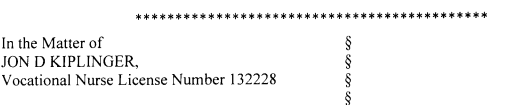
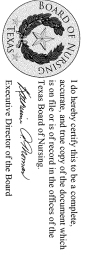
BEFORE THE TEXAS BOARD OF NURSING





ORDER OF THE BOARD

On this day the Texas Board of Nursing, hereinafter referred to as the Board, considered the matter of JON D KIPLINGER, Vocational Nurse License Number 132228, hereinafter referred to as Respondent.

This action was taken in accordance with Section 301.453(c), Texas Occupations Code.

Respondent waived notice and hearing and agreed to the entry of this Order.

The Board makes the following Findings of Fact and Conclusions of Law.

FINDINGS OF FACT

- 1. Respondent's license to practice as a vocational nurse in the State of Texas is in delinquent status.
- 2. Respondent waived notice and hearing, and agreed to the entry of this Order.
- 3. Respondent received a Certificate in Vocational Nursing from St Philip S College San Antonio, San Antonio, Texas, on December 14, 1990. Respondent was licensed to practice vocational nursing in the State of Texas on May 30, 1991.
- 4. Respondent's nursing employment history includes:

5/1991 – 12/2002

In the Matter of

LVN

Advanced Temporaries Tyler, Texas

Respondent's nursing employment history continued:

01/2003 - 07/2012	LVN	Special Kids Care San Antonio, Texas
08/2012 - 10/2013	LVN	Accountable Staffing San Antonio, Texas
11/2013 - 03/2015	LVN	Hays Nursing & Rehab Center San Marcos, Texas
04/2015	LVN	Regent Care Center San Marcos, Texas
7/2016	Charge Nurse	Brodie Ranch Senior Care Austin, Texas
1/2018	LVN/Charge Nurse	San Marcos Rehabilitation & Health Care San Marcos, Texas

- 5. On or about March 11, 1997, Respondent was issued the sanction of Fine through an Order of the Board.
- 6. On or about June 7, 1999, Respondent was issued the sanction of Fine through an Order of the Board.
- 7. On or about December 3, 2002, Respondent was issued the sanction of Probation through an Order of the Board. A copy of the December 3, 2002, Order is attached and incorporated herein by reference as part of this Order.
- 8. On or about June 13, 2017, Respondent's license(s) to practice nursing in the State of Texas was/were Suspended with the Suspension stayed and Respondent was placed on probation through an Order of the Board. A copy of the June 13, 2017, Order is attached and incorporated herein by reference as part of this Order.
- 9. On or about March 5, 2019, Respondent's license(s) to practice nursing in the State of Texas was/were Suspended with the Suspension stayed and Respondent was placed on probation through an Order of the Board. A copy of the March 5, 2019, Order is attached and incorporated herein by reference as part of this Order.
- 10. On or about October 22, 2020, Respondent's license(s) to practice nursing in the State of Texas was/were Suspended with the Suspension stayed and Respondent was placed on

- probation through an Order of the Board. A copy of the October 22, 2020, Order is attached and incorporated herein by reference as part of this Order.
- 11. Formal Charges were filed on January 25, 2023. A copy of the Formal Charges, dated January 25, 2023, is attached and incorporated herein by reference as part of this Order.
- 12. On February 7, 2023, the Board received a statement from Respondent voluntarily surrendering the right to practice nursing in Texas in lieu of completing the Order. A copy of Respondent's statement, dated February 3, 2023, is attached and incorporated herein by reference as part of this Order.

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. n
- 4. The evidence received is sufficient cause pursuant to Section 301.452(b)(1)&(10), Texas Occupations Code, to take disciplinary action against Vocational Nurse License Number 132228, heretofore issued to JON D KIPLINGER, including revocation of Respondent's license(s) 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.
- 6. Under Section 301.453(d), Texas Occupations Code, as amended, the Board may impose conditions for reinstatement of licensure.
- 7. Any subsequent reinstatement of this license will be controlled by Section 301.453(d), Texas Occupations Code, and 22 Tex. ADMIN. CODE §213.26-.29, and any amendments thereof in effect at the time of the reinstatement.

0/0/0/132228/230 - 3 -

TERMS OF ORDER

NOW, THEREFORE, IT IS ORDERED that the VOLUNTARY SURRENDER of

Vocational Nurse License Number 132228 is accepted by the Texas Board of Nursing. In

connection with this acceptance, the Board imposes the following conditions:

1. RESPONDENT SHALL NOT practice vocational nursing, use the title "vocational nurse"

or the abbreviation "LVN" or wear any insignia identifying herself/himself as a vocational nurse or use any designation which, directly or indirectly, would lead any person to believe

that RESPONDENT is a vocational nurse during the period in which the license is

surrendered.

2. RESPONDENT SHALL NOT petition for reinstatement of licensure until:

A. At least one (1) year has elapsed from the date of this Order; and

B. RESPONDENT has objective, verifiable proof of twelve (12) consecutive

months of sobriety immediately preceding the petition.

3. Upon petitioning for reinstatement, RESPONDENT SHALL satisfy all then existing

requirements for relicensure.

IT IS FURTHER ORDERED that this Order SHALL be applicable to Respondent's nurse

licensure compact privileges, if any, to practice nursing in the State of Texas.

Effective this 7th day of February, 2023

Katherine A. Thomas, MN, RN, FAAN

Sterim annan

Executive Director on behalf

of said Board

0/0/0/132228/230 - 4 - H5

Katherine A. Thomas, MN, RN, FAAN Executive Director

I have notified your office on previous occasions that I surrendered my nursing license since the day the Board suspended my nursing license. I have not worked in any place, even remotely related to patient care, since my license was suspended. I am retired now.

I have no interest in reinstating my nursing license. I found the Texas Board of Nursing to be very unjust. In all the time I worked as a Licensed Vocational Nurse, I never harmed a patient, nor was I impaired on the job.

On my first offense. I smoked marijuana with a friend so many years ago, I was overworked and stressed, and I did that in my free time with a friend. As my punishment, I completed all the disciplinary requirements on that occasion.

The second time I got into trouble with the BON, was when I took a pain pill that belonged to my wife, and I'll explain why. I worked in my yard, hauling dirt one day and, starting to have so much pain that I took a Hydrocodone, since Tylenol did not help. To make a long story short, I ended up having major surgery, I had four cervical disks replaced, (you can always request my records from BaylorScott&White Hospital there in Austin). I spent almost a year without being able to lift my arms above my waist, and I had physical therapy for a long time to regain full use of my arms. I could have filed for disability, but no, I continued to work as a nurse, taking care of others throughout it all.

Anyway, after almost 33 months of being tested randomly for alcohol and drugs, I had a drink with my wife on our anniversary. Just 3 months before I completed my second disciplinary requirements for the pain pill.

Just know, that nursing was my profession, it was my calling and I loved working as a nurse. I had devoted my life to the care of others.

What was expected for me to do for the disciplinary actions was extreme, it would have been like my life was not my own. It was not worth it anymore. I was sad, and angry. I have never been a drug addict, or alcoholic. I was just a human that made mistakes. Therefore, revoke my license, and let me live in peace.

Regards, Jon of pluy:

Jon Kiplinger

In the Matter of	§	BEFORE THE TEXAS	
Permanent Vocational Nurse	§	BEFORE THE TEXAS	
License Number 132228	§		
Issued to JON D KIPLINGER,	§	BOARD OF NURSING	
Respondent	§	BOARD OF NORSING	

FORMAL CHARGES

This is a disciplinary proceeding under Section 301.452(b), Texas Occupations Code. Respondent, JON D KIPLINGER, is a Vocational Nurse holding license number 132228, which is 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 October 22, 2021, Respondent failed to successfully complete a Board-approved course in Texas nursing jurisprudence and ethics within one (1) year, as required by Section III, Remedial Education Course(s), Part A, of the Opinion and Order of the Board issued to Respondent on October 22, 2020.

