

IN THE MATTER OF

PERMANENT CERTIFICATE

NUMBERS 602863 AND 142226

ISSUED TO

PATRICIA IBEABUCHI

§
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§
§
§
§
§
§

BEFORE THE ELIGIBILITY

AND DISCIPLINARY

COMMITTEE

OF THE TEXAS

BOARD OF NURSING



I do hereby certify this to be a complete, accurate, and true copy of the document which is on file or is of record in the offices of the Texas Board of Nursing.
Patricia A. Roman
Executive Director of the Board

ORDER OF THE BOARD

TO: Patricia Ibeabuchi
9500 Annapolis Road, B8
Lanham, Maryland 20706

During open meeting held in Austin, Texas, on February 8, 2011, the Eligibility and Disciplinary Committee (hereinafter "Committee") heard the above-styled case, based on the failure of the Respondent to appear as required by 22 TEX. ADMIN. CODE Ch. 213.

The Committee of the Texas Board of Nursing finds that notice of the facts or conduct alleged to warrant disciplinary action has been provided to Respondent in accordance with Texas Government Code § 2001.054(c) and Respondent has been given an opportunity to show compliance with all the requirements of the Nursing Practice Act, chapter 301 of the Texas Occupations Code, for retention of Respondent's licenses to practice professional and vocational nursing in the State of Texas.

The Committee finds that the Formal Charges were properly initiated and filed in accordance with section 301.458, Texas Occupations Code.

The Committee finds that after proper and timely Notice regarding the violations alleged in the Formal Charges was given to Respondent in this matter, Respondent has failed to appear in accordance with 22 TEX. ADMIN. CODE Ch. 213.

The Committee finds that the Board is authorized to enter a default order pursuant to Texas Government Code § 2001.056.

The Eligibility and Disciplinary Committee, after review and due consideration, adopts the proposed findings of fact and conclusions of law as stated in the Formal Charges which are attached hereto and incorporated by reference for all purposes and the Staff's recommended sanction of revocation by default. This Order will be properly served on all parties and all parties will be given an opportunity to file a motion for rehearing [22 TEX. ADMIN.CODE § 213.16(j)]. All parties have a right to judicial review of this Order.

All proposed findings of fact and conclusions of law filed by any party not specifically adopted herein are hereby denied.

NOW, THEREFORE, IT IS ORDERED that Permanent Certificate Numbers 602863 and 142226, previously issued to PATRICIA IBEABUCHI, to practice professional and vocational nursing in the State of Texas be, and the same is hereby, REVOKED.

IT IS FURTHER ORDERED that this Order SHALL be applicable to Respondent's nurse licensure compact privileges, if any, to practice professional and vocational nursing in the State of Texas.

Entered this 8th day of February, 2011.

TEXAS BOARD OF NURSING

BY:



KATHERINE A. THOMAS, MN, RN
EXECUTIVE DIRECTOR ON BEHALF OF SAID BOARD

Attachment: Formal Charge filed September 16, 2010.

Re: Permanent Certificate Numbers 602863 and 142226
Issued to Patricia Ibeabuchi
DEFAULT ORDER -REVOKE

CERTIFICATE OF SERVICE

I hereby certify that on the 8th day of February, 2011, a true and correct copy of the foregoing DEFAULT ORDER was served by placement in the U.S. Mail via certified mail, and addressed to the following person(s):

Patricia Ibeabuchi
9500 Annapolis Road, B8
Lanham, Maryland 20706

BY:



KATHERINE A. THOMAS, MN, RN
EXECUTIVE DIRECTOR ON BEHALF OF SAID BOARD



Texas Board of Nursing

333 Guadalupe Street, Ste. 3-460, Austin, Texas 78701
Phone: (512) 305-7400 Fax: (512) 305-7401 www.bon.state.tx.us

Katherine A. Thomas, MN, RN
Executive Director

September 16, 2010

Certified Mail No.
Return Receipt Requested

91 7108 2133 3938 2186 1671

Patricia Ibeabuchi
780 Fairview Ave. Apt 601
Takoma Park, Maryland 20912

Dear Ms. Ibeabuchi:

Enclosed are Formal Charges which have been filed against you alleging one or more violations of Section 301.452(b) of the Nursing Practice Act, Texas Occupations Code. Within three weeks of the date of this letter, you must file a written answer to each charge admitting or denying each allegation. If you intend to deny only part of an allegation, you must specify so much of it as is true and deny only the remainder. Your answer shall also include any other matter, whether of law or fact, upon which you intend to rely for your defense. Please send your written answer to the attention of James S. Smelser, Investigator. You may obtain legal counsel at your own expense.

