("Complainant") bri as the Executive Officer of the Board of Pharmac 2. On or about May 10, 2013, the Board Number TCH 129115 to Jamar Akeem Ables ("I registration was in full force and effect at all time expire on October 31, 2016, unless renewed. <u>JURISDICTION/STAT</u> 3. This Accusation is brought before th laws. All section references are to the Business a ///	

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4. Section 4300 states, in pertinent part: 1 2 (a) Every license issued may be suspended or revoked. 3 (b) The board shall discipline the holder of any license issued by the board, whose default has been entered or whose case has been heard by the board and 4 found guilty, by any of the following methods: 5 (1) Suspending judgment. 6 (2) Placing him or her upon probation. 7 (3) Suspending his or her right to practice for a period not exceeding one year. 8 (4) Revoking his or her license. 9 (5) Taking any other action in relation to disciplining him or her as the 10 board in its discretion may deem proper 5. Section 4300.1 states: 11 12 The expiration, cancellation, forfeiture, or suspension of a board-issued license by operation of law or by order or decision of the board or a court of law, the 13 placement of a license on a retired status, or the voluntary surrender of a license by a licensee shall not deprive the board of jurisdiction to commence or proceed with any 14 investigation of, or action or disciplinary proceeding against, the licensee or to render a decision suspending or revoking the license. 15 6. Section 4301 states, in pertinent part: 16 17 The board shall take action against any holder of a license who is guilty of unprofessional conduct or whose license has been procured by fraud or 18 misrepresentation or issued by mistake. Unprofessional conduct shall include, but is not limited to, any of the following: 19 20 (f) The commission of any act involving moral turpitude, dishonesty, 21fraud, deceit, or corruption, whether the act is committed in the course of relations as a licensee or otherwise, and whether the act is a felony or misdemeanor or not. 22 23(1) The conviction of a crime substantially related to the qualifications, 24 functions, and duties of a licensee under this chapter. The record of conviction of a violation of Chapter 13 (commencing with Section 801) of Title 21 of the United 25 States Code regulating controlled substances or of a violation of the statutes of this state regulating controlled substances or dangerous drugs shall be conclusive 26 evidence of unprofessional conduct. In all other cases, the record of conviction shall be conclusive evidence only of the fact that the conviction occurred. The board may 27 inquire into the circumstances surrounding the commission of the crime, in order to fix the degree of discipline or, in the case of a conviction not involving controlled substances or dangerous drugs, to determine if the conviction is of an offense 28 2

substantially related to the qualifications, functions, and duties of a licensee under this chapter. A plea or verdict of guilty or a conviction following a plea of nolo contendere is deemed to be a conviction within the meaning of this provision. The board may take action when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal or when an order granting probation is made suspending the imposition of sentence, irrespective of a subsequent order under Section 1203.4 of the Penal Code allowing the person to withdraw his or her plea of guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusation, information, or indictment . . .

7. California Code of Regulations, title 16, section 1775.1, subdivision (d) states, in pertinent part:

Failure of a person or entity cited to pay a fine within 30 days of the date of assessment, unless the citation has been appealed, may result in disciplinary action by the board.

COST RECOVERY

8. Section 125.3 provides, in pertinent part, that a Board may request the administrative
law judge to direct a licentiate found to have committed a violation or violations of the licensing
act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the
case.

FIRST CAUSE FOR DISCIPLINE

(Criminal Conviction)

9. Respondent is subject to disciplinary action for unprofessional conduct pursuant to section 4301, subdivision (1), in that on or about July 9, 2015, in the criminal proceeding entitled *People vs. Jamar Akeem Ables* (Fresno County Super. Ct., Case No. M15916176), Respondent was convicted on his plea of nolo contendere of violating Penal Code section 484, subdivision (a) (petty theft), a misdemeanor, a crime substantially related to the qualifications, functions, and duties of a pharmacy technician. The circumstances of the crime are as follows: On or about January 12, 2015, California Highway Patrol Officer B., while on duty in full uniform and working a permanent assignment at the Fifth District Court of Appeal located in Fresno, California, received a phone call from the Court's security guard. The security guard informed Officer B. that a male subject, later identified as Respondent, just filed paperwork at the Clerk's Office, then fled the Court in possession of state property, an x-ray machine screening bowl. Respondent fled through the alarmed fire exit door of the main lobby, setting off an alarm.

