

6. On or about April 9, 2008, Respondent's license to practice professional nursing in the Philippines was REVOKED by the Republic of the Philippines Professional Regulation Commission, Manilla, Philippines. A copy of the Order and Decision dated April 9, 2008 is attached and incorporated, by reference, as part of this order.
7. In response to Finding of Fact Number Six (6), Respondent states that she is a victim of an extortion attempt perpetrated in the Philippines. Respondent states that sometime in 2004, the perpetrator demanded a sum of money from her in exchange for not "going to the authorities" with allegations of plagiarism relating to her Master's thesis. Respondent states she was already living in Texas and refused to pay the extortioner "all money earned in the United States."

CONCLUSIONS OF LAW

1. Pursuant to Texas Occupations Code, Sections 301.451-301.555, the Board has jurisdiction over this matter.
2. Notice was served in accordance with law.
3. The evidence received is sufficient to prove violation of Section 301.452(b)(8), Texas Occupations Code.
4. The evidence received is sufficient cause pursuant to Section 301.452(b), Texas Occupations Code, to take disciplinary action against Registered Nurse License Number 700646, heretofore issued to ALODIA BALIN ABEJUELA, including revocation of Respondent's license(s) to practice nursing in the State of Texas.

ORDER

IT IS THEREFORE AGREED and ORDERED, subject to ratification by the Texas Board of Nursing, that RESPONDENT SHALL receive the sanction of a WARNING WITH STIPULATIONS AND A FINE, and RESPONDENT SHALL comply in all respects with the Nursing Practice Act, Texas Occupations Code, §§301.001 *et seq.*, the Rules and Regulations Relating to Nurse Education, Licensure and Practice, 22 TEX. ADMIN. CODE §211.1 *et seq.* and this Order.

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

IT IS FURTHER AGREED and ORDERED that while Respondent's license(s) is/are encumbered by this Order, Respondent may not work outside the State of Texas pursuant to a nurse licensure compact privilege without the written permission of the Texas Board of Nursing and the Board of Nursing in the party state where Respondent wishes to work.

IT IS FURTHER AGREED that:

(1) RESPONDENT SHALL, within one (1) year of entry of this Order, successfully complete a course in Texas nursing jurisprudence and ethics. RESPONDENT SHALL obtain Board approval of the course prior to enrollment only if the course is not being offered by a pre-approved provider. Home study courses and video programs will not be approved. In order for the course to be approved, the target audience shall include nurses. It shall be a minimum of six (6) hours in length. The course's content shall include the Nursing Practice Act, standards of practice, documentation of care, principles of nursing ethics, confidentiality, professional boundaries, and the Board's Disciplinary Sanction Policies regarding: Sexual Misconduct; Fraud, Theft and Deception; Nurses with Substance Abuse, Misuse, Substance Dependency, or other Substance Use Disorder; and Lying and Falsification. Courses focusing on malpractice issues will not be accepted. RESPONDENT SHALL CAUSE the sponsoring institution to submit a Verification of Course Completion form, provided by the Board, to the Office of the Board to verify RESPONDENT'S successful completion of the course. This course shall be taken in addition to any other courses stipulated in this Order, if any, and in addition to any continuing education requirements the Board has for relicensure. *Board-approved courses may be found at the following Board website address:*

<http://www.bon.state.tx.us/disciplinaryaction/stipscourses.html>.

(2) RESPONDENT SHALL, within one (1) year of entry of this Order, successfully complete the course "Sharpening Critical Thinking Skills," a 3.6 contact hour online program provided by the National Council of State Boards of Nursing (NCSBN) Learning Extension. In order to receive credit for completion of this program, RESPONDENT SHALL SUBMIT the continuing education certificate of completion for this program to the Board's office, to the attention of Monitoring. This course is to be taken in addition to any continuing education requirements the Board may have for relicensure. *Information regarding this workshop may be found at the following web address: <http://ncsbn.hivelive.com/hives/a0f6f3e8a0/summary>.*

(3) RESPONDENT SHALL pay a monetary fine in the amount of five hundred dollars (\$500). RESPONDENT SHALL pay this fine within forty-five (45) days of entry of this Order. Payment is to be made directly to the Texas Board of Nursing in the form of cashier's check or U.S. money order. Partial payments will not be accepted.

