

Respondent's professional nursing employment history continued:

July 2003 - 2004	RN/Case Manager Odyssey Healthcare La Grange, Texas
2004 - 2005	RN/Owner Inner Light Hospice La Grange, Texas
January 2005 - August 2005	RN Southern Care Austin, Texas
September 2005 - Present	Unknown

6. On or about October 29, 2007, in the 368th Judicial District Court of Williamson County, Georgetown, Texas, Respondent plead guilty to one (1) count of "Endangering a Child," a State Jail Felony (Texas Penal Code §22.04(c)), in Cause Number 06-1901-K368. In exchange for the plea of guilty, Respondent was sentenced on January 15, 2008 to a four (4) year deferred adjudication probation and sixty (60) days in County Jail as a condition of the probation, and she permanently surrendered her license to practice nursing in the State of Texas. A copy of the Judgment and Sentence in Cause Number 06-1901-K368 is attached and incorporated herein.
7. Respondent, by her signature to this Order, expresses her desire to voluntarily surrender her license to practice nursing in the State of Texas. Respondent agrees that she will not reapply for reinstatement of her license to practice nursing.

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)(3) & (10) and 301.4535, Texas Occupations Code, and 22 TEX. ADMIN. CODE §217.12(13).
4. The evidence received is sufficient cause pursuant to Section 301.453(d), Texas Occupations Code, to take disciplinary action against Registered License Number 698191, heretofore issued to BABETTE FRITH, including revocation of Respondent's license to practice nursing in the State of Texas.

5. Under Section 301.453(c), Texas Occupations Code, the Board has the authority to accept the voluntary surrender of a license.

ORDER

NOW, THEREFORE, IT IS AGREED and ORDERED that the PERPETUAL VOLUNTARY SURRENDER of Registered License Number 698191, heretofore issued to BABETTE FRITH, to practice nursing in the State of Texas, is accepted by the Texas Board of Nursing. In connection with this acceptance, the Board imposes the following conditions:

1. RESPONDENT SHALL immediately deliver the wallet-sized license, heretofore issued to BABETTE FRITH, to the office of the Texas Board of Nursing.
2. RESPONDENT SHALL NOT practice professional nursing, use the title "registered nurse" or the abbreviation "RN" or wear any insignia identifying herself as a registered nurse or use any designation which, directly or indirectly, would lead any person to believe that RESPONDENT is a registered nurse during the period.
3. RESPONDENT SHALL NOT petition for reinstatement of licensure and waives any and all rights for reinstatement of her license to practice nursing.

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

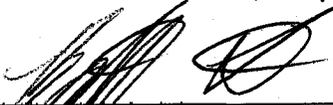
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RESPONDENT'S CERTIFICATION

I understand that I have the right to legal counsel prior to signing this Agreed Order. I have reviewed this Agreed Order. By my signature on this Agreed 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 and any and all rights to petition for reinstatement of my license to practice nursing. I understand that this Order becomes final when accepted by the Executive Director at which time the terms of this Order become effective and a copy will be mailed to me.

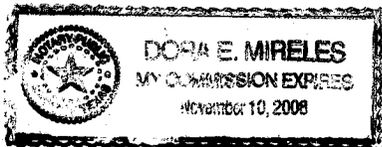
Signed this 29 day of November, 2007.



BABETTE FRITH, Respondent

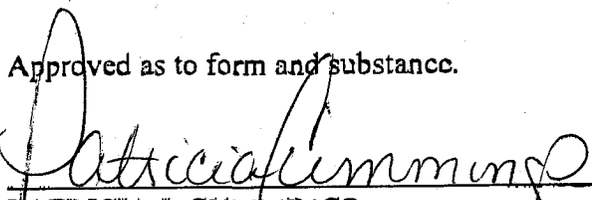
Sworn to and subscribed before me this 29th day of November, 2007.

SEAL



Dora E. Mireles

Notary Public in and for the State of Texas

Approved as to form and substance.


PATRICIA J. CUMMINGS,
Attorney for Respondent

Signed this 11 day of Dec, 2007.

WHEREFORE, PREMISES CONSIDERED, the Executive Director on behalf of the Texas Board of Nursing does hereby accept the perpetual voluntary surrender of Registered Nurse License Number 698191, previously issued to BABETTE FRITH.

Effective this 31st day of January, 20 08.