FAILURE TO FILE A WRITTEN ANSWER TO THE FORMAL CHARGES, EITHER PERSONALLY OR BY LEGAL REPRESENTATIVE, WILL RESULT IN THE ALLEGATIONS CONTAINED IN THE FORMAL CHARGES BEING ADMITTED AS TRUE AND THE PROPOSED RECOMMENDATION OF STAFF WILL BE GRANTED BY DEFAULT.

Please be advised that should you fail to file a written answer, the case will proceed on a default basis and it will be staff's recommendation that a default order be entered revoking your license(s) and/or nurse licensure compact privilege(s) to practice nursing in the State of Texas.

The results of any default order or formal disposition (Board Order) are public information. Results of informal and formal dispositions will appear in the Board's newsletter under the heading of "Disciplinary Action."

Should you desire to discuss this matter, you may contact James S. Smelser, Investigator, Enforcement Division, at the above address, or at (512) 305-6831.

Sincerely,

Katherine A. Thomas, MN, RN
Executive Director

KAT/jss

Enclosure: Formal Charges

09/99-DA

Members of the Board

Linda Rounds, PhD, FNP, RN
Galveston, *President*

Deborah Bell, CLU, ChFC Abilene	Kristin Benton, MSN, RN Austin	Patricia Clapp, BA Dallas	Tamara Cowen, MN, RN Harlingen	Sheri Crosby, JD, SPHR Dallas	Marilyn Davis, BSN, RN, MPA Sugar Land
Bianca Rosa Garcia, PhD, RN	Richard Gibbs, LVN	Kathy Leader-Horn, LVN	Josefina Luian, PhD, RN	Beverly Jean Nutall, LVN	Mary Jane Salgado, MEd

In the Matter of Registered Nurse § **BEFORE THE TEXAS**
License Number 602863 and Vocational Nurse §
License Number 142226, Issued to §
PATRICIA IBEABUCHI, Respondent § **BOARD OF NURSING**

FORMAL CHARGES

This is a disciplinary proceeding under Section 301.452(b), Texas Occupations Code. Respondent, PATRICIA IBEABUCHI, is a Registered Nurse holding license number 602863 and a Vocational Nurse holding license number 142226, both which are in delinquent status at the time of this pleading.

Written notice of the facts and conduct alleged to warrant adverse licensure action was sent to Respondent at Respondent's address of record and Respondent was given opportunity to show compliance with all requirements of the law for retention of the license prior to commencement of this proceeding.

CHARGE I.

On or about March 23, 2010, while holding licenses (delinquent) to practice professional and vocational nursing in the State of Texas, Respondent received a Board Order containing Findings of Fact, Conclusions of Law and Order No. 0902097 from the Arizona State Board of Nursing wherein Respondent's license to practice professional nursing, RN102251, issued by the Arizona State Board of Nursing, was Revoked. A copy of the March 23, 2010 Findings of Fact, Conclusions of Law and Order No. 0902097 from the Arizona State Board of Nursing is attached and incorporated, by reference, as part of this Charge.

The above action constitutes grounds for disciplinary action in accordance with Section 301.452(b)(8), Texas Occupations Code.

NOTICE IS GIVEN that staff will present evidence in support of the recommended disposition of up to revocation of Respondent's license to practice nursing in the State of Texas pursuant to the Board's rules, 22 TEX. ADMIN. CODE §§ 213.27 - 213.33. Additionally, staff will seek to impose on Respondent the administrative costs of the proceeding pursuant to Section 301.461, Texas Occupations Code. The cost of proceedings shall include, but is not limited to, the cost paid by the Board to the State Office of Administrative Hearings and the Office of the Attorney General or other Board counsel for legal and investigative services, the cost of a court reporter and witnesses, reproduction of records, Board staff time, travel, and expenses. These shall be in an amount of at least one thousand two hundred dollars (\$1200.00).