IT IS FURTHER AGREED, SHOULD RESPONDENT PRACTICE AS A NURSE IN THE STATE OF TEXAS, RESPONDENT WILL PROVIDE DIRECT PATIENT CARE AND PRACTICE IN A HOSPITAL, NURSING HOME, OR OTHER CLINICAL SETTING AND RESPONDENT MUST WORK IN SUCH SETTING A MINIMUM OF SIXTY-FOUR (64) HOURS PER MONTH UNDER THE FOLLOWING STIPULATIONS FOR ONE (1) YEAR OF EMPLOYMENT. THE LENGTH OF THE STIPULATION PERIOD WILL BE EXTENDED UNTIL SUCH TWELVE (12) MONTHS HAVE ELAPSED. PERIODS OF UNEMPLOYMENT OR OF EMPLOYMENT THAT DO NOT REQUIRE THE USE OF A REGISTERED NURSE (RN) LICENSE WILL NOT APPLY TO THIS STIPULATION

PERIOD:

(4) RESPONDENT SHALL notify each present employer in nursing of this Order of the Board and the stipulations on RESPONDENT'S license. RESPONDENT SHALL present a complete copy of this Order and all Proposals for Decision issued by the Administrative Law Judge, if any, to each present employer within five (5) days of receipt of this Order. RESPONDENT SHALL notify all future employers in nursing of this Order of the Board and the stipulations on RESPONDENT'S license. RESPONDENT SHALL present a complete copy of this Order and all Proposals for Decision issued by the Administrative Law Judge, if any, to each future employer prior to accepting an offer of employment.

(5) RESPONDENT SHALL CAUSE each present employer in nursing to submit the Notification of Employment form, which is provided to the Respondent by the Board, to the Board's office within ten (10) days of receipt of this Order. RESPONDENT SHALL CAUSE each future employer to submit the Notification of Employment form, which is provided to the Respondent by the Board, to the Board's office within five (5) days of employment as a nurse.

(6) RESPONDENT SHALL be supervised by a Registered Nurse who is on the premises. The supervising nurse is not required to be on the same unit or ward as RESPONDENT, but should be on the facility grounds and readily available to provide assistance and intervention if necessary. The supervising nurse shall have a minimum of two (2) years experience in the same or similar practice setting to which the Respondent is currently working. RESPONDENT SHALL work only regularly assigned, identified and predetermined unit(s). RESPONDENT SHALL NOT be employed by a nurse registry, temporary nurse employment agency, hospice, or home health agency. RESPONDENT SHALL NOT be self-employed or contract for services. Multiple employers are

prohibited.

(7) RESPONDENT SHALL CAUSE each employer to submit, on forms provided to the Respondent by the Board, periodic reports as to RESPONDENT'S capability to practice nursing. These reports shall be completed by the Registered Nurse who supervises the RESPONDENT. These reports shall be submitted by the supervising nurse to the office of the Board at the end of each three (3) month period for one (1) year of employment as a nurse.

IT IS FURTHER AGREED, that upon full compliance with the terms of this Order, all encumbrances will be removed from RESPONDENT'S license(s) to practice nursing in the State of Texas and RESPONDENT shall be eligible for nurse licensure compact privileges, if any.

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CONTINUED ON NEXT PAGE.

RESPONDENT'S CERTIFICATION

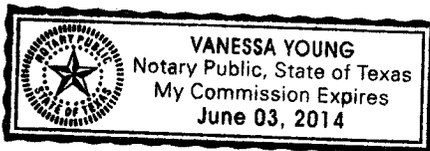
I understand that I have the right to legal counsel prior to signing this Agreed Order. I have reviewed this Order. I neither admit nor deny the violation alleged herein. By my signature on this Order, I agree to the Findings of Fact, Conclusions of Law, Order, and any conditions of said Order, to avoid further disciplinary action in this matter. I waive judicial review of this Order. I understand that this Order is subject to ratification by the Board. When this Order is ratified, the terms of this Order become effective, and a copy will be mailed to me. I understand that if I fail to comply with all terms and conditions of this Order, I will be subject to investigation and disciplinary sanction, including revocation of my license(s) to practice nursing in the State of Texas, as a consequence of my noncompliance.