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

NOTICE IS GIVEN that staff will present evidence in support of the recommended disposition of up to, and including, revocation of Respondent's license(s) and/or privilege(s) to practice nursing in the State of Texas pursuant to the Nursing Practice Act, Chapter 301, Texas Occupations Code and the Board's rules, 22 TEX. ADMIN. CODE §§ 213.27 - 213.33.

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.texas.gov.

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CONTINUED ON NEXT PAGE.

NOTICE IS GIVEN that, based on the Formal Charges, the Board will rely on the Disciplinary Matrix, located at 22 Tex. ADMIN. CODE §213.33(b), which can be found under the "Discipline & Complaints; Board Policies & Guidelines" section of the Board's website, www.bon.texas.gov.

NOTICE IS ALSO GIVEN that Respondent's past disciplinary history, as set out below and described in the Order(s) which is/are attached and incorporated by reference as part of these charges, will be offered in support of the disposition recommended by staff: Order(s) of the Board dated December 3, 2002, June 13, 2017, March 5, 2019, and October 22, 2020.

Filed this 25th day of January, 2023

TEXAS BOARD OF NURSING

James W. Johnston, General Counsel

Board Certified - Administrative Law

Texas Board of Legal Specialization

State Bar No. 10838300

Jena Abel, Deputy General Counsel

Board Certified - Administrative Law

Texas Board of Legal Specialization

State Bar No. 24036103

JoAnna Starr, Assistant General Counsel

State Bar No. 24098463

Jacqueline A. Strashun, Assistant General Counsel

State Bar No. 19358600

John Vanderford, Assistant General Counsel

State Bar No. 24086670

1801 Congress Avenue, Suite 10-200

Austin, Texas 78701

P: (512) 305-8657

F: (512) 305-8101 or (512) 305-7401

Attachment(s): Order(s) of the Board dated December 3, 2002, June 13, 2017, March 5, 2019, and October 22, 2020.

DOCKET NUMBER 507-20-3093

IN THE MATTER OF	§	BEFORE THE STATE OFFICE
PERMANENT CERTIFICATE NUMBER 132228,	§	OF
ISSUED TO JON D. KIPLINGER	§	ADMINISTRATIVE HEARINGS

OPINION AND ORDER OF THE BOARD

TO: JON D. KIPLINGER
1101 MORNINGWOOD DR.
SAN MARCOS, TX 78666

PRATIBHA J. SHENOY ADMINISTRATIVE LAW JUDGE 300 WEST 15TH STREET AUSTIN, TEXAS 78701

At the regularly scheduled public meeting on October 22-23, 2020, the Texas Board of Nursing (Board) considered the following items: the Proposal for Decision (PFD) regarding the above cited matter; Staff's recommendation to the Board regarding the PFD and order, and Respondent's recommendation to the Board regarding the PFD and order, if any.

The Board finds that after proper and timely notice was given, the above styled case was heard by an Administrative Law Judge (ALJ) who made and filed a PFD containing the ALJ's findings of facts and conclusions of law. The PFD was properly served on all parties and all parties were given an opportunity to file exceptions and replies as part of the record herein. No exceptions were filed by any party.

The Board, after review and due consideration of the PFD; Staff's recommendations; and the recommendations made by the Respondent, if any, adopts all of the findings of fact and conclusions of law of the ALJ contained in the PFD. All proposed findings of fact and conclusions of law filed by any party not specifically adopted herein are hereby denied.

Recommendation for Sanction

Pursuant to Tex. Occ. Code. §301.459 (a-1), an Administrative Law Judge may make a recommendation regarding an appropriate action or sanction. The Board, however, has the sole authority and discretion to determine the appropriate action or sanction.

The ALJ found that the Respondent's conduct collectively warrants a second tier, sanction level II sanction for his violation of §301.452(b)(1) and (10)¹. In pertinent part, either a suspension, enforced or probated, or licensure revocation is authorized under a second tier, sanction level II sanction². The Board agrees with the ALJ that a three-year probated suspension is an appropriate sanction in this case.

There are several aggravating factors present in this case. First, the Respondent's prior disciplinary history, and the Respondent's conscious decision to consume alcohol in violation of the Board's 2017 and 2019 Orders, is cause for concern³. The Respondent acknowledged a family history of alcoholism and was diagnosed as having "serious long-term problems with excessive use of drugs and alcohol", but denied being dependent on alcohol or drugs and felt he could drink safely when he wanted⁴. He also believed that because he had been tested four times in the preceding six months, he could take a chance on drinking alcohol without being tested⁵. Respondent's deliberate disregard for the Board's Orders and their provisions indicates a need for continuing testing and monitoring, not reducing the oversight⁶.

The Board recognizes that the ALJ also identified mitigating factors in this case. There was no evidence of actual or potential harm to patients or the public, and the Respondent was truthful in submitting a sample and acknowledging it was positive⁷. Further, Respondent's colleagues testified that Respondent is a kind, competent, and knowledgeable nurse who is an asset to the profession, despite his suspended license⁸.

Therefore, after carefully reviewing and considering the aggravating and mitigating factors identified by the ALJ in this case, the Board has determined, pursuant to the Board's Disciplinary Matrix and the Board's rules, including 22 Tex. Admin. Code §213.33(e)(6), that a three year probated licensure suspension is the most appropriate sanction in this matter.

Consistent with the ALJ's recommendation, the Board finds that the Respondent should be required to complete a nursing jurisprudence and ethics course⁹. This course is intended to inform the Respondent of the standards and requirements applicable to nursing practice in Texas and to prevent future violations from occurring. The Board finds that the Respondent's practice should be directly supervised for the first year of the Order and indirectly supervised for the remainder of the Order. The Board further finds it

¹ See page 7 of the PFD.

² See the Board's Disciplinary Matrix, located at 22 Tex. Admin. Code §213.33(b).

³ See pages 7-8 of the PFD.

⁴ See id.

⁵ See id.

⁶ See *id*.

⁷ See id.

⁸ See id

⁹ 22 Tex. Admin. Code §213.33(f) requires every order issued by the Board to include participation in a program of education, which at a minimum, shall include a review course in nursing jurisprudence and ethics. See also page 11 of the PFD.

appropriate to prohibit the Respondent from working in independent practice settings, like home health or hospice, and from being employed temporarily by agencies during the pendency of the Order. The Board also find the Respondent should not work night shifts during the pendency of the Order. These supervisory requirements are intended to prevent additional violations from occurring and to ensure that any deficiencies in the Respondent's practice can be discovered quickly and remediated appropriately¹⁰. The Board further finds that the Respondent should be subject to random drug testing and support group meetings. These requirements were recommended by the ALJ and are reasonably related to the underlying findings in the Board's prior Orders and current issue involving the Respondent's positive drug test. Finally, the Respondent will be required to inform his employers of this Order and to submit quarterly employer reports to the Board so the Board can monitor the Respondent's progress and completion of the Order. These requirements are consistent with 22 Tex. Admin. Code §213.33(e)(6)¹¹, the terms of the Board's 2017 Order, and are supported by the evidentiary record in this case.

IT IS THEREFORE ORDERED that Registered Nurse License Number 132228, previously issued to JON D. KIPLINGER, to practice nursing in the State of Texas is hereby **SUSPENDED** and said suspension is **STAYED** and RESPONDENT is hereby placed on **PROBATION** for a minimum of three (3) years **AND** until RESPONDENT fulfills the additional requirements of this Order.