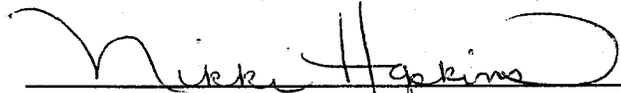
NOTICE IS GIVEN that all statutes and rules cited in these Charges are incorporated as part of this pleading and can be found at the Board's website, www.bon.state.tx.us.

NOTICE IS GIVEN that, based on the Formal Charges, the Board will rely on the Disciplinary Matrix, which can be found at www.bon.state.tx.us/disciplinaryaction/discp-matrix.html.

NOTICE IS ALSO GIVEN that Respondent's past disciplinary history, as set out below and described in the Findings of Fact, Conclusions of Law and Order No. 0902097 from the Arizona State Board of Nursing which is attached and incorporated by reference as part of these charges, will be offered in support of the disposition recommended by staff: Findings of Fact, Conclusions of Law and Order No. 0902097 from the Arizona State Board of Nursing dated March 23, 2010.

Filed this 16th day of September, 2010.

TEXAS BOARD OF NURSING



James W. Johnston, General Counsel
Board Certified - Administrative Law
Texas Board of Legal Specialization
State Bar No. 10838300

Jena Renee Koslan Abel, Assistant General Counsel
State Bar No. 24036103

Lance Robert Brenton, Assistant General Counsel
State Bar No. 24066924

Robert Kyle Hensley, Assistant General Counsel
State Bar No. 50511847

Nikki Hopkins, Assistant General Counsel
State Bar No. 24052269

John F. Legris, Assistant General Counsel
State Bar No. 00785533

TEXAS BOARD OF NURSING
333 Guadalupe, Tower III, Suite 460
Austin, Texas 78701
P: (512) 305-6824
F: (512) 305-8101 or (512)305-7401

Attachments: Findings of Fact, Conclusions of Law and Order No. 0902097 from the Arizona State Board of Nursing dated March 23, 2010.

0999/D

1 ARIZONA STATE BOARD OF NURSING
2 4747 North 7th Street, Ste 200
3 Phoenix, Arizona 85014-3655
4 602-771-7800

5 IN THE MATTER OF REGISTERED NURSE
6 LICENSE NO. RN102251
7 ISSUED TO:

8 **PATRICIA NLEDO IBEABUCHI,**

9 Respondent.

**FINDINGS OF FACT,
CONCLUSIONS OF LAW
AND ORDER NO. 0902097**

10
11 On March 23, 2010, the Arizona State Board of Nursing ("Board") considered the State's
12 Motion to Deem Allegations Admitted and Recommended Discipline and Respondent's Response to
13 the Motion, if any, at the Arizona Board of Nursing, 4747 North 7th Street, Suite 200, Phoenix Arizona
14 85014-3655. Seth T. Hargraves, Assistant Attorney General, appeared on behalf of the State.
15 Respondent was not present and was not represented by counsel.
16

17 On March 23, 2010, the Board granted the State's Motion to Deem Allegations Admitted.
18 Based upon A.R.S. § 32-1663(F) and Notice of Charges No. 0902097 filed in this matter, the Board
19 adopts the following Findings of Fact, Conclusions of Law, and **REVOKES** Respondent's license.
20

21 **FINDINGS OF FACT**

- 22 1. Patricia Nledo Ibeabuchi ("Respondent") holds Board issued registered nurse license no.
23 RN102251.
- 24 2. The Board has authority pursuant to A.R.S. §§ 32-1606, 32-1663, and 32-1664 to
25 impose disciplinary sanctions against the holders of nursing licenses for violations of the Nurse Practice
26 Act, A.R.S. §§ 32-1601 to -1667.
- 27
28 3. On or about February 13, 2009, the Board received a complaint from Dr. Nicholas Alozi
29 reporting Respondent had filed a lawsuit alleging Dr. Nicholas Alozi and Arizona State University

1 (ASU) were using her body illegally for embryonic research. According to Dr. Alozi, Respondent
2 never participated in any research conducted by Dr. Alozi or ASU. Based on the information contained
3 in the complaint the Board opened an investigation.
4

