

COMMONWEALTH of VIRGINIA

David E. Brown, D.C. Director

Department of Health Professions
Perimeter Center
9960 Mayland Drive, Suite 300
Henrico, Virginia 23233-1463

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DUPLICATE COPY

VIA FIRST CLASS MAIL

November 8, 2018

Craig Charles Krause, M.D. 7544 Gardner Park Dr. Gainesville, VA 20155

RE:

License Number: 0101-233772

Case Number: 175439

Dear Dr. Krause:

Pursuant to Virginia Code § 54.1-2409, you are hereby given notice that your license to practice medicine and surgery in the Commonwealth of Virginia has been mandatorily suspended by the enclosed Order entered November 7, 2018. You are hereby advised that you may not practice medicine and surgery or hold yourself out as a licensed physician and surgeon unless and until the Board of Medicine has notified you in writing that your license has been reinstated. Please return your license to William L. Harp, Executive Director of the Virginia Board of Medicine ("Board"), at the above address, immediately upon receipt of this letter.

You may apply to the Board for reinstatement of your license, and you shall be entitled to a formal administrative hearing not later than the next regular meeting of the Board after the expiration of 60 days from the Board's receipt of your reinstatement application. The reinstatement of your license shall require the affirmative vote of three-fourths of the members of the Board present at the hearing. You may contact Tamika Hines at (804) 367-4513 to obtain the reinstatement application.

If you have any questions about this matter, you can contact me at (804) 367-4474 or anne.joseph@dhp.virginia.gov.

Sincerely,

Anne Joseph, Deputy Director Administrative Proceedings Division

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cc: William L. Harp, M.D., Executive Director, Virginia Board of Medicine Enclosures

Board of Audiology & Speech-Language Pathology – Board of Counseling – Board of Dentistry – Board of Funeral Directors & Embalmers
Board of Long-Term Care Administrators – Board of Medicine – Board of Nursing – Board of Optometry – Board of Pharmacy
Board of Physical Therapy – Board of Psychology – Board of Social Work – Board of Veterinary Medicine
Board of Health Professions

BEFORE THE VIRGINIA DEPARTMENT OF HEALTH PROFESSIONS

IN RE:

CRAIG CHARLES KRAUSE, M.D.

License Number: 0101-233772

Case Number: 175439

ORDER OF MANDATORY SUSPENSION

In accordance with Virginia Code § 54.1-2409, I, David E. Brown, D.C., Director of the Virginia

Department of Health Professions, received and acted upon evidence that Craig Charles Krause, M.D., was

convicted of three felony counts of Distribute Schedule I/II Controlled Substance in the Circuit Court of Prince

William County, Virginia. A certified copy of the Sentencing Order is attached hereto as Commonwealth's

Exhibit 1.

WHEREUPON, by the authority vested in the Director of the Department of Health Professions pursuant

to Virginia Code § 54.1-2409, it is hereby ORDERED that the license of Craig Charles Krause, M.D., to practice

medicine and surgery in the Commonwealth of Virginia is hereby SUSPENDED.

Upon entry of this Order, the license of Craig Charles Krause, M.D., will be recorded as suspended.

Should Dr. Krause seek reinstatement of his license pursuant to Virginia Code § 54.1-2409, he shall be responsible

for any fees that may be required for the reinstatement of the license prior to issuance of the license to resume

practice.

Pursuant to Virginia Code § 2.2-4023 and § 54.1-2400.2, the signed original of this Order shall remain in

the custody of the Department of Health Professions as a public record and shall be made available for public

inspection or copying on request.

David E. Brown, D.C., Director

Virginia Department of Health Professions

ENTERED:

CERTIFICATION O	F DUPL	ICATE I	RECORDS
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I, David E. Brown, D.C., Director of the Department of Health Professions, hereby certify that the attached Sentencing Order entered October 30, 2018, regarding Craig Charles Krause, M.D., is a true copy of the records received from the Circuit Court of Prince William County, Virginia.

David E. Brown, D.C.