- A. This Order SHALL apply to any and all future licenses issued to RESPONDENT to practice nursing in the State of Texas.
- B. This Order SHALL be applicable to RESPONDENT'S nurse licensure compact privileges, if any, to practice nursing in the State of Texas.
- C. As a result of this Order, RESPONDENT'S license(s) will be designated "single state" as applicable and RESPONDENT may not work outside the State of Texas in another nurse licensure compact party state using a Texas compact license.

I. COMPLIANCE WITH LAW

While under the terms of this Order, RESPONDENT shall comply in all respects with the Nursing Practice Act, Texas Occupations Code, §§301.001 et seq., the Rules and Regulations Relating to Nursing Education, Licensure and Practice, 22 TEX. ADMIN. CODE §§211.1 et seq., and this Order.

¹⁰ The ALJ recommended that the Respondent not be permitted to work night shifts. See page 11 of the

PFD.

11 22 Tex. Admin. Code §213.33(e)(6), which authorizes reasonable probationary stipulations that may include remedial education courses and practice for at least two years under the direction of a nurse designated by the Board, as well as limitations on nursing activities/practice settings and drug testing.

II. UNDERSTANDING BOARD ORDERS

Within thirty (30) days of entry of this Order, RESPONDENT must successfully complete the Board's online course, "Understanding Board Orders", which can be accessed on the Board's website from the "Discipline & Complaints" drop-down menu or directly at: http://www.bon.texas.gov/UnderstandingBoardOrders/index.asp. Upon successful completion, RESPONDENT must submit the course verification at the conclusion of the course, which automatically transmits the verification to the Board.

III. REMEDIAL EDUCATION COURSE(S)

In addition to any continuing education requirements the Board may require for licensure renewal, RESPONDENT SHALL successfully complete the following remedial education course(s) within one (1) year of the effective date of this Order, unless otherwise specifically indicated:

A. A Board-approved course in Texas nursing jurisprudence and ethics that 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. Home study and video programs will not be approved.

In order to receive credit for completion of this/these course(s), RESPONDENT SHALL CAUSE the instructor to submit a Verification of Course Completion form or SHALL submit the continuing education certificate, as applicable, to the attention of Monitoring at the Board's office. RESPONDENT SHALL first obtain Board approval of any course prior to enrollment if the course is not being offered by a pre-approved provider. Information about Board-approved courses and Verification of Course Completion forms are available from the Board at www.bon.texas.gov/compliance.

IV. EMPLOYMENT REQUIREMENTS

In order to complete the terms of this Order, RESPONDENT must work as a nurse in the State of Texas, providing direct patient care in a clinical healthcare setting, for a minimum of sixty-four (64) hours per month for twelve (12) quarterly periods [three (3) years] of employment. This requirement will not be satisfied until twelve (12) quarterly periods of employment as a nurse have elapsed. Periods of unemployment or of employment that do not require the use of a registered nurse

(RN) or a vocational nurse (LVN) license, as appropriate, will not apply to this period and will not count towards completion of this requirement.

- A. Notifying Present and Future Employers: RESPONDENT SHALL notify each present employer in nursing and present each with a complete copy of this Order, including all attachments, if any, within five (5) days of receipt of this Order. While under the terms of this Order, RESPONDENT SHALL notify all future employers in nursing and present each with a complete copy of this Order, including all attachments, if any, prior to accepting an offer of employment.
- B. **Notification of Employment Forms:** RESPONDENT SHALL CAUSE each present employer in nursing to submit the Board's "Notification of Employment" form to the Board's office within ten (10) days of receipt of this Order. RESPONDENT SHALL CAUSE each future employer to submit the Board's "Notification of Employment form" to the Board's office within five (5) days of employment as a nurse.
- C. Direct Supervision: For the first year [four (4) quarters] of employment as a Nurse under this order, RESPONDENT SHALL be directly supervised by a Registered Nurse, if licensed as a Registered Nurse, or by a Licensed Vocational Nurse or a Registered Nurse, if licensed as a Licensed Vocational Nurse. Direct supervision requires another nurse, as applicable, to be working on the same unit as RESPONDENT and immediately available to provide assistance and intervention. RESPONDENT SHALL work only on 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.
- D. Indirect Supervision: For the remainder of employment as a Nurse under this order, RESPONDENT SHALL be supervised by a Registered Nurse, if licensed as a Registered Nurse, or by a Licensed Vocational Nurse or a Registered Nurse, if licensed as a Licensed Vocational 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 of 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.
- E. Nursing Performance Evaluations: 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 individual who supervises the RESPONDENT and these reports shall be submitted by the supervising individual to the office of the Board at the end of each three (3) month quarterly period for twelve (12) quarters [three (3) years] of employment as a nurse.

V. DRUG AND ALCOHOL RELATED REQUIREMENTS

- A. While under the terms of this Order, RESPONDENT SHALL abstain from the use of alcohol, nalbuphine, propofol and all controlled substances, except as prescribed by a licensed practitioner for a legitimate purpose. If prescribed, RESPONDENT SHALL CAUSE the licensed practitioner to submit a written report identifying the medication, dosage and the date the medication was prescribed. The report shall be submitted directly to the office of the Board by the prescribing practitioner, within ten (10) days of the date of the prescription. In the event that the prescriptions for controlled substances are required for periods of two (2) weeks or longer, the Board may require and RESPONDENT SHALL submit to a pain management and/or chemical dependency evaluation by a Board approved evaluator. The performing evaluator must submit a written report meeting the Board's requirements to the Board's office within thirty (30) days from the Board's requirements to the Board's office within
- B. While working as a nurse under the terms of this Order, RESPONDENT SHALL submit to random periodic screens for alcohol, nalbuphine, propofol and all controlled substances. The Board will provide instructions on how to enroll in the Board's drug and alcohol testing program following the entry of this Order and screening will begin when RESPONDENT obtains employment and submits the Notification of Employment form to the Board.
 - For the first three (3) month [1st quarter] period RESPONDENT works as a nurse under the terms of this Order, random screens shall be performed at least once per week.
 - For the next three (3) month [2nd quarter] period, random screens shall be performed at least twice per month.

- For the next six (6) month period [3rd & 4th quarters], random screens shall be performed at least once per month.
- For the remainder of the probation period, if any, random screens shall be performed at least once every three (3) month quarterly period.

All random screens SHALL BE conducted through urinalysis. Any test result for a period of time in which the RESPONDENT is not working as a nurse under the terms of this Order will not count towards satisfaction of this requirement. All screens shall be properly monitored and produced in accordance with the Board's policy on Random Drug Testing. A complete chain of custody shall be maintained for each specimen obtained and analyzed. RESPONDENT SHALL be responsible for the costs of all random drug screening during the stipulation/probation period.

<u>Specimens shall be screened</u> for any or all of the following substances and/or their metabolites:

Amphetamine MDA Alpha-o-alprazolam Desmethyldiazepam Oxazepam Butabarbital Phenobarbital Hydrocodone Morphine Oxymorphone Cocaine Heroin Meneridine	Methamphetamine Alprazolam Alpha-Hydroxytriazolam Lorazepam Temazepam Butalbital Secobarbital Hydromorphone Opiates Propoxyphene Phencyclidine Fentanyl	MDMA Diazepam Clonazepam Midazolam Amobarbital Pentobarbital Codeine Methadone Oxycodone Cannabinoids Ethanol Tramadol Butorphanol
Meperidine Nalbuphine	Carisoprodol Ketamine	

Upon enrollment in the Board's drug and alcohol testing program, RESPONDENT SHALL, on a daily basis, call or login online to the Board's designated drug and alcohol testing vendor to determine whether or not RESPONDENT has been selected to produce a specimen for screening that day and SHALL, if selected, produce a specimen for screening that same day at an approved testing location and/or comply with any additional instructions from the vendor or Board staff. Further, a Board representative may appear at the RESPONDENT'S place of employment at any time during the probation period and require RESPONDENT to produce a specimen for screening.