5 4. From in or about March 2000 until June 15, 2007, on seven occasions, Respondent filed
6 complaint with the Chandler Police Department. According to the police reports filed, the Chandler
7 Police were not able to corroborate Respondent's allegations. According to the Chandler police
8 reports, Respondent reported the following information:
9

- 10 • On or about March 22, 2000 in case #00-0021920, Respondent filed a complaint that her
11 business was stolen from her. The investigation was closed with no crime being found.
- 12 • On or about March 30, 2005 in case #05-03-4249, Respondent reported that unknown
13 occurrences were taking place in her residence. In absence of proof, Respondent believed
14 that the events were initiated because of her son. The case was suspended.
- 15 • On or about September 1, 1006 in case #06-10-3441, Respondent reported she found a
16 footprint on the carpet near her bed and it was not hers. Her home was locked and alarmed
17 and her alarm did not sound. Respondent also stated that one week prior to this event a
18 person had drawn blood from her arm while she was sleeping which she discovered when
19 she awoke. Respondent did not see anyone in her home. She believes the events occurred
20 at 0300 hours each evening.
- 21 • On or about November 27, 2006 in case # 06-141112, Respondent reported she believed she
22 was the victim of multiple sexual assaults since June 2006 by an unknown, unseen person.
23 The latest occurred while sleeping between November 26, 2006 at about 2200 and
24 November 27, 2006 at 0600. Respondent based her information on having a clear vaginal
25 discharge, pain in her abdomen and back and feeling something had been "implanted" in
26 her. According to the Chandler Police Department, based on review of the original report
27 there were no elements of a sex crime present. The case was considered unfounded, unable
28 to substantiate that a crime occurred.
- 29 • On or about December 20, 2006, in case #06-151717, Respondent contacted the Chandler
Police from Banner Desert Hospital reporting that she was sexually assaulted between 2300
on or about December 19, 2006 and 0500 on or about December 20, 2006 by unknown
suspects while she was inside her residence. According to the report, Dr. Harrison
evaluated Respondent and reported the information to the Chandler Police Department. He
did not re-contact the police following the pelvic exam. Respondent's residence was
checked for signs of forced entry or anything out of the ordinary. All windows and doors
were found to be secured. No information suggested Respondent had been sexually
assaulted. On or about December 22, 2006 the case was closed and the allegation
considered unfounded. There were no elements of sexual assault occurred. In related report
06-1-3441 Respondent was considered to be a mentally disturbed person. In report # 06-
14112, allegations of sexual assault were unfounded.

- 1 • On or about December 24, 2006 in case #06-153366- Respondent reported that she was
2 raped by the "Notorious rapist" on three separate occasions but no officer has found any
3 evidence to support her claim. Respondent reported that she had cameras installed to catch
4 the intruder but the camera had not picked up anyone in her residence. Respondent was
5 asked if she was being treated for mental illness to which she advised that she was not.
6 According to the report, Respondent was informed that there was no evidence that any
7 crime had occurred only evidence that no crime could not have happened. The case closed
8 by exceptional means.
- 9 • On or about January 26, 2007 in case #07-010819, Respondent reported that two men raped
10 her at her home between the hours of 0200 and 0300. She stated she was drugged and raped
11 and that she was asleep and did not see anyone. According to the police report, Respondent
12 had an elaborate digital surveillance system with seven cameras throughout the house. The
13 Chandler police reviewed the footage and no one was seen at the time of the alleged rape.
14 The case was closed and considered unfounded and did not occur.
- 15 • On or about June 15, 2007, in case #07-074280, Respondent reported that she was raped by
16 an unknown subject at her house. According to the police report, based on physical
17 evidence and video surveillance there was no evidence that someone entered the home and
18 raped Respondent. The case was closed as unfounded and that a rape did not occur.

19 5. On or about February 13, 2009, Respondent was evaluated at the Banner Good
20 Samaritan Hospital for numerous complaints to include: illegal experimentation by unknown
21 individuals, implantation of chips into her body, being poisoned and cloning of her DNA from material
22 inside her underwear. Respondent denied any suicidal or homicidal ideations. Respondent underwent
23 a Social Services consult and she refused to take any antipsychotic medications offered. Respondent
24 was medically cleared in the Emergency Room and given information for follow-up care.

