

IN THE MATTER OF  
PERMANENT CERTIFICATE  
NUMBER 185912  
ISSUED TO  
ANGELA DEE WILLS

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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: Angela Dee Wills  
3201 Swan Drive  
Victoria, TX 77901

During open meeting held in Austin, Texas, on Tuesday, February 10, 2009, the Eligibility and Disciplinary Committee (hereinafter "Committee") heard the above-styled case. This case was heard, and 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 license to practice 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 § 213.2(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 Number 185912, previously issued to ANGELA DEE WILLS, to practice vocational nursing in the State of Texas be, and the same is hereby, REVOKED.

IT IS FURTHER ORDERED that Permanent Certificate Number 185912, previously issued to ANGELA DEE WILLS, upon receipt of this Order, be immediately delivered to the office of the Texas Board of Nursing.

IT IS FURTHER ORDERED that this Order SHALL be applicable to Respondent's multi-state privilege, if any, to practice vocational nursing in the State of Texas.

Entered this 10<sup>th</sup> day of February, 2009.

TEXAS BOARD OF NURSING

BY: Katherine A. Thomas  
KATHERINE A. THOMAS, MN, RN  
EXECUTIVE DIRECTOR ON BEHALF OF SAID BOARD

CERTIFICATE OF SERVICE

I hereby certify that on the 12<sup>th</sup> day of February, 2009, 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):

Angela Dee Wills  
3201 Swan Drive  
Victoria, TX 77901

BY:



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

**In the Matter of Permanent License  
Number 185912, Issued to  
ANGELA DEE WILLS, Respondent**

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**BEFORE THE TEXAS  
BOARD OF NURSING**

### FORMAL CHARGES

This is a disciplinary proceeding under Section 301.452(b), Texas Occupations Code. Respondent, ANGELA DEE WILLS, is a Vocational Nurse holding license number 185912, which is in current 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 May 31, 2005, through August 6, 2005, while employed as a Licensed Vocational Nurse with Detar Healthcare System, Victoria, Texas, Respondent withdrew controlled substances from the Medication Dispensing System (Acudose) for patients but failed to document and/or accurately document the administration of said medications in patients' medication administration records, and/or nurses notes, including the patients' signs, symptoms and responses to the medications, as follows:

Date	Patient Medical Record No.	Physician's Order	Medication Dispensing System (Acudose)	Medication Administration Record	Nurse's Notes	Wastage
05/31/05	358258	Zolpidem Tartrate 5mg PO HS PRN (Ambien 5mg Tablet) For Insomnia	(1) Zolpidem Tartrate 5mg Tab @ 22:11	Documented as administered @ 22:15	Not documented as administered	None
06/10/05	42286	Zolpidem Tartrate (Ambien 5mg Tablet) Oral PRN Bedtime/ May Repeat X1	(2) Zolpidem Tartrate 5mg Tabs @ 22:01	Documented as administered @ 22:15	Not documented as administered	None
06/20/05	362884	Zolpidem Tartrate (Ambien 5mg Tablet) Oral At Bedtime PRN For Insomnia	(2) Zolpidem Tartrate 5mg Tabs @ 22:11	Documented as administered @ 22:15	Not documented as administered	None
07/19/05	349092	Alprazolam 0.5mg PO BID	(2) Alprazolam 0.25mg Tabs @ 20:47	Not documented as administered	Not documented as administered	None
07/19/05	349092	Ambien 5mg 1 Tab PO QHS May repeat 1 time if ineffective	(2) Zolpidem Tartrate 5mg Tab @ 21:36	Not documented as administered	Not documented as administered	None
08/06/05	44644 *	Zolpidem Tartrate 10mg PO HS PRN	(2) Zolpidem Tartrate 5mg Tabs @ 21:22	Not documented as administered	Not documented as administered	None

\*Was not Respondent's patient.

Respondent's conduct was likely to injure the patients in that subsequent care givers would rely on her documentation to further medicate the patient which could result in an overdose.

The above action constitutes grounds for disciplinary action in accordance with Section 301.452(b)(10)&(13), Texas Occupations Code, and is a violation of 22 TEX. ADMIN. CODE §217.11(1)(D)(iv), and 22 TEX. ADMIN. CODE §217.12(1)(B),(4),(6)(H)&(11)(B).

**CHARGE II.**

On or about June 19, 2005, through August 6, 2005, while employed as a Licensed Vocational Nurse with Detar Healthcare System, Victoria, Texas, Respondent withdrew controlled substances for patients, but failed to follow the facility's policy and procedure for wastage of the unused portions of the controlled substances, as follows:

Date	Patient Medical Record No.	Physician's Order	Medication Dispensing System (Acudose)	Medication Administration Record	Nurse's Notes	Wastage
07/19/05	349092	Alprazolam 0.5mg PO BID	(2) Alprazolam 0.25mg Tabs @ 20:47	Not documented as administered	Not documented as administered	None
07/19/05	349092	Ambien 5mg 1 Tab PO QHS May repeat 1 time if ineffective	(2) Zolpidem Tartrate 5mg Tab @ 21:36	Not documented as administered	Not documented as administered	None
08/06/05	44644 *	Zolpidem Tartrate 10mg PO HS PRN	(2) Zolpidem Tartrate 5mg Tabs @ 21:22	Not documented as administered	Not documented as administered	None

\*Was not Respondent's patient.

Respondent's conduct was likely to deceive the hospital pharmacy and placed them in violation of Chapter 481 of the Texas Health and Safety Code (Controlled Substances Act).

The above action constitutes grounds for disciplinary action in accordance with Section 301.452(b)(10)&(13), Texas Occupations Code, and is a violation of 22 TEX. ADMIN. CODE §217.12(1)(B),(4),(10)(C)&(11)(B).

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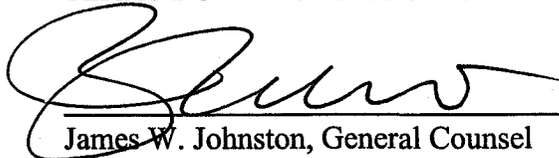
NOTICE IS GIVEN that staff will present evidence in support of the recommended disposition of revocation of Respondent's license to practice nursing in the State of Texas pursuant to the Board's rules, 22 TEX. ADMIN. CODE §§ 213.27 - 213.33. Additionally, staff will seek to impose on Respondent the administrative costs of the proceeding pursuant to § 301.461, TEX. OCC. CODE ANN. 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 (\$1,200.00).

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](http://www.bon.state.tx.us).

NOTICE IS GIVEN that to the extent applicable, based on the Formal Charges, the Board will rely on Adopted Disciplinary Sanction Policies for Lying and Falsification and Fraud, Theft & Deception, which can be found at the Board's website, [www.bon.state.tx.us](http://www.bon.state.tx.us).

Filed this 31st day of December, 20 08.

TEXAS BOARD OF NURSING



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

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

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Attachments:

0999/D