Consequences of Positive or Missed Screens. Any positive result for which RESPONDENT does not have a valid prescription or refusal to submit to a drug or alcohol screen may subject RESPONDENT to further disciplinary action, including TEMPORARY SUSPENSION pursuant to Section 301.4551, Texas Occupations Code, or REVOCATION of Respondent's license(s) and nurse licensure compact privileges, if any, to practice nursing in the State of Texas. Further, failure to report for a drug screen, excessive dilute specimens, or failure to call in for a drug screen may be considered the same as a positive result or refusal to submit to a drug or alcohol screen.

C. While under the terms of this Order, RESPONDENT SHALL attend at least two (2) support group meetings each week, one of which must be for substance abuse and provided by Alcoholics Anonymous, Narcotics Anonymous, or another comparable recovery program that has been preapproved by the Board. RESPONDENT SHALL provide acceptable evidence of attendance. Acceptable evidence shall consist of a written record of at least: the date of each meeting; the name of each group attended; and the signature and printed name of the chairperson of each group attended by RESPONDENT. RESPONDENT SHALL submit the required evidence on the forms provided by the Board at the end of every three (3) month quarterly period. No duplications, copies, third party signatures, or any other substitutions will be accepted as evidence.

VI. FURTHER COMPLAINTS

If, during the period of probation, an additional allegation, accusation, or petition is reported or filed against RESPONDENT'S license(s), the probationary period shall not expire and shall automatically be extended until the allegation, accusation, or petition has been acted upon by the Board.

VII. RESTORATION OF UNENCUMBERED LICENSE(S)

Upon full compliance with the terms of this Order, all encumbrances will be removed from RESPONDENT'S license(s) and/or privilege(s) to practice nursing in the State of Texas and, subject to meeting all existing eligibility requirements in Texas Occupations Code Chapter 304, Article III, RESPONDENT may be eligible for nurse licensure compact privileges, if any.

Entered this 22nd day of October, 2020.

TEXAS BOARD OF NURSING

Sterim Othomas

KATHERINE A. THOMAS, MN, RN, FAAN EXECUTIVE DIRECTOR FOR THE BOARD

Attachment: Proposal for Decision; Docket No. 507-20-3093 (July 1, 2020)

ACCEPTED 507-20-3093 07/01/2020 9:40 AM STATE OFFICE OF ADMINISTRATIVE HEARINGS Jodi Brown, CLERK



FILED 507-20-3093 7/1/2020 9:39 AM STATE OFFICE OF ADMINISTRATIVE HEARINGS Jodi Brown, CLERK

State Office of Administrative Hearings

Kristofer S. Monson Chief Administrative Law Judge

July 1, 2020

Katherine A. Thomas, M.N., R.N. Executive Director
Texas Board of Nursing
333 Guadalupe, Tower III, Suite 460
Austin, TX 78701

VIA EFILE TEXAS

RE:

Dear Ms. Thomas:

Please find enclosed a Proposal for Decision in this case. It contains my recommendation and underlying rationale.

Docket No. 507-20-3093; Texas Board of Nursing v. Jon D. Kiplinger

Exceptions and replies may be filed by any party in accordance with 1 Tex. Admin. Code § 155.507, a SOAH rule which may be found at www.soah.texas.gov.

Sincerely,

Pratible Therroy Pratibha J. Shenoy

Administrative Law Judge

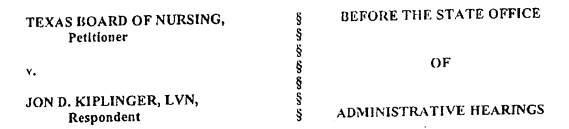
PS/tt Enclosures

JoAnna Starr, Assistant General Counsel, Texas Board of Nursing, 333 Guadalupe, Tower III, Suite 460, Austin, TX 78701 - VIA EFILE TEXAS

Jena Abel, Deputy General Counsel, Texas Board of Nursing, 333 Guadalupe, Tower III, Suite 460, Austin, TX 78701 (with 1 CD of Hearing on the Merits) - VIA EFILE TEXAS & INTERAGENCY MAIL.

Jon D. Kiplinger, 1101 Morningwood Dr., San Marcos, TX 77354 - VIA REGULAR MAIL

SOAH DOCKET NO. 507-20-3093



PROPOSAL FOR DECISION

The Staff of the Texas Board of Nursing (Board) seeks to sanction the Licensed Vocational Nurse (LVN) credential held by Jon D. Kiplinger (Respondent) because he allegedly produced a drug screen specimen that was positive for alcohol while subject to an Agreed Order requiring him to abstain from alcohol. Staff argues Respondent should be required to restart the three-year term of probated license suspension imposed by the Agreed Order. The Administrative Law Judge (ALJ) concludes that Staff proved its allegations by a preponderance of the evidence and recommends the Board issue a new Agreed Order with terms described below.

I. PROCEDURAL HISTORY, JURISDICTION, AND NOTICE

The Board temporarily suspended Respondent's license on March 17, 2020. Respondent waived his right to a probable cause hearing under Texas Occupations Code (Code) § 301.455(c); therefore, his license remains in suspended status until a final order is issued by the Board. ALJ Pratibha J. Shenoy convened a telephonic hearing on the merits on May 4, 2020. Assistant General Counsel JoAnna Starr represented Staff, and Respondent represented himself. The record closed May 5, 2020, after Respondent's letters of recommendations were admitted.

Matters of notice and jurisdiction were undisputed and are therefore set out in the Findings of Fact and Conclusions of Law without further discussion.

As required by Code § 301.455(d), the hearing on the merits was held not later than the 61st day after the day the temporary suspension order was issued. Due to public health precautions required during the COVID-19 pandemic, the hearing was convened by telephone.

II. STAFF'S FORMAL CHARGES AND APPLICABLE LAW

The Texas Nursing Practice Act, found in chapter 301 of the Code, empowers the Board to discipline licensees for, among other things, a violation of a Board order (Code § 301.452(b)(1)) or unprofessional conduct (Code § 301.452(b)(10)). Staff asserted that Respondent's conduct is grounds for disciplinary action under both Code provisions, as well as pursuant to two subsections of Board Rule 217.12, which further defines unprofessional conduct:²

- Board Rule 217.12(10)(D): A positive drug screen for which there is no lawful prescription; and
- Board Rule 217.12(11)(B): Violating an order of the Board (among other things).

Board Rule 213.33 sets out a disciplinary matrix (Matrix) intended to match the severity of the sanction imposed to the nature of the violation, taking into account mitigating and aggravating factors listed in the Matrix. The Matrix categorizes violations into tiers, and into sanction levels within tiers, based on the seriousness of the offense and risk of harm to patients or the public. Board Rule 213.33 includes another list of factors that the Board and the State Office of Administrative Hearings (SOAH) must consider in determining the appropriate disciplinary sanction, including evidence of potential harm to patients or the public and evidence of present fitness to practice.

Staff had the burden of proving its allegations by a preponderance of the evidence.5

III. DISCUSSION

Staff called Respondent as a witness, and he testified on his own behalf. Staff's eight exhibits and Respondent's four recommendation letters were all admitted without objection. As set out below, the key facts in this case are undisputed. Respondent conceded he drank alcohol on

² For ease of reference, the Board's rules, found in title 22, part 11, chapters 211 to 228 of the Texas Administrative Code, shall be referred to in the text as "Board Rule _____."

³ 22 Tex. Admin. Code § 213.33; see also Tex. Occ. Code § 301.4531 (requiring the Board to adopt a schedule of sanctions).

^{4 22} Tex. Admin. Code 213.33(c).

