

## MMP Publishing

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To Whom it <https://editor.wix.com/html/editor/web/renderer/edit/535bd36f-cea7-4595-acd0-598fad7e4a8f?metaSiteId=d7a80d54-ef15-43ac-88d8-19fcc52f2f04&editorSessionId=f727e4ff-23c0-4628-9fb4-9b5e02f10233&referralInfo=my-account> May Concern,

Having received the boards 'official' record of the public hearing transcript and having duly noted multiple discrepancies' of fact both through omission and misrepresentation I have concerns regarding the security of the states electronic data keeping systems. That being said, due to the blatant inaccuracies in the 'official' transcript of the PUBLIC hearing I now must question the competence and legitimacy of the third-party transcribing agency acting on the board's behalf. Keep in mind this was a public hearing, and as such there are witnesses. If you are still using the same third-party transcribing agency you might want to consider hiring another one, as the state could be held liable.

While it is true that I let my pharmacy license expire, it is also true that I wrote a letter to the board late in 2012 requesting that my license be put on inactive status, and given the precipitating events that lead to the termination of my employment I also sent copies of that letter to the BNDD and DEA.

After considerable time had passed after the hearing, not knowing the outcome, I made an inquiry in regards to the board's determination as I wanted my license to be in good standing so that I could feed my family. I was told instead that the board could not place a licensing action on an expired license and informed that should I wish to return to practice I would have to either reciprocate off of an existing license or retake the pharmacy boards. Naturally I was upset at being further denied gainful employment. It is not lost on me that the board acts at its own discretion and has considerable leeway.

Imagine my surprise to have recently discovered the following announcement in the board's newsletter:

**Mary M. Ellison**, #042428, St. Charles, MO. "Suspension for three (3) months, followed by Probation for five (5) years. Possessed and consumed controlled substance without a valid patient-specific prescription, used prescriptions meant for her children. Section 338.055.2(5), (6), (13), (15), and (17), RSMo."

Evidently the board saw fit to put my license on active status in order to attach a licensing action and make a public announcement but it did not see fit to do so at my request so that I could feed my family, and as such further denied me gainful employment. The implications are dire.

I keep extensive records and detailed notes. I also made audio recordings of each and every phone call and meeting I had with the board and its representatives during the 'investigation' that lead up to and including the hearing.

I want my license reinstated and put on inactive status.

-Mary M. Ellison

cc: bndd  
dea