Signed this 13th day of December, 2010.

ALODIA BALIN ABEJUELA, Respondent

Sworn to and subscribed before me this 13 day of December, 2010.

SEAL



Vanessa Young
Notary Public in and for the State of TEXAS

Approved as to form and substance.

Trey Wilson, Attorney for Respondent

Signed this 13 day of December, 2010.

WHEREFORE, PREMISES CONSIDERED, the Texas Board of Nursing does hereby ratify and adopt the Agreed Order that was signed on the 13th day of December, 2010, by ALODIA BALIN ABEJUELA, Registered Nurse License Number 700646, and said Order is final.

Effective this 27th day of January, 2011.



Katherine A. Thomas

Katherine A. Thomas, MN, RN
Executive Director on behalf
of said Board



Republic of the Philippines
Professional Regulation Commission
Manila

BOARD OF NURSING

ESTRELLA PADRE-COLLADO
Complainant,

ADM. CASE No. 447

- versus -

FOR:

ALODIA BALIN-ABEJUELA,
Respondent.

GROSS NEGLIGENCE and/or
INCOMPETENCE

X-----X

O R D E R

With the submission of the complainant's Formal Offer Of Documentary Exhibits after the ex parte presentation of evidence on her behalf, this case is now considered submitted for decision.

SO ORDERED.

Manila, Philippines, _____.

Carmencita M. Abaquin
CARMENCITA M. ABAQUIN
Chairman

Leonila A. Faure
LEONILA A. FAIRE
Member

Betty F. Merritt
BETTY F. MERRITT
Member

Perla G. Po
PERLA G. PO
Member

Marco Antonio C. Santo Tomas
MARCO ANTONIO C. (SANTO TOMAS)
Member

AMELIA B. ROSALES
Member

Yolanda C. Arugay
YOLANDA C. ARUGAY
Member

CMA/D-LGL
PBM/JVA/LJD/Ljd

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Pharson B. Mamalo
PHARSON B. MAMALO
PRC CHIEF ATTORNEY



Republic of the Philippines
Professional Regulation Commission
Manila

April 9, 2008

Sir/Madam :

There is enclosed herewith a copy of the Decision/Order of the
BOARD OF NURSING dated **APRIL 9, 2008** in
Administrative Case No. 447 entitled COLLADO VERSUS ABEJUELA
the dispositive part of which reads as follows :

(PLEASE SEE ATTACHED DECISION)

Please acknowledge receipt hereof.

Very truly yours,

PHARSON B. MAMALO
Chief Attorney

Encl : As stated.

Atty. Johnson Valin Padre

Counsel for Complainant
963-A Prudencio Street, Sampaloc,
Manila

~~Ms. Estrella Padre Collado~~
~~B-13, Lot 29, Tres Marias~~
~~St., Lagro Subd., Quezon City~~

Counsel for Respondent

Ms. Alidia B. Abejuela
2369 Antipolo Street, Guada-
lupe Nuevo, Makati City 1212

~~D-LCL 2008 04 7 702 all parties,~~
~~PBM/JVA/LJD/cvv~~

P. PAREDES ST., CORNER N. REYES ST., SAMPALOC, MANILA, PHILIPPINES 1008
P.O. BOX 2038, MANILA

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PHARSON B. MAMALO
PRC CHIEF ATTORNEY



Republic of the Philippines
Professional Regulation Commission
Manila

BOARD OF NURSING

ESTRELLA PADRE-COLLADO
Complainant,

ADM. CASE No. 447

- versus -

FOR:

ALODIA BALIN-ABEJUELA,
Respondent.

GROSS NEGLIGENCE and/or
INCOMPETENCE

X-----X

D E C I S I O N

For decision of the Board is the above-entitled case filed by complainant Estrella Padre-Collado against Alodia Balin-Abejuela, a registered nurse with Certificate of Registration No. 0060312.