⁵ 1 Tex. Admin. Code § 155.427.

February 9, 2020, and tested positive when he was selected for a drug test on February 10, 2020. The parties disagree on the appropriate disciplinary action. Staff seeks, as mentioned previously, a restart of Respondent's current three-year Board order. Respondent argues for very limited drug testing and relief from other conditions Staff proposed, such as a ban on working night shifts.

A. Evidence

1. Prior Board Orders and February 2020 Positive Drug Screen

Respondent was licensed in Texas in 1991. On December 3, 2002, the Board and Respondent entered into an Agreed Order (2002 Order) that placed Respondent's license on a one-year probated suspension and required him to notify employers of the order, attend chemical dependency support group sessions, and submit to random urine drug screens. The underlying allegation was that Respondent had tested positive for marijuana on a drug test requested by his employer on or about February 18, 2002. Respondent successfully completed the 2002 Order.

The Board and Respondent entered into a second Agreed Order (2017 Order) effective April 28, 2017. The 2017 Order states that, in March 2015, Respondent withdrew controlled substances from a dispensing system at the rehabilitation center where he was working; failed to document administration of those drugs and/or wastage of unused portions; and submitted a drug screen specimen that was positive for opiates and marijuana. Respondent underwent a psychological and chemical dependence evaluation with John K, Reid, Ph.D., a licensed psychologist, between November 2015 and January 2016. Dr. Reid found evidence Respondent had "serious long-term problems with excessive use of drugs and alcohol" but could not "determine conclusively whether [Respondent] has an active problem." Dr. Reid recommended six months to a year of psychotherapy and random drug screens for at least a year.

The 2017 Order provided that it will last for "a minimum of three (3) years AND until Respondent fulfills the requirements of this Order." In addition, the three-year probationary

[&]quot; Staff Ex. 3 at 32-36.

¹ Staff Ex. 3 at 42.

Staff Ex. 3 at 21.

Staff Ex. 3 at 22 (emphasis in original).

period "shall not expire and shall automatically be extended" if, during that time, "an additional allegation, accusation, or petition is reported or filed" against Respondent's license. 10

Among other things, the 2017 Order required indirect supervision (with a supervising nurse on the premises, but not necessarily on Respondent's unit) for eight quarters. Respondent was mandated to provide quarterly reports from his employers for a total of 12 quarters. He agreed to abstain from alcohol, opiates, and all controlled substances, and to submit to random drug tests (at least weekly in the first quarter, at least twice per month for the second quarter, at least monthly for the third and fourth quarters, and at least once per quarter for the remaining two years).

Between October 8, 2017, and November 18, 2018, Respondent allegedly missed 15 daily check-ins to see if he had been selected for a drug test. Effective March 5, 2019, the Board and Respondent entered into a third Agreed Order (2019 Order), which required Respondent to complete the terms of the 2017 Order, pay a \$500 fine, and take an online course. 12

On February 10, 2020, Respondent was selected for a random drug screen. The specimen tested positive for metabolites of alcohol, which Respondent did not dispute. 13

2. Respondent's Evidence

Respondent testified that he grew up in an abusive home and that there is a history of alcoholism in his family. Despite these challenges, Respondent said, he has made a successful life for himself. He is married to a Registered Nurse (RN), and they have five children and nine grandchildren. Respondent stressed that the context for his prior Board Orders is important in understanding that he does not have an alcohol or drug problem and he is not a risk to anyone. He noted that he successfully completed the terms of his first Board order (2002 Order).

With respect to the 2017 Order, Respondent explained that the underlying events (which occurred in March 2015) were manipulated by coworkers who disliked him. He testified that he

¹⁰ Staff Ex. 3 at 28.

¹¹ Staff Ex. 3 at 22-27.

¹² Staff Ex. 3 at 15-16.

¹³ Staff Exs. 4-5.

signed out medications for patients, but he was unable to document dispensing them in the Medication Administration Record (MAR) because the facility was being audited and the MAR book had been moved to the pharmacy. Later on, Respondent was busy with other duties and forgot to update the MAR. He felt that the head nurse, who was "in a clique" with Respondent's coworkers, saw the incident as an opportunity to accuse him of misappropriation.

Respondent added that the head nurse asked him to take a drug test as part of a "set-up," He readily conceded that this March 2015 test was positive for opiates and marijuana, but noted that he was not impaired while at work and there were no signs he had issues with drugs or alcohol. Rather, he had spent the day before the test doing yard work and hurt himself, so he took two Norco (hydrocodone) tablets that had been prescribed to his wife. In addition, Respondent said, he had smoked a marijuana cigarette with some friends a few weeks prior to the test, while off duty. Respondent said marijuana is "God's herb," and he continues to use it for pain relief. He added that he cooperated with the 2015-2016 psychological evaluation by Dr. Reid, and there was no finding that he had an active problem with drugs or alcohol.

On February 9, 2020 (a Sunday), Respondent and his wife had a wedding anniversary dinner with family and friends. Respondent testified his wife knew he had been randomly drug tested four times in the previous six months, and "Everyone said, 'Go ahead, have a drink,'" to celebrate. Respondent said he "doesn't enjoy the feeling" of being drunk and he only had two glasses of wine with his meal. The next day, he was selected for a drug screen. He said he did not try to avoid the test or dispute the results. He contrasted his situation, with what he feels are onerous testing requirements, to those of other nurses he has seen who are "shooting up at work," coming to work intoxicated, and stealing drugs, but are not subject to Board orders or testing.

Recommendation letters for Respondent were submitted by Robyn Porter, LVN, Ana Vergara, RN, Cherell Reeves, RN, and Donna Davis, LVN. Ms. Porter's letter states that Respondent is on the night shift after her day shift, and he is knowledgeable, helpful, kind, and a team player. Ms. Reeves wrote that Respondent is very competent, good in emergency situations, and he was supportive and taught Ms. Reeves "a lot" when she returned to nursing after having

¹⁴ Some of the letters are handwritten and difficult to read, so the spelling of names may be incorrect. Also, only two of four letters are dated, which is discussed further below.

¹⁵ Resp. Ex. 1 at 1.

been out of the profession for some time. ¹⁶ Ms. Vergara is the Director of Nursing and Ms. Davis is the Assistant Director of Nursing at San Marco Rehabilitation and Healthcare, where Respondent worked from 2018 until his license was suspended. Both praised Respondent as competent, responsible, punctual, careful in his work, and supportive of his colleagues. ¹⁷

B. Analysis

Because Respondent admitted consuming alcohol on at least one occasion (February 9, 2020) while under a Board order prohibiting such consumption, there is no dispute that the Board has authority to impose a sanction pursuant to Code § 301.452(b)(1) and (10), as further specified by Board Rule 217.12. Therefore, this section focuses on the appropriate sanction.

1. Parties' Arguments

Respondent argued that he has been "treated like a piece of paper" and he should be allowed to practice with minimal restrictions. He reiterated that he had been tested excessively at the time he produced the positive sample on February 10, 2020, and added that he believes night shifts are where his skills are most needed. Respondent denied being dependent on alcohol or any other substance, and insisted he poses no risk to patients or the public.

As discussed below, a penalty of an enforced suspension up to license revocation could be imposed. However, Staff noted that Respondent had only one failed drug test since March 2015, no patient harm was at issue, and he was forthcoming and did not deny the violation. Therefore, Staff submitted that a less severe sanction is appropriate, such as permitting Respondent to restart a three-year probated suspension. Staff's proposed order would require Respondent to complete classes including nursing ethics and jurisprudence; practice under direct supervision (with a nurse on the same unit) for one year and indirect supervision for two years; attend support groups; submit to random drug testing; and work only day shifts.

¹⁶ Rosp. Ex. 1 at 3.

[&]quot; Resp. Ex. 1 at 2, 4.