Date

SENTENCING ORDER

VIRGINIA: IN THE CIRCUIT COURT OF PRINCE WILLIAM

FEDERAL INFORMATION PROCESSING STANDARDS CODE: 153C



Hearing Date: SEPTEMBER 27, 2018 Judge: CARROLL A. WEIMER, JR.

COMMONWEALTH OF VIRGINIA v. CRAIG CHARLES KRAUSE, Defendant

This case came before the Court for sentencing of the defendant, who appeared in person with his attorney, T. Brook Howard.

The Commonwealth was represented by Rebecca Thacher.

On FEBRUARY 12, 2018 the defendant was found guilty of the following offenses:

Offense Tracking Number	Virginia Crime Code (For Administrative Use Only)	Code Section	Case Nûmber CR17001859-00	
153GM1600026601	NAR-3042-F9	18.2-248		
Offense Date: 05/02/2016	Description: DISTRIBUTE	SCHEDULE I/II CONTROLLED SUBSTA	NCE	FELONY
153GM1600026602	NAR-3042-F9	18.2-248	CR17001860-00	
Offense Date: 05/02/2016	Description: DISTRIBUTE	E SCHEDULE I/II CONTROLLED SUBSTANCE FE		FELONY
153GM1600026603	NAR-3136-F6	18.2-248	CR17001861-00	
Offense Date: 05/21/2016	Description: DISTRIBUTE	SCHEDULE IV CONTROLLED SUBSTANCE		FELONY

[X] The presentence report was considered and is ordered filed as a part of the record in this case in accordance with the provisions of Virginia Code § 19.2-299.				
[]No presentence report was ordered.				
Pursuant to the provisions of Virginia Code § 19.2-298.01, the Court has considered and reviewed the applicable discretionary sentencing guidelines and the guidelines worksheets. The sentencing guidelines worksheets and the written explanation of any departure from the guidelines are ordered filed as a part of the record in this case.				
Before pronouncing the sentence, the Court inquired if the defendant desired to make a statement and if the defendant desired to advance any reason why judgment should not be pronounced.				
The court SENTENCES the defendant to:				
Case No. CR17001859-00 Description: DIST SCH I/II CTRLD SUBSTANCE				
[X] Incarceration with the Virginia Department of Corrections for the term of: 10 years				
[]FINE. The defendant is ordered to pay fine(s) in the amount of \$				
[X] COSTS. The defendant is ordered to pay all costs of this case.				
[X] DRIVER'S LICENSE SUSPENSION: The defendant's license has been suspended				
[X] for a period of 6 months [] indefinitely.				
[]RESTRICTED DRIVER'S LICENSE: A restricted driver's license was issued by separate order.				
[X] The court SUSPENDS 9 years 1 months of incarceration \$ fine for a period of upon the condition(s) specified in Suspended Sentence Conditions.				
Case No. CR17001860-00 Description: DIST SCH I/II CTRLD SUBSTANCE				
[X] Incarceration with the Virginia Department of Corrections for the term of: 10 years				
[]FINE. The defendant is ordered to pay fine(s) in the amount of \$				
[X] COSTS. The defendant is ordered to pay all costs of this case.				
[X] DRIVER'S LICENSE SUSPENSION: The defendant's license has been suspended				
[X] for a period of 6 months [] indefinitely.				

[]RESTRICTED DRIVER'S LICENSE: A restricted driver's license was issued by separate order.