The complainant filed her Affidavit-Complaint¹ before this Board on April 20, 2007; to which complaint, no verified answer or counter-affidavit was filed by the respondent despite receipt of the Summons. Thereafter, the Board, in its Order dated July 11, 2007, declared the respondent to have waived her right to submit her counter-affidavit and allowed the complainant to present her evidence *ex parte*.

Impressed with merit are, among others, the following factual allegations of the complainant contained in her Affidavit-Complaint, to wit:

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PHARSON B. MAMALO
PRC CHIEF ATTORNEY

Exhibit "A"

"(Complainant) was the Chief of the Affiliation Section, Nursing Education and Training Branch, Nursing Service Division of V. Luna General Hospital-Armed Forces Medical Center, V. Luna Road, Quezon City.

Sometime in the second week of November 2004, a group of senior nursing students of the Far Eastern University (FEU) headed by their group leader Ms. Christine Palmes, allegedly appeared in the office of Col. Carmen R. Mangco NC (GSC), Chief Nurse, V. Luna General Hospital and sought permission to conduct a research study on their topic "Quality of Nursing Care as Perceived by Patients in Selected Government Hospitals", in partial fulfillment of the requirements of their Research class under Ms. Jocelyn A. Filoteo. On November 22, 2004, the approved request of the FEU students to conduct a research study together with their research folder was forwarded to the complainant's office for implementation. Considering that their research study has a semblance to the complainant's thesis which she submitted to the Faculty of the College of Nursing at the University of the Philippines in 1993, entitled: "Quality of Nursing Care as Perceived by Patients and Their Watchers in Selected Surgical Wards of VLGH-AFP Medical Center", she painstakingly scanned their research folder.

After carefully perusing the students' research folder, the complainant found that the entries therein were substantially copied from her own thesis. Worse, the credits were explicitly attributed in this wise: "It was derived from the study of Alodia- Balin-Abejuela (2002) on factor affecting the implementation of a caring model based on patients' satisfaction." To satisfy her curiosity and suspicion, complainant called Ms. Honey Chile Tolentino, the Clinical Coordinator of FEU assigned at V. Luna, through her mobile phone regarding the whereabouts of Ms. Christine Marie Palmes to inform the latter that the research study of the students has a semblance to the thesis which the complainant had submitted to the Faculty of the College of Nursing at the UP-Manila in September 1993. More so, the research instrument/questionnaire were copied verbatim, if not substantially lifted, and worse, credits were given to Ms. Alodia Balin-Abejuela.

Ms. Honey Chile Tolentino promised to compel Ms. Palmes to report at the Nursing Education and Training Branch to shed light on the matter. Ms. Palmes, however, could not report during office hours because of time conflicts with her Related Learning Experience (Duty Hours) at the NEuro-Surgical Wards and her classes. Consequently, Ms. Tolentino arranged a dialogue with Ms. Palmes through telephone conferring prior to her tour of duty. Ms. Palmes admitted that she copied verbatim the research questionnaire of Ms. Alodia Balin-Abejuela from her thesis at the National Library without any personal knowledge that it was lifted from the complainant's thesis. Ms. Palmes likewise claimed that she did not exert any effort to read the complainant's thesis due time constraint. She, however,

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PHARSON B. MAMALO
PRC CHIEF ATTORNEY

the National Library Catalogue No. of Ms. Abejuela, to wit: No. 362.11 Af 33f 200. Ms. Palmes pleaded to the complainant not to file any complaint against her for plagiarism as she made an undertaking to revise their research questionnaires.

Prompted by what she just discovered about the copying of her intellectual creation, the complainant forthwith proceeded to the National Library and once there, she requested Mrs. Edith Suyo, a library staff assigned at the Filipiniana Section, to make a comparison between the complainant's thesis which bears the title "QUALITY OF NURSING CARE AS PERCEIVED BY PATIENTS AND THEIR WATCHERS IN SELECTED SURGICAL WARDS OF VLGGH-AFP MEDICAL CENTER" and that of respondent Alodia Balin-Abejuela which is entitled "FACTORS AFFECTING THE IMPLEMENTATION OF A CARING MODEL BASED ON PATIENT SATISFACTION".