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

No. 06-1901-K368
(COUNT FOUR)

THE STATE OF TEXAS
v.
BABETTE FRITH,
DEFENDANT
SID: TX07559777

§ IN THE 368th JUDICIAL
§ DISTRICT COURT OF
§ WILLIAMSON COUNTY, TEXAS

ORDER OF DEFERRED ADJUDICATION;
COMMUNITY SUPERVISION

DATE OF JUDGMENT: January 15, 2008
JUDGE PRESIDING: Burt Carnes
ATTORNEY FOR THE STATE: Lindsey Roberts and Phil Grant
ATTORNEY FOR THE DEFENDANT: Patricia Cummings
OFFENSE: Count Four: Endangering a Child
STATUTE FOR OFFENSE: Section 22.041, Penal Code
CHARGED PUNISHMENT RANGE: State Jail Felony
ENHANCED PUNISHMENT RANGE: Not Applicable
DATE OF OFFENSE: July 25, 2006
CHARGING INSTRUMENT: Indictment
TERMS OF PLEA AGREEMENT
(IN DETAIL): 4 Years Deferred Adjudication; 10 Days Jail;
State agrees to waive deadly weapon
paragraph and Counts 1, 2, 3 & 5
PLEA TO OFFENSE: Guilty
PLEA TO ENHANCEMENT
PARAGRAPH(S): Not Applicable
DATE ORDER TO COMMENCE: January 15, 2008
PERIOD OF SUPERVISION: Four (4) years; 60 days jail to be served in 15
day increments each summer per Judge **FILED**
at 9:00 o'clock a M
FINE: \$-0-
COURT COSTS: \$208.00
TOTAL AMOUNT OF RESTITUTION: \$-0-
NAME AND ADDRESS FOR
RESTITUTION: NA

JAN 24 2003 HS

Lisa David
District Clerk, Williamson Co.

The Sex Offender Registration Requirements under Chapter 62, CCP, do not apply to the Defendant. The age of the victim at the time of the offense was not applicable.

On the date stated above, the above numbered and entitled cause was regularly reached and called for trial, and the State appeared by the attorney stated above, and the Defendant and the Defendant's attorney, as stated above, were also present. Thereupon both sides announced ready for trial, and the Defendant, Defendant's attorney, and the State's attorney agreed in open court and in writing to waive a jury in the trial of this cause and to submit it to the Court. The Court consented to the waiver of a jury. The Defendant further waived the reading of the indictment, and, upon being asked by the Court as to how the defendant pleaded, entered a plea of Guilty to the offense of Endangering a Child, as alleged in the charging instrument.



Furthermore, as to the enhancement paragraphs, if any, the Defendant entered a plea as stated above.

Thereupon, the Defendant was admonished by the Court of the consequences of the plea(s); it appeared to the Court that the Defendant was competent to stand trial and that the defendant was not influenced in making said plea(s) by any consideration of fear or by any persuasion prompting a confession of guilty; and the Court received the free and voluntary plea(s), which are now entered of record in the minutes of the court. The Court proceeded to hear evidence from the State and the Defendant and, having heard argument of counsel, found there was sufficient evidence to support the Defendant's plea and found the offense was committed on the date(s) stated above. A presentence investigation report **was done according to Article 42.12, sec. 9, CCP.** The Court then assessed punishment as stated above.

However, the Court, after due consideration, is of the opinion and so finds that the best interests of society and the Defendant are served in this cause by deferring further proceedings without an adjudication of guilty.

It is, therefore, ORDERED by the Court that further proceedings in this cause shall be and are hereby deferred. The Defendant is placed on community supervision for **Four (4) years**, with a fine as stated above, beginning on the date stated above, subject to the conditions of supervision imposed by the Court in an order that is hereby incorporated into this order and has been served on the Defendant.

Furthermore, the following special findings or orders apply:

not applicable



SIGNED this the 24 day of January, 2008.


JUDGE PRESIDING

NOTICE OF APPEAL: WAIVED

DEFENDANT'S NAME: BABETTE FRITH

DEFENDANT'S RIGHT THUMBPRINT



STATE OF TEXAS

COUNTY OF WILLIAMSON

CERTIFIED TO BE A TRUE AND CORRECT COPY
OF THE ORIGINAL IN MY CUSTODY.

GIVEN UNDER MY HAND AND SEAL OF OFFICE
DATE Jan 24 AD, 2008



LISA DAVID

DISTRICT CLERK OF WILLIAMSON COUNTY

BY Heleen Smith DEPUTY

THIS STAMP IS PRINTED IN RED