

1 95-18-HO

2 BEFORE THE ARIZONA STATE BOARD OF PHARMACY

3 In the Matter of:)

4 JOHN LEE DOUGLAS)
Intern Certificate of)
5 Registration No. 3842)
6 _____)

FINDINGS OF FACT, CONCLUSIONS
OF LAW AND BOARD ORDER

NO. 95 - 18 - H

7 DIRECTED TO: JOHN LEE DOUGLAS
3985 N. Stone #212
8 Tucson, AZ 85705

9 This Matter came before the Arizona State Board of Pharmacy on
10 the 16th day of November, 1995 pursuant to Notice of Hearing Number
11 95-18-H (hereinafter referred to as "Notice").

12 Charles E. Cordell, vice-president, presided with members Daniel
13 J. Jacob, Michael Noel, Dennis K. McAllister and Natalie A. Spencer in
14 attendance and participating therein.

15 The State was represented by the Office of the Attorney General,
16 Montgomery Lee, Assistant Attorney General.

17 The respondent JOHN LEE DOUGLAS was present and was not
18 represented by counsel. JOHN LEE DOUGLAS was advised of his right to
19 be represented by counsel and JOHN LEE DOUGLAS waived that right.

20 The Board, after consideration of the evidence and testimony
21 presented, hereby makes the following Findings of Fact, Conclusions of
22 Law and Board Order.

23 FINDINGS OF FACT

24 I

25 1. JOHN LEE DOUGLAS is the holder of Certificate of Intern
26 Registration Number 3842 issued by the Arizona State Board of Pharmacy

1 which permits the holder to obtain practical experience in pharmacy
2 under the supervision of a licensed pharmacist.

3 2. That the evidence and testimony presented in this Matter did
4 sustain the allegations in Paragraphs IV of the Notice, to wit:

5 JOHN LEE DOUGLAS was a participant in the Pharmacists Assisting
6 Pharmacists of Arizona (PAPA) program established pursuant to A.R.S.
7 § 32-1932.01. Between the dates of January 1, 1995 and June 30, 1995
8 JOHN LEE DOUGLAS submitted to four (4) bodily fluid drug screens as
9 required by his PAPA contract which were positive for Controlled
10 Substances as listed in the Notice of Hearing. JOHN LEE DOUGLAS has by
11 his own admission no known medical condition that requires treatment
12 with the Controlled Substances listed in the Notice and no
13 prescriptions were produced to demonstrate that the Controlled
14 Substances were obtained pursuant to a prescription from a licensed
15 medical practitioner.

16 Further, JOHN LEE DOUGLAS is not currently enrolled in or
17 pursuing a course of study in a college of pharmacy approved by the
18 Board. The conduct contained in the factual allegations constitutes
19 grounds for disciplinary action as provided for in A.R.S. § 32-
20 1927(A)(5), A.R.S. § 32-1927(B)(2) and A.R.S. 32-1923.C.

21 CONCLUSIONS OF LAW

22 II

23 1. The Board concludes that it has jurisdiction in this Matter
24 pursuant to A.R.S. § 32-1927 (A)(5), A.R.S. §32-1927(B)(2) and A.R.S.
25 § 32-1923.C.
26

1 Copies of the foregoing Finding
2 of Fact, Conclusions of Law and
3 Board Order mailed by certified
4 mail this 20th day of November,
5 1995 to:

6 JOHN LEE DOUGLAS
7 3985 N. Stone #212
8 Tucson, AZ 85705

9 and by Courier Mail to:

10 Montgomery Lee
11 Assistant Attorney General
12 1275 W. Washington
13 Phoenix, AZ 85007
14 Attorney for the State

15 and

16 Paula Bickett
17 Assistant Attorney General
18 1275 W. Washington
19 Phoenix, AZ 85007
20 Solicitor General's Office

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26

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JOHN LEE DOUGLAS
3985 N. STONE #212
TUCSON, AZ. 85705

4a. Article Number

P-384-710-256

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NOV 24 1995

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5. Signature (Addressee)

6. Signature (Agent)

John L. Douglas

PS Form 3811, December 1991

U.S. GPO: 1993-352-714

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P 384 710 256



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