2. Sanction Analysis

Staff contends that, whether Respondent's conduct is analyzed as violation of a Board order under Code § 301.452(b)(1) or as unprofessional conduct under Code § 301.452(b)(10), a Second Tier, Sanction Level II classification is appropriate under the Matrix. The ALJ agrees. The First Tier is inappropriate under either Code provision because Respondent's conduct is not an isolated failure to comply with a procedural requirement of a Board order, nor an isolated instance of unprofessional conduct. Respondent had positive drug screens for marijuana in 2002, marijuana and opiates in 2017, and alcohol in February 2020. The 2019 Order is an extension of the 2017 Order, so Respondent's 15 missed daily check-ins in 2017-2018 and his 2020 positive drug test are multiple violations of the same underlying order.

Under either Code § 301.452(b)(1) or (10), Sanction Level I within the Second Tier is inappropriate. For Code § 301.452(b)(1), Respondent has already been subjected to the Second Tier, Sanction Level I action of being required to complete the terms of the original Board order and pay a fine of \$500. That is what was done in the 2017 Order. Sanction Level II requires license denial, suspension, revocation, or voluntary surrender. For Code § 301.452(b)(10), Sanction Level I potentially applies, but the aggravating factors (the number of violations at issue and the prior Board orders) elevate the disciplinary action to Sanction Level II, which requires license denial, suspension, revocation, or voluntary surrender, and, in certain circumstances, a suspension that may be enforced until the licensee shows one year of verifiable sobriety. ¹⁸

Applying the aggravating and mitigating factors listed in the Matrix and Board Rule 213.33(c)(1)-(18), the ALJ finds the number of violations and Respondent's prior Board disciplinary history are aggravating circumstances. In particular, the ALJ finds Respondent's decision to drink alcohol in violation of the 2017 and 2019 Orders is cause for concern. Respondent acknowledged a family history of alcoholism and was diagnosed as having "serious long-term problems with excessive use of drugs and alcohol" but denied being dependent on alcohol or drugs and felt he could drink safely when he wanted. He also believed that because he had been tested four times in the preceding six months, he could take a chance on drinking alcohol without being

It is unclear whether this would apply to Respondent, because the Matrix references "mishandling of controlled substances, misdemeanor crimes or criminal conduct involving alcohol, drugs or controlled substances...," No criminal conduct or crime is alleged.

tested. 19 Respondent's deliberate disregard for the Orders and their provisions indicates a need for continuing testing and monitoring, not reducing the oversight.

The ALJ also finds the following mitigating factors apply: no evidence of actual or potential harm to patients or the public; a steady practice history without standard of care violations; Respondent's truthfulness in submitting a sample and acknowledging it was positive; and colleagues who vouch that Respondent is a kind, competent, and knowledgeable nurse who is an asset to the profession despite his suspended license.²⁰

In support of the recommended sanction of a new three-year probated suspension order, the ALJ makes the following findings of fact and conclusions of law.

IV, FINDINGS OF FACT

- Jon D. Kiplinger (Respondent) was issued Licensed Vocational Nurse (LVN) License No. 132228 by the Texas Board of Nursing (Board) in 1991.
- 2. Effective December 3, 2002, the Board and Respondent entered into an Agreed Order (2002 Order) that placed Respondent's license on a probated suspension for one year and required him to notify any employers of the order, attend chemical dependency support group sessions, and submit to random urine drug screens, among other requirements. The underlying allegation was that Respondent tested positive for marijuana when requested to take a drug test by his employer. Respondent successfully completed the 2002 Order.
- In March 2015, Respondent allegedly withdrew controlled substances from a dispensing system at the rehabilitation center where he was working; failed to document administration of those drugs and/or wastage of unused portions; and submitted a drug screen specimen that was positive for opiates and marijuana. The Staff of the Board investigated the allegations.
- In late 2015 and early 2016, Respondent underwent a psychological and chemical dependence evaluation with a licensed psychologist who found that Respondent had

The record does not show how many quarters Respondent successfully completed under the 2017 Order, which would affect the number of tests required. Nonetheless, the 2017 Order states that testing shall be done at least once per quarter starting in the fifth quarter. It does not set a maximum number of times Respondent may be tested.

Staff questioned the value of Respondent's recommendation letters, noting that none of the letters stated that the writer was aware of Respondent's substance abuse issues and prior Board orders. However, the ALJ notes that two of the letters are dated March 23, 2020, and Respondent sent all four to Staff by fax, dated March 23, 2020. Respondent's license was suspended, and he stopped working on March 17, 2020. Two of the letter writers supervised him at his most recent job, and one indicated she is a current coworker. In addition, there is no allegation that Respondent was out of compliance with the employer monitoring and reporting requirements of the 2017/2019 Orders. Based on all of these facts, it is a reasonable inference that at least three of the letter writers knew of Respondent's suspension and the nature of his Board orders. The ALJ accordingly gives the recommendation letters due weight.

- serious long-term problems with excessive use of drugs and alcohol, though it could not be determined whether Respondent had an active problem at the time.
- 5. Based on the 2015 allegations and the psychologist's evaluation, the Board and Respondent entered into a second Agreed Order effective April 28, 2017 (2017 Order). The 2017 Order required Respondent to work under indirect supervision for two years, provide quarterly reports from his employers for three years, abstain from alcohol, opiates, and all controlled substances, and submit to random drug tests.
- Between October 8, 2017, and November 18, 2018, while subject to the 2017 Order, Respondent missed 15 daily check-ins to see if he had been selected for a drug test. Effective March 5, 2019, the Board and Respondent entered into a third Agreed Order (2019 Order). The 2019 Order required Respondent to complete the terms of the 2017 Order, pay a \$500 fine, and take an online course.
- 7. On February 9, 2020, Respondent and his wife celebrated their anniversary. Respondent decided to have a drink because he had been selected for random drug screens four times in the previous six months and he thought it was unlikely he would soon be chosen again. Respondent had two glasses of wine with dinner.
- On February 10, 2020, Respondent was selected for a random drug screen. He did not attempt to avoid the test and readily agreed that the results were positive for alcohol metabolites.
- 9. On March 17, 2020, the Board temporarily suspended Respondent's license. Respondent waived his right to a probable cause hearing and his license remains in suspended status.
- 10. On April 14, 2020, Staff sent Respondent a Notice of Hearing and Formal Charges. Together these documents contained a statement of the time, place, and nature of the hearing; a statement of the legal authority and jurisdiction under which the hearing was to be held; a reference to the particular sections of the statutes and rules involved; and either a short, plain statement of the factual matters asserted or an attachment that incorporated by reference the factual matters asserted in the complaint or petition filed with the state agency.
- Administrative Law Judge (ALJ) Pratibha J. Shenoy convened the hearing on the merits on May 4, 2020. Due to public health precautions required during the COVID-19 pandemic, the hearing was convened by telephone. Assistant General Counsel JoAnna Starr represented Staff, and Respondent represented himself. The hearing concluded on May 4, 2020, and the record closed on May 5, 2020, after Respondent's letters of recommendation were admitted.
- 12. Respondent failed only one drug screen between March 2015 and February 2020, and he was forthcoming about his violation.
- 13. Respondent has a steady work history as a nurse without standard of care violations, and there is no evidence of harm or risk of harm to patients or the public. His supervisors and coworkers commend him as a kind, competent, and knowledgeable nurse who is an asset to the profession despite his license suspension.

- 14. Respondent has three prior Board orders and violated the 2017 Order (as extended by the 2019 Order) multiple times.
- 15. Respondent denies that he has a problem with abuse of alcohol or any other substance and believes he can safely drink when he wants.