25 6. On or about April 17, 2009, Respondent was sent an investigative questionnaire. She
26 did not respond. On or about June 16, 2009, a second request was sent to Respondent. She did not
27 respond.

28 7. On or about June 29, 2009, Respondent was interviewed by Board staff. Respondent
29 displayed delusional thinking. Respondent reported having needle marks on her arms when she would
wake up. She stated that people put something in her stew that would put her to sleep and then rape
her. Respondent told Board staff, "You may think that I am crazy, but someone broke into my home
and raped me. They are looking for my eggs so that they can get a heavyweight boxer. This has been

1 going on for ten years". Respondent continues to believe people are jumping off her roof and into her
2 current apartment and that she is being followed everywhere.

3 CONCLUSIONS OF LAW

4
5 1. The conduct and circumstances alleged in the Findings of Fact constitute violations of
6 A.R.S. § 32-1663 (D) as defined in A.R.S. § 32-1601(16) (e) (being mentally incompetent or
7 physically unsafe to a degree that is or might be harmful or dangerous to the health of a patient or the
8 public) (effective May 9, 2002).

9
10 2. The conduct and circumstances alleged in the Findings of Fact constitute violations of
11 A.R.S. § 32-1663 (D) as defined in A.R.S. § 32-1601(16)(d)(any conduct or practice that is or might
12 be harmful or dangerous to the health of a patient or the public), and (j) (violating a rule that is adopted
13 by the board pursuant to this chapter) (effective May 9, 2002), specifically A.A.C. R4-19-403(B) (25a)
14 (Failing to furnish in writing a full and complete explanation of a matter reported pursuant to A.R.S. §
15 32-1664) and (31) (practicing in any other manner that gives the Board reasonable cause to believe the
16 health of a patient or the public may be harmed) (effective November 13, 2005).

17
18 3. The conduct and circumstances described in the Findings of Fact constitute sufficient
19 cause pursuant to A.R.S. § 32-1664 (N) to suspend or revoke the license of Patricia Nledo Ibeabuchi to
20 practice as a registered nurse in the State of Arizona.
21

22 ORDER

23 In view of the above Findings of Fact and Conclusions of Law, the Board issues the following
24 Order:

25
26 Pursuant to A.R.S. § 32-1664(N), the Board hereby **REVOKES** registered nurse license
27 number RN102251 issued to Patricia Nledo Ibeabuchi.
28
29

1 RIGHT TO PETITION FOR REHEARING OR REVIEW

2 Pursuant to A.R.S. § 41-1092.09, Respondent may file, in writing, a motion for rehearing
3 or review within 30 days after service of this decision with the Arizona State Board of Nursing.

4 The motion for rehearing or review shall be made to the attention of Vicky Driver, Arizona State
5 Board of Nursing, 4747 North 7th Street Ste 200, Phoenix AZ 85014-3655, and must set forth
6 legally sufficient reasons for granting a rehearing. A.A.C. R4-19-608.

7 For answers to questions regarding a rehearing, contact Vicky Driver at (602) 771-7852.

8 Pursuant to A.R.S. § 41-1092.09(B), if Respondent fails to file a motion for rehearing or review
9 within 30 days after service of this decision, Respondent shall be prohibited from seeking judicial
10 review of this decision.
11

12 This decision is effective upon expiration of the time for filing a request for rehearing or
13 review, or upon denial of such request, whichever is later, as mandated in A.A.C. R4-19-609.
14

15 Respondent may apply for reinstatement of said license pursuant to A.A.C. R4-19-404 after a
16 period of five years.
17

18 DATED this 23rd day of March, 2010.

19 ARIZONA STATE BOARD OF NURSING

20 SEAL

21 *Joey Ridenour R.N. M.N. F.A.A.N.*

22 Joey Ridenour, R.N., M.N., F.A.A.N.
23 Executive Director

24
25 COPIES mailed April 2, 2010, by Certified Mail No. 7009 0080 0000 0434 1464 and First Class Mail
26 to:

27 Patricia Nledo Ibeabuchi
28 PO Box 20621
29 Phoenix AZ 85036

1 COPIES mailed April 2, 2010, by First Class Mail to:

2 Seth T. Hargraves
3 Assistant Attorney General
4 1275 W Washington
5 Phoenix AZ 85007

6 By: Vicky Driver
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