The comparison made by Ms. Suyo yielded the following observation:

- a. Twenty-nine (29) of the thirty-five (35) questionnaires found in Appendix H, pages 141 to 146 of the complainant's thesis were excerpted verbatim, if not in substance, by Ms. Alodin Balin-Abejuela in her thesis Appendix C, in wanton disregard of the complainant's intellectual property rights; (The comparative graph is hereto attached and marked as Annex "C")
- b. While the Tagalog translation of the questionnaires were likewise copied verbatim, if not in substance, Ms. Abejuela deliberately claimed and caused it to appear, to quote, thus: "The English version of the instrument was translated into Filipino through the help of the researcher's mother who is a Filipino teacher to make it easily understood by the respondents."
- c. The Bibliography portion of Ms. Abejuela's thesis as one of her references (national Library Catalogue No.362.11 Af 33f 200) and, worse, the Quality Patient Care Scale (QUALPACS) by Wandelt and Ager (1974) was not likewise acknowledged.

The aforestated findings prompted me to write Dr. Marilyn R. Colladilla, Dean, Graduate School of Nursing and Allied Health Sciences, Pamantasan ng Lungsod ng Maynila, Intramuros, Manila, informing her of the fraudulent gesture of their alumna Alodia Balin-Abejuela, to exert positive actions for the protection of the rights and interests of these writers like me, who painstakingly and exhaustively finished my thesis for five (5) years. (Photocopy of the letter dated 31 January 2005 duly received on even date is hereto attached and marked as Annex "D")

On May 4, 2005 I filed an administrative complaint for plagiarism against Alodia Balin-Abejuela before the Honorable University Council of the Pamantasan ng Lungsod

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RHARSON B. MAMALO
PRC CHIEF ATTORNEY

ng Maynila (University of the City of Manila), where the aforestated Council resolved and found that, ALODIA BALIN-ABEJUELA is guilty of plagiarism. Copy of aforestated Resolution is hereto attached and marked as Annex "F".

Subsequently, the HONORABLE BOARD OF REGENTS of Pamantasan ng Lungsod ng Maynila (University of the City of Manila), through an Unnumbered Board Resolution, AFFIRMED the aforestated Resolution and further resolved thus:

'BE IT RESOLVED FURTHER, that the degree of Master of Arts in Nursing conferred upon the student-respondent Alodia Balin-Abejuela be REVOKED, as it is hereby REVOKED.' (Italics Supplied)

xxxx

xxxx

xxxx"

On September 25, 2007, the complainant presented, affirmed and testified on the veracity of the contents and authenticity of her documentary Exhibits "A" to "L", inclusive of their sub-markings. Those exhibits were formally offered on October 4, 2007.

The Board, after receiving and carefully evaluating the supporting documentary evidence as well as the oral testimony of the complainant, finds the same as constituting substantial evidence sufficient to warrant the revocation of license of the respondent to practice the Nursing profession.

The respondent's willful acts of copying in substance the thesis of the complainant without the latter's prior knowledge and consent and of misrepresenting before the Graduate School of Nursing and Allied Health Sciences of the Pamantasan ng Lungsod ng Maynila that what she was then submitting was the product of her creative mind, glaringly constitute unprofessional and dishonorable conduct. By so doing, what she now shows to her employer as what she had achieved by her own diligence is nothing but continuation of her fraudulent and deceitful scheme which misleads whoever may have come to know her by reason of her being registered nurse. No less than the Graduate School of Nursing and Allied Health Sciences of the Pamantasan ng Lungsod ng Maynila

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PHARSON B. NAVALO
PRC CHIEF ATTORNEY

ng Lungsod ng Maynila has expressed alarm on this resort to plagiarism of its own graduates, and to show its disapproval of such act of dishonesty, herein respondent's Master's degree conferred by the said school has been revoked.

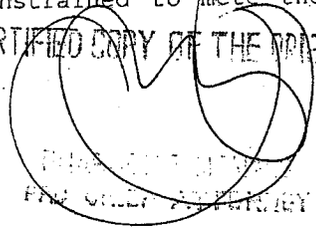
The practice of the Nursing profession, like any others, is entrusted to those who have deep sense of responsibility not only towards the patients who are direct beneficiaries of a nurse's care but also the very community to which a nurse belongs and of which she is a registered member. The core principles to which the nurses are called to adhere are embodied in their oath of profession and the Florence Nightingale Pledge.