Respondent ignored orders not to use the "fire only" exit door as well as two requests to return 1 the Court's property. Officer B. looked out the window and observed Respondent on the front 2 walkway on a skateboard. Officer B. immediately left the courthouse, got into his patrol vehicle, 3 and headed westbound on Santa Clara Street in pursuit of Respondent. At approximately 1420 4 hours, Officer B. located Respondent, activated the patrol vehicle's Code 3 lights, and positioned 5 the vehicle directly in Respondent's path. Officer B. exited the patrol vehicle and gave 6 Respondent a direct order to wait. Respondent refused, dropped his skateboard down to the road, 7 and skated around Officer B. Officer B. ordered Respondent to stop, but he refused. Officer B. 8 9 re-entered the patrol vehicle and proceeded westbound on Tulare Street in pursuit of Respondent. Officer B. and another CHP officer caught up with Respondent as he was attempting to board a 10 bus. The officers detained Respondent and located the stolen x-ray machine security bowl 11 underneath his jacket. Later, Officer B. returned to the Court and reviewed the surveillance 12 video. The video showed Respondent in possession of the x-ray machine screening bowl. 13 Respondent was later charged with petty theft and resisting, obstructing, or delaying a peace 14 officer or EMT (the later charge was dismissed). The above incident occurred while Respondent 15 was on probation for his criminal conviction of August 12, 2014, set forth in paragraph 10 below. 16

SECOND CAUSE FOR DISCIPLINE

(Acts Involving Moral Turpitude, Dishonesty, Fraud, Deceit, or Corruption)

10. Respondent is subject to disciplinary action for unprofessional conduct pursuant to section 4301, subdivision (f), in that Respondent committed an act involving moral turpitude, dishonesty, fraud, deceit, or corruption, as set forth in paragraph 8 above.

THIRD CAUSE FOR DISCIPLINE

(Failure to Pay Fine)

11. Respondent is subject to disciplinary action for failing to pay the fine associated with citation number CI 2014 61985, after he did not challenge and appeal the citation in that on or about December 22, 2014, the Board cited Respondent for multiple violations under the Business and Professions Code, including sections 4301(f), (g), and (l). Thereafter, Respondent did not appeal the citation and did not pay the citation by the January 21, 2015 deadline.

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1	MATTERS IN AGGRAVATION
2 [.]	12. To determine the degree of discipline to be assessed against Respondent,
3	Complainant alleges as follows: On or about December 22, 2014, the Board issued Citation and
4	Fine No. CI 2014 61985 against Respondent for violating section 4301, subdivisions (f) (acts of
5	moral turpitude, dishonesty, fraud, deceit or corruption), (g) (knowingly making or signing any
6	certificate or other document that falsely represents the existence or nonexistence of a state of
7	facts), and (1) (conviction of a crime substantially related to the practice of pharmacy). The Board
8	ordered Respondent to pay a fine of \$600 by January 21, 2015. Respondent has failed to pay the
- 9	citation. On or about August 12, 2014, in the criminal proceeding entitled People vs. Jamar
10	Akeem Ables (Fresno County Super. Ct., Case No. F14905434), Respondent pled guilty to
11	violating Penal Code sections 530.5, subdivision (a) (identity theft), and 484e, subdivision (d)
12	(acquisition of access card account information), both misdemeanors. The imposition of
13	Respondent's sentence was suspended and Respondent was placed on conditional sentence
14	probation for two years on terms and conditions, including that he obey all laws and pay
15	restitution to the victim in the amount of \$161.19.
16	<u>PRAYER</u>
17	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
18	and that following the hearing, the Board of Pharmacy issue a decision:
19	1. Revoking or suspending Pharmacy Technician Registration Number TCH 129115,
20	issued to Jamar Akeem Ables;
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	(JAMAR AKEEM ABLES) ACCUSATION

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2.	Ordering Jamar Akeem Ables to pay the Board of Pharmacy the reasonable costs of
the investig	gation and enforcement of this case, pursuant to Business and Professions Code section
125.3; and	

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Taking such other and further action as deemed necessary and proper.

3/19/16 DATED:

VIRGINIA HEROLD Executive Officer Board of Pharmacy Department of Consumer Affairs State of California *Complainant*