V. CONCLUSIONS OF LAW

- 1. The Board has jurisdiction over the licensing and discipline of nurses. Tex. Occ. Code ch. 301.
- 2. The State Office of Administrative Hearings (SOAH) has jurisdiction over contested cases referred by the Board, including the authority to issue a proposal for decision with findings of fact and conclusions of law. Tex. Occ. Code § 301.459; Tex. Gov't Code ch. 2003.
- 3. Respondent received adequate and proper notice of the hearing on the merits. Tex. Occ. Code § 301.454; Tex. Gov't Code §§ 2001.051-.052.
- 4. Staff had the burden of proof by a preponderance of the evidence. 1 Tex. Admin. Code § 155.427.
- 5. The Board shall temporarily suspend the license of a nurse who is under a Board order prohibiting the use of alcohol or a drug and the nurse tests positive for alcohol or a prohibited drug. Tex. Occ. Code § 301.4551(a)(1).
- 6. A licensee whose license is temporarily suspended is entitled to a probable cause hearing at SOAH; if probable cause is found and/or the probable cause hearing is waived, the license remains suspended until a final Board order is issued, provided a final hearing is held no later than the 61st day after the date of the temporary suspension. Tex. Occ. Code § 301.455.
- 7. Respondent is subject to sanction because he violated a Board order. Tex. Occ. Code § 301.452(b)(1).
- 8. Respondent is also subject to sanction because he committed unprofessional conduct by having a positive drug screen for which he had no lawful prescription and violating a Board order. Tex. Occ. Code § 301.452(b)(10); 22 Tex. Admin Code § 217.12(10)(D), (11)(B).
- 9. The Board may impose a disciplinary sanction, which can range from remedial education to revocation of a nurse's license, and which may include assessment of a fine. Tex. Occ. Code § 301.453; 22 Tex. Admin. Code § 213.33(c).
- 10. To determine the appropriate disciplinary sanction to be imposed in this case, the Board must consider the factors set forth in 22 Texas Administrative Code § 213.33(c) and the Board's Disciplinary Matrix. 22 Tex. Admin. Code § 213.33(b).

- 11. The Board may consider as aggravating factors the number of prior violations and Respondent's prior Board orders, 22 Tex. Admin. Code § 213.33(b)-(c).
- The Board may consider as mitigating factors the lack of actual or potential harm shown to patients or the public; Respondent's steady practice history without standard of care violations; Respondent's truthfulness in submitting a sample and acknowledging it was positive; and the positive assessments by Respondent's colleagues, who vouch that Respondent is a kind, competent, and knowledgeable nurse who is an asset to the profession despite his suspended license. 22 Tex. Admin. Code § 213.33(b)-(c).

VI. RECOMMENDATION

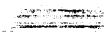
Based on the above findings of fact and conclusions of law, the ALI recommends that the Board issue a three-year probated license suspension order to Respondent, with stipulations including (1) classes in nursing jurisprudence and ethics and such other subjects as the Board sees fit; (2) practice under direct supervision for one year and indirect supervision for two years; (3) attendance at support groups; (4) participation in random drug testing; (5) working only day shifts; and (6) such other stipulations as the Board deems appropriate.

SIGNED July 1, 2020.

PRATIBHA J. SHENOY

ADMINISTRATIVE LAW JUDGE

STATE OFFICE OF ADMINISTRATIVE HEARINGS



BEFORE THE TEXAS BOARD OF NURSING

In the Matter of Vocational Nurse License Number 132228 issued to JON D KIPLINGER AGREED ORDER

Executive Director of the Board

§ §

On this day the Texas Board of Nursing, hereinafter referred to as the Board, considered the matter of JON D KIPLINGER, Vocational Nurse License Number 132228, hereinafter referred to as Respondent.

Information received by the Board produced evidence that Respondent may be subject to discipline pursuant to Section 301.452(b)(1)&(10), Texas Occupations Code. Respondent waived notice and hearing and agreed to the entry of this Agreed Order approved by Katherine A. Thomas, MN, RN, FAAN, Executive Director, on December 20, 2018.

FINDINGS OF FACT

- 1. Prior to the institution of Agency proceedings, notice of the matters specified below in these Findings of Fact was served on Respondent and Respondent was given an opportunity to show compliance with all requirements of the law for retention of the license(s).
- 2. Respondent waived notice and hearing, and agreed to the entry of this Agreed Order.
- 3. Respondent's license to practice as a vocational nurse in the State of Texas is in current status.
- 4. Respondent received a Certificate in Vocational Nursing from St Philip's College San Antonio, San Antonio, Texas, on December 14, 1990. Respondent was licensed to practice vocational nursing in the State of Texas on May 30, 1991.
- 5. Respondent's nursing employment history includes:

06/1991-12/2002

Unknown

0/0/0/132228:232

C10sp

Respondent's nursing employment history continued:

01/2003-07/2012	LVN	Special Kids Care San Antonio, Texas
08/2012-10/2013	LVN	Accountable Staffing San Antonio, Texas
11/2013-03/2015	LVN	Hays Nursing & Rehab Center San Marcos, Texas
04/2015	LVN	Regent Care Center San Marcos, Texas
07/2016	Charge Nurse	Brodie Ranch Senior Care Austin, Texas
01/2018	LVN/Charge Nurse	San Marcos Rehabilitation & Health Care San Marcos, Texas

- 6. On or about March 11, 1997, Respondent was issued the sanction of Fine through an Order of the Board.
- 7. On or about June 7, 1999, Respondent was issued the sanction of Fine through an Order of the Board.
- 8. On or about December 3, 2002, Respondent's license to practice nursing in the State of Texas was Suspended with the Suspension stayed and Respondent was placed on probation through an Agreed Board Order. A copy of the December 3, 2002, Order is attached and incorporated herein by reference as part of this Agreed Order.
- 9. On or about June 13, 2017, Respondent's license to practice nursing in the State of Texas was Suspended with the Suspension stayed and Respondent was placed on probation through an Order of the Board. A copy of the June 13, 2017, Order is attached and incorporated herein by reference as part of this Agreed Order.
- 10. At the time of the initial incident, Respondent was employed as a Vocational Nurse/Charge Nurse with Brodie Ranch Senior Care and San Marcos Rehabilitation & Healthcare.

11. On or about October 8, 2017 through November 18, 2018, while employed with Brodie Ranch Senior Care, Austin, Texas, and San Marcos Rehabilitation & Healthcare, San Marcos, Texas, Respondent failed to comply with the Agreed Order issued to him on July 13, 2017, by the Texas Board of Nursing. Noncompliance is the result of Respondent's failure to comply with Stipulation Number Six (VI), Subsection (B), of the order which reads, in pertinent part:

...All screens shall be properly monitored and produced in accordance with the Board's policy on Random Drug Testing...

On or about October 8, 2017 through November 18, 2018, Respondent missed approximately fifteen (15) check-ins.

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(s) of 22 Tex. ADMIN. CODE §217.12(11)(B).
- 4. The evidence received is sufficient cause pursuant to Section 301.452(b)(1)&(10), Texas Occupations Code, to take disciplinary action against Vocational Nurse License Number 132228, heretofore issued to JON D KIPLINGER.
- 5. Pursuant to Section 301.463(d), Texas Occupations Code, this Agreed Order is a settlement agreement under Rule 408, Texas Rules of Evidence, in civil or criminal litigation.

TERMS OF ORDER

I. SANCTION AND APPLICABILITY

IT IS THEREFORE AGREED and ORDERED, subject to ratification by the Texas Board of Nursing, that Vocational Nurse License Number 132228, previously issued to JON D KIPLINGER, to practice nursing in the State of Texas is hereby SUSPENDED and said suspension is STAYED and RESPONDENT is hereby placed on PROBATION.

- A. This Order SHALL apply to any and all future licenses issued to RESPONDENT to practice nursing in the State of Texas.
- B. This Order SHALL be applicable to RESPONDENT'S nurse licensure compact privileges, if any, to practice nursing in the State of Texas.
- C. As a result of this Order, RESPONDENT'S license(s) will be designated "single state" and RESPONDENT may not work outside the State of Texas in another nurse licensure compact party state.

II. COMPLIANCE WITH LAW

While under the terms of this Order, RESPONDENT agrees to comply in all respects with the Nursing Practice Act, Texas Occupations Code, §§301.001 et seq., the Rules and Regulations Relating to Nursing Education, Licensure and Practice, 22 TEX. ADMIN. CODE §§211.1 et seq., and this Agreed Order.

III. COMPLIANCE WITH PRIOR ORDER

The Order of the Board issued to RESPONDENT on June 13, 2017 is still in effect in its entirety and RESPONDENT SHALL be responsible for completing the terms of that Order.

IV. UNDERSTANDING BOARD ORDERS

Within thirty (30) days of entry of this Order, RESPONDENT must successfully complete the Board's online course, "Understanding Board Orders", which can be accessed on the Board's website from the "Discipline & Complaints" drop-down menu or directly at: http://www.bon.texas.gov/UnderstandingBoardOrders/index.asp. Upon successful completion, RESPONDENT must submit the course verification at the conclusion of the course, which automatically transmits the verification to the Board.

V. MONETARY FINE

RESPONDENT SHALL pay a monetary fine in the amount of five hundred dollars (\$500.00) within forty-five (45) days of the effective date 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.

VI. FURTHER COMPLAINTS

If, during the period of probation, an additional allegation, accusation, or petition is reported or filed against RESPONDENT'S license(s), the probationary period shall not expire and shall automatically be extended until the allegation, accusation, or petition has been acted upon by the Board.

VII. RESTORATION OF UNENCUMBERED LICENSE(S)

Upon full compliance with the terms of this Agreed Order, all encumbrances will be removed from RESPONDENT'S license(s) to practice nursing in the State of Texas and, subject to meeting all existing eligibility requirements in Texas Occupations Code Chapter 304, Article III, RESPONDENT may be eligible for nurse licensure compact privileges, if any.

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RESPONDENT'S CERTIFICATION

I understand that I have the right to legal counsel prior to signing this Order. I waive representation by counsel. I have reviewed this Order. I neither admit nor deny the violation(s) alleged herein. By my signature on this Order, I agree to the entry of this 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 Texas Board of Nursing and a copy of this Order will be mailed to me once the Order becomes effective. 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 possible revocation of my license(s) and/or privileges to practice nursing in the State of Texas, as a consequence of my noncompliance.

Signed this

JON D KIPLINGER, Respondent

Sworn to and subscribed before me this 7th day of February, 2019

SEAL

MARY BRAY
Notary ID #131300509
My Commission Expires
October 2, 2021

Notary Public in and for the State of Texas

WHEREFORE, PREMISES CONSIDERED, the Texas Board of Nursing does hereby ratify and adopt the Agreed Order that was signed on the _7th_ day of _February_, 20_19_, by JON D KIPLINGER, Vocational Nurse License Number 132228, and said Agreed Order is final.

Effective this _5th_ day of _March_, 20_19_.

Ettherine Co. Themas

Katherine A. Thomas, MN, RN, FAAN

Executive Director on behalf

of said Board

BEFORE THE TEXAS BOARD OF NURSING

In the Matter of § AGREED Vocational Nurse License Number 132228 §

issued to JON D. KIPLINGER § ORDER

On this day the Texas Board of Nursing, hereinafter referred to as the Board, considered the matter of JON D. KIPLINGER, Vocational Nurse License Number 132228, hereinafter referred to as Respondent.

Information received by the Board produced evidence that Respondent may be subject to discipline pursuant to Section 301.452(b)(9),(10),(12)&(13), Texas Occupations Code. Respondent waived notice and hearing and agreed to the entry of this Order approved by Katherine A. Thomas, MN, RN, FAAN, Executive Director, on April 25, 2017.

FINDINGS OF FACT

- 1. Prior to the institution of Agency proceedings, notice of the matters specified below in these Findings of Fact was served on Respondent and Respondent was given an opportunity to show compliance with all requirements of the law for retention of the license(s).
- 2. Respondent waived notice and hearing and agreed to the entry of this Order.
- 3. Respondent's license to practice as a vocational nurse in the State of Texas is in current status.
- 4. Respondent received a Certificate in Vocational Nursing from St. Philip's College, San Antonio, Texas, on December 14, 1990. Respondent was licensed to practice vocational nursing in the State of Texas on May 30, 1991.
- 5. Respondent's nursing employment history includes:

06/91 - 12/02 Unknown

01/03 - 07/12 LVN Special Kids Care San Antonio, Texas Respondent's nursing employment history continued:

08/12 - 10/13	LVN	Accountable Staffing San Antonio, Texas
11/13 - 03/15	LVN	Hays Nursing and Rehabilitation Center San Marcos, Texas
04/15 - Present	LVN	Regent Care Center San Marcos, Texas

- 6. On or about December 3, 2002, Respondent's license to practice vocational nursing in the State of Texas was issued a Suspension, which was probated, by the Texas Board of Vocational Nurse Examiners. A copy of the Findings of Fact, Conclusions of Law, and Agreed Order, dated December 3, 2002, is attached and incorporated herein, by reference, as part of this Order.
- 7. At the time of the initial incident, Respondent was employed as a Licensed Vocational Nurse with Hays Nursing and Rehabilitation Center, San Marcos, Texas, and had been in that position for one (1) year and four (4) months.
- 8. On or about March 3, 2015, through March 10, 2015, while employed as a Licensed Vocational Nurse with Hays Nursing and Rehabilitation Center, San Marcos, Texas, Respondent withdrew four (4) tablets of Alprazolam 0.5mg and one (1) tablet of Lorazepam 0.5mg, from the Medication Dispensing System for patients, but failed to document, or accurately and completely document, the administration of the medications in the patients' Medication Administration Record (MAR) and/or Nurse's Notes. Respondent's conduct was likely to injure the patients, in that subsequent care givers would rely on his documentation to further medicate the patients, which could result in an overdose. Additionally, Respondent's conduct placed the hospital in violation of Chapter 481 (Controlled Substances Act) of the Texas Health and Safety Code.
- 9. On or about March 3, 2015, through March 10, 2015, while employed as a Licensed Vocational Nurse with Hays Nursing and Rehabilitation Center, San Marcos, Texas, Respondent withdrew four (4) tablets of Alprazolam 0.5mg and one (1) tablet of Lorazepam 0.5mg, from the Medication Dispensing System for patients, but failed to follow the facility's policy and procedure for wastage of the unused portions of the medications. Respondent's conduct left medications unaccounted for, was likely to defraud the hospital pharmacy, and placed the pharmacy in violation of Chapter 481 (Controlled Substances Act) of the Texas Health and Safety Code.
- 10. On or about March 3, 2015, through March 10, 2015, while employed as a Licensed Vocational Nurse with Hays Nursing and Rehabilitation Center, San Marcos, Texas, Respondent misappropriated, or failed to take precautions to prevent the misappropriation

- of, four (4) tablets of Alprazolam 0.5mg and one (1) tablet of Lorazepam 0.5mg from the facility and patients thereof. Respondent's conduct was likely to defraud the facility and patients of the cost of the medications.
- On or about March 10, 2015, while employed as a Licensed Vocational Nurse with Hays Nursing and Rehabilitation Center, San Marcos, Texas, Respondent engaged in the intemperate use of Opiates and Marijuana, in that Respondent produced a specimen for a drug screen that resulted positive for Opiates and Marijuana. Unlawful possession of Opiates and Marijuana is prohