10) Docket No. 0781-EC-0813, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Robert A. Phillips;</u> Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation: Revocation

11) Docket No. 8109-EC-0913, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Alisha Gene Allen</u>; Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation: 2 years suspension and proof of successful completion of substance abuse treatment program

12) Docket No. 4156-EC-0913, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Kevin Ross Dumith</u>; Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation: Revocation

 Docket No. 4160-EC-0913, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Roderick Lynne Love</u>; Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation: Revocation

 Docket No. 4159-EC-0913, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Cesar A. Valadez, Sr.</u>; Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation: Revocation

 Docket No. 4157-EC-0913, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Darolyn E. Ware</u>; Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation: Revocation

 Docket No. 3201-EC-0913, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Emily Amber Kasa</u>; Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation:

2 years suspension and proof of successful completion of substance abuse treatment program

 Docket No. 3203-EC-0913, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Natasha Lynn Herman</u>; Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation:4 years suspension and proof of successful
completion of substance abuse treatment program

Motion was made by Ms. Everest for twenty years suspension and proof of successful completion of substance abuse treatment program and an anger management program. Second was made by Ms. Pogue and the Board voted unanimously in favor of the motion.

5) Docket No. 7002-EC-0913, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Damian Esqueda</u>; Action to be taken: Consideration of Issuance of Default Judgment.

Staff recommendation: 3 years suspension and proof of successful completion of substance abuse treatment program

Motion and vote:

Motion was made by Ms. Pogue for five years suspension and proof of successful completion of a substance abuse treatment program. Second was made by Ms. Bricker and the Board voted unanimously in favor of the motion.

8) Docket No. 0995-EC-1013, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Stephen Siebenaler</u>; Action to be taken: Consideration of Staff recommendation:

1 year suspension with proof of restitution of \$865.20 to Dallas Independent School District

Motion and vote:

Motion was made by Mr. Allard for three years suspension. Second was made by Ms. Pogue and the Board voted unanimously in favor of the motion.

II. Proposals for Decision

24) Docket No. 701-13-2014.EC, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Jose E. Castaneda</u>; Action to be taken: Consideration of Proposal for Decision and Issuance of Final Order.

ALJ Recommendation: Revocation

Staff Recommendation: Revocation

Ms. Dover spoke on behalf of TEA. Mr. Castaneda spoke on his own behalf.

Dr. Buckingham requested that this case be moved to closed session to obtain the advice of legal counsel.

The Board went into closed session at 11:20 a.m. The Board came back into open session at 11:45 a.m.

Motion and vote:

Motion was made by Mr. Allard for the Board to accept proposal for decision and issue a final

certification as a matter of law on June 18, 2012. Second was made by Ms. Druesedow. Voting for the motion: Cain, Pogue, Bridges, Allard and Druesedow; voting against the motion: Bricker, Everest, Buckingham and McCall. The motion carries.

25) Docket No. 701-13-5472.EC, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Deana M. Robertson</u>; Action to be taken: Consideration of Proposal for Decision and Issuance of Final Order.

ALJ Recommendation:	Suspended for the time remaining on her three-year felony community supervision, which began on September 28, 2012, until September 28, 2015
Staff Recommendation:	Suspended until released from felony community supervision, but not before September 28, 2015

Ms. Dover presented the case to the Board.

Motion and vote:

Motion was made by Mr. Allard for suspended educator certification for three years from s date until February 14, 2017. The modification from the ALJ Recommendation is

Board policy for an educator to be in the classroom while on felony community supervision. Second was made by Ms. Pogue and the Board voted unanimously in favor of the motion.

26) Docket No. 701-12-3416.EC, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Chante A. Randle</u>; Action to be taken: Consideration of Proposal for Decision and Issuance of Final Order.

ALJ Recommendation: Revocation

Staff Recommendation: Revocation

Ms. Dover presented the case to the Board.

Motion and vote:

Motion was made by Ms. McCall to accept the Proposal for Decision and issue a final order

and the Board voted unanimously in favor of the motion.

27) Docket No. 701-13-0179.EC, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Elizabeth Kiel</u>; Action to be taken: Consideration of Proposal for Decision and Issuance of Final Order.

ALJ Recommendation: Revocation

Staff Recommendation: Revocation

Ms. Dover spoke on behalf of TEA. Mr. Thomas, attorney, appeared on behalf of Ms. Kiel.

Motion and vote:

Motion was made by Ms. Druesedow to accept the Proposal for Decision and issue a final

Motion was made by Ms. Everest in consideration of the Proposal for Decision and issue a final order in support of the staff recommendation of Permanent Denial of Teaching Certification. This modification of sanction is permissible pursuant to Texas Government Code §2001.058(e) and is necessary because the Administrative Law Judge did not properly apply Board rules and policies. Second by Mr. Allard. Seven members voted in favor; two voted against; the motion carried.

29) Docket No. 701-13-3833, <u>Texas Education Agency, Educator Leadership and Quality Division v. Myra Yvette Martinez</u>; Action to be taken: Consideration of Proposal for Decision and Issuance of Final Order.

ALJ Recommendation:	Permanent Revocation
Staff Recommendation:	Permanent Revocation

Ms. Dover presented the case to the Board.

Motion and vote:

Motion was made by Ms. Bricker to accept the Proposal for Decision and issue a final order of permanent revocation consistent with the ALJ and Staff recommendations. Second by Ms. Pogue and the Board voted unanimously in favor of the motion.

30) Docket No. 701-14-0022, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Abelardo O. Guillen</u>; Action to be taken: Consideration of Proposal for Decision and Issuance of Final Order.

ALJ Recommendation:	6 years suspension, with the term of the suspension running concurrently with the period of community supervision
Staff Recommendation:	6 years suspension, with the term of the suspension running concurrently with the period of community supervision, beginning November 16, 2012, and ending November 15, 2018, or until such time as Respondent provides written proof of successful release from community supervision

Ms. Dover spoke on behalf of TEA. Mr. Guillen spoke on his own behalf.

Mr. Allard requested that this case be moved to closed session to obtain advice from legal counsel.

The Board went into closed session at 1:11 p.m. The Board came back into open session at 1:45 p.m.

Motion and vote:

Motion was made by Mr. Allard to accept the Proposal for Decision and issue a final order consistent with the staff recommendations of six years suspension, with the term of the

suspension running concurrently with the period of community supervision, beginning November 16, 2012, and ending November 15, 2018, or until such time as Respondent provides written proof of successful release from community supervision. Second by Ms. Everest.

Dr. Cain recommended this case be tabled until the May 2, 2014 meeting and the Board voted unanimously in favor.

31) Docket No. 701-13-5662.EC, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Camber Cooper</u>; Action to be taken: Consideration of Proposal for Decision and Issuance of Final Order.

ALJ Recommendation:Reprimand and/or 2 years probated suspensionStaff Recommendation:2 years suspension

Ms. Dover presented the case to the Board.

Motion and vote:

Motion was made by Ms. Pogue to accept the staff recommendation of a two year suspension, to begin on February 14, 2014, and a successful completion of a substance abuse treatment program. Second was made by Mr. Allard and the Board voted unanimously in favor of the motion.

III. Rehearings

32) Docket No. 701-11-0607.EC, <u>Texas Education Agency, Educator Leadership and</u> <u>Quality Division v. Mable Caleb and Jackie Anderson</u>; Action to be taken: Consideration of Proposal for Decision and Issuance of Final Order.

ALJ Recommendation:	Reprimand and/or conditions or restrictions on her certificate that would facilitate Ms. Anderson's professional development
Staff recommendation:	Issue Amended Final Order, that Ms. Anderson must submit proof of completion of thirty (30) hours of continu

Motion was made by Ms. Bricker for Ms. Anderson to complete 30 hours of special education continuing education by August 31, 2014. The condition of 30 hours of special education , satisfactory

to TEA staff, of successful completion. Second was made by Ms. Bridges and the Board voted unanimously in favor of theSBRI

6. Discuss New TExES Generalist EC-6 and Generalist 4-8 Examinations and Approve Overlap Policy

Motion and vote:

Motion was made by Ms. Druesedow to approve the review of 19 TAC Chapter 227, <u>Provisions for Educator Preparation Candidates</u>, to be published as proposed with the Texas Register. Second was made by Mr. Allard and the Board voted unanimously in favor of the motion.

12. Review of 19 TAC Chapter 228, Requirements for Educator Preparation Programs

Mr. Byer informed the Board that review of these rules are a result of House Bill 2012, Section 9, 83rd Texas Legislature, Regular Session, 2013. Mr. Byer also informed the Board that this resets the four-year rule review cycle of this chapter to begin February 2014.

Motion and vote:

Motion was made by Ms. Druesedow to approve the review of 19 TAC Chapter 228, <u>Requirements for Educator Preparation Programs</u>, and the review of 19 TAC Chapter 229, <u>Accountability System for Educator Preparation Programs</u>, to be published as proposed with the Texas Register. Second was made by Mr. Allard and the Board voted unanimously in favor of the motion.

13. Review of 19 TAC Chapter 229, <u>Accountability System for Educator Preparation</u> <u>Programs</u>

Mr. Byer informed the Board that the review of these rules will be done in conjunction with the review required by House Bill 2012, Section 9, 83rd Texas Legislature, Regular Session, 2013. Mr. Byer also informed the Board that this resets the four-year rule review cycle of this chapter to begin February 2014.

Please see item 12 for motion and vote.

14. Action on Items Discussed in Executive Session

Pursuant to section 551.102 of the Texas Government Code, any deliberation and final