[X] The court SUSPENDS 10 years of incarceration \$	
Case No. CR17001861-00 Description: DIST SCH IV CTRLD SUBSTANCE	
[X] Incarceration with the Virginia Department of Corrections for the term of: 5 years	
[]FINE. The defendant is ordered to pay fine(s) in the amount of \$	
[X] COSTS. The defendant is ordered to pay all costs of this case.	
[X] DRIVER'S LICENSE SUSPENSION: The defendant's license has been suspended [X] for a period of 6 months [] indefinitely.	
[]RESTRICTED DRIVER'S LICENSE: A restricted driver's license was issued by separate order.	
[X] The court SUSPENDS 5 years of incarceration \$ fine for a period of upon the co specified in Suspended Sentence Conditions.	ndition(s
Consecutive/concurrent:	
[X] These sentences shall run consecutively with all other sentences.	
[]These sentences shall run concurrently with all other sentences.	
[] These sentences shall run consecutively/concurrently as described:	
Suspended Sentence Conditions:)
[] Good Behavior: The defendant shall be of good behavior for years months [] from the	
defendant's release from confinement [].	•
[X] Supervised Probation: The defendant is placed on probation under the supervision of a Probation Office commence [] upon sentencing [X] upon release from incarceration for 10 years months days [] indefinite or unless sooner released by the court or by the Probat Officer. The defendant shall comply with all the rules and requirements set by the Probation Officer. Probat include substance abuse counseling and/or testing as prescribed by the Probation Officer.	tion
[] Community-Based Corrections System Program pursuant to Virginia Code § 19.2-316.2 or 19.2-31 The defendant shall successfully complete the	tion of
[] The defendant shall remain in custody until program entry.	
[] Registration pursuant to Code § 9.1-903 for offenses defined in § 9.1-902 is required.	
[X] The defendant shall provide a DNA sample and legible fingerprints as directed.	
[X] Special conditions: Special Conditions Of Probation or Suspended Sentence. The defendant shall fully comply with all the temprovisions within the contract with the Adult Probation and Parole Department and including but not limit of the following:	erms and ited to all
• The defendant is to successfully complete a substance abuse evaluation and any treatment necessary.	
 If deemed appropriate by the Probation Officer, the defendant shall undergo a mental health evaluation, performed by the Prince William County Community Service Board or other approved treatment provider participate in any treatment required. 	r, and
 The defendant must abstain from alcohol and illegal substances and not abuse legal substances 	

The defendant shall have no association with anyone who is in any way using illegal substances or abusing legal

The defendant shall submit to random urine screens.

substances.

COMMONWEALTH OF VIRGINIA v. CRAIG CHARLES KRAUSE, Defendant

- The defendant shall not possess or use marijuana, even in jurisdictions where it may be considered legal to possess or use marijuana.
- The defendant shall have no employment whatsoever where treating patient or prescribing medications.
- The defendant is to engage in comprehensive sex offender treatment evaluation and program, facilitated by a certified sex offender treatment provider and approved by the Probation Officer.
- Furthermore, it is by order of this Court, that the recommendations as presented in the Sex Offender Evaluation of (date of report) provided by (name of doctor), are included and incorporated herein as special conditions of probation.
- The Court specifically authorizes a PB-15 be issued for any violations.
- The defendant shall report to the Probation Office immediately upon release from incarceration.
- The defendant is not to view any pornography.
- The defendant is not to use any computer or internet unless for employment to include any smart phone or hand held device

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Post-incarceration supervision following felony conviction pursuant to Virginia Code § 18.2-10 and 19.2-295.2: []Post-Incarceration Supervised Probation: The defendant is placed on supervised probation to commence upor release from incarceration for a period of, unless released earlier by the court. The defendant shall comply with all the rules and requirements set by the Probation Officer.
[]Post-Incarceration Post-Release Supervision: In addition to the above sentence of incarceration, the court imposes an additional term of
[] Additional Provisions
Cash Appearance Bond. In the event a cash appearance bond has been posted in this matter, the Court orders that the cash appearance bond posted be returned or, with the consent of the payer, be applied to any fine and/or costs.
Attorney Certification. The Court certifies that at all times during the trial the defendant was personally present, as was defense counsel who capably represented the defendant.
[X] The defendant was remanded to the custody of the sheriff.
The defendant shall be given credit for time spent in confinement while awaiting trial pursuant to Virginia Code § 53.1-187.
ENTER this 30 day of October 2018

DEFENDANT IDENTIFICATION:

Name: CRAIG CHARLES KRAUSE

SSN::.

DOB:

Sex: M

CARROLL A. WEIMER, JR. CIRCUIT COURT JUDGE

COMMONWEALTH OF VIRGINIA v. CRAIG CHARLES KRAUSE, Defendant

SENTENCE SUMMARY:

Total Incarceration Sentence Imposed: Twenty five years

Total Sentence Suspended: Twenty four years and one month

Total Supervised Probation Term: 10 YEARS