In reciting her oath before her admission to the practice of Nursing profession, a successful examinee swears to adhere at all times and places closely to the ethical and professional rules generally accepted by the Nursing Profession in the Philippines and to well and faithfully discharge to the best of her ability the duties and obligations expected of a legally authorized nurse practitioner². Complimentary with the said oath is a nurse's pledge to practice her profession faithfully, to abstain from whatever deleterious and mischievous, not to administer harmful drug, and above all, to maintain and elevate the standard of the Nursing profession³.

By resorting to fraudulent and dishonest acts of plagiarism and misrepresentation as to her true intellectual capabilities, without doing which she could not have been conferred a degree a Master of Arts in Nursing, herein respondent has shown herself to be unfit and unqualified to remain listed in the roll of registered nurses. Alas, under its mandate to ensure that registered nurses under its watch should maintain the integrity of the Nursing profession, this Board is constrained to mete the

² Oath of Professionals (for Nurses)
³ The Florence Nightingale Pledge

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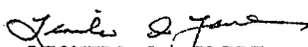


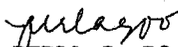
respondent, the severest penalty imposable under The Philippine Nursing Act of 2002.

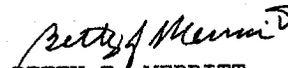
WHEREFORE, premises considered, decision is hereby rendered revoking the license of the respondent to practice the Nursing profession. Accordingly, she is hereby directed to desist from performing any and all acts pertaining to the enjoyment of the rights and privileges of the Nursing profession.

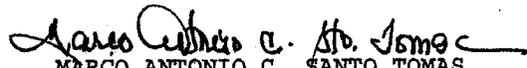
SO ORDERED. April 9, 2008.

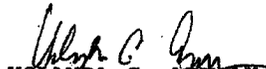

CARMENCITA M. ABAQUIN
Chairman


LEONILA A. FAIRE
Member


PERLA G. PO
Member


BETTY F. MERRITT
Member


MARCO ANTONIO C. SANTO TOMAS
Member


YOLANDA C. ARUGAY
Member


AMELIA B. ROSALES
Member



Republic of the Philippines
Professional Regulation Commission
Manila

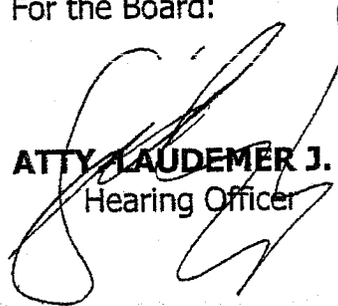
CERTIFICATE OF FINALITY

This is to certify that a Decision was rendered by the Board of Nursing in **Administrative Case No. 447**, entitled **Estrella Padre-Collado vs. Alodia Balin-Abejuela**. In the said Decision, the Board revoked the license of the respondent.

It is further certified that said Decision became final and executory on May 8, 2008, no appeal therefrom having been taken by the aggrieved party within the reglementary period to perfect an appeal.

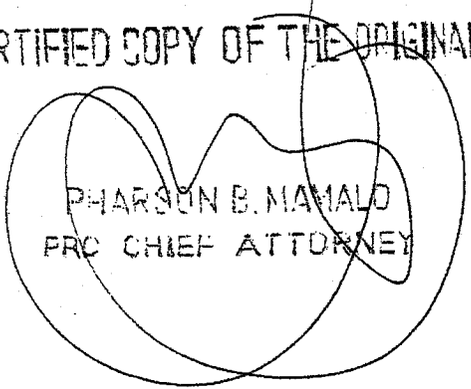
Issued upon the request of complainant Estrella P. Collado this 28th day of July 2008, at the City of Manila, for whatever purpose it may best serve her.

For the Board:



ATTY. LAUDEMER J. DAZA
Hearing Officer

CERTIFIED COPY OF THE ORIGINAL



PHARON B. NAMALO
PRC CHIEF ATTORNEY



PAMANTASAN NG LUNGSOD NG MAYNILA

(University of the City of Manila)
Intramuros, Manila

Board of Regents
Office of the Secretary
287-000-0365

4. Matters for Notation/Approval of the Board

XX

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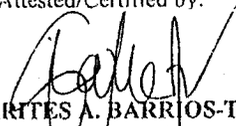
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Unnumbered Board Resolution

"BE it RESOLVED, as it is hereby RESOLVED, that the resolution of the University Council on the matter of administrative complaint against Alodia Balin-Abejucla, a former student in the Graduate School of Nursing and Allied Health Sciences, holding the student-respondent guilty of Plagiarism, be AFFIRMED, as the same is hereby AFFIRMED"

"Be it RESOLVED FURTHER, that the degree of Master of Arts in Nursing conferred upon the student-respondent Alodia Balin-Abejucla be REVOKED, as it is hereby REVOKED."

Attested/Certified by:

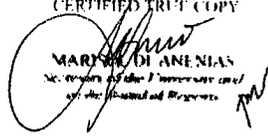

MARTES A. BARRIOS-TARAN
Officer-in-Charge
Office of Secretary of the University
and of the Board of Regents

Copy Furnished:

The President
Vice President for Academic Affairs
The University Registrar
Dean, Graduate School of Health Services
File

Republic of the Philippines
PAMANTASAN NG LUNGSOD NG MAYNILA
(University of the City of Manila)
Intramuros, Manila

CERTIFIED TRUE COPY


MARIBEL DI ANENAS
Secretary of the University and
of the Board of Regents



PAMANTASAN NG LUNGSOD NG MAYNILA
(University of the City of Manila)
Intramuros, Manila

Board of Regents
Office of the Secretary

00-00-0000

EXCERPTS FROM THE MINUTES OF THE EXECUTIVE COMMITTEE MEETING OF THE BOARD OF REGENTS, PAMANTASAN NG LUNGSOD NG MAYNILA, INTRAMUROS, MANILA, HELD ON NOVEMBER 27, 2006, MONDAY, 11:00 AM, AT THE PLM REGENTS' LOUNGE

4. Matters for Confirmation/Approval of the Executive Committee

XX

XX

XX

Resolution No. 2935

“Be it RESOLVED, as it is hereby RESOLVED, that the resolution of the University Council on the matter of administrative complaint against Alodia Balin-Abejuela, a former student in the Graduate School of Nursing and Allied Health Sciences holding the student-respondent guilty of Plagiarism, be AFFIRMED, as the same is hereby AFFIRMED”.

“Be it RESOLVED FURTHER, that the degree of Master of Arts in Nursing conferred upon the student-respondent Alodia Balin-Abejuela be REVOKED, as it is hereby REVOKED.”

(Please see Annex 4.6, 1st Execom Meeting)

Republic of the Philippines
PAMANTASAN NG LUNGSOD NG MAYNILA
(University of the City of Manila)
Intramuros, Manila

CERTIFIED TRUE COPY

MARISOL LANENIAS
Secretary of the University and
of the Board of Regents

Copy Furnished:

- The President
- Vice President for Academic Affairs
- Dean, Graduate School of Health and Sciences
- The University Registrar
- File

Attested/Certified by:

MARITES A. BARRIOS-TARAN
Officer-in-Charge
Office of Secretary of the University
and of the Board of Regents

1-2-07
- 8



REPUBLIC OF THE PHILIPPINES
Professional Regulation Commission
Manila

CERTIFICATE OF FINALITY

This is to certify that a Decision was rendered by the Board of Nursing in Administrative Case No. 447, entitled Estrella Padre-Collado vs. Alodia Balin-Abejuela. In the said Decision, the Board revoked the license of the respondent.

It is further certified that said Decision became final and executory on May 8, 2008, no appeal therefrom having been taken by the aggrieved party within the reglementary period to perfect an appeal.

Issued upon the request of complainant Estrella P. Collado this 28th day of July 2008, at the City of Manila, for whatever purpose it may best serve her.

For the Board:


ATTY. LAUDEMER J. DAZA
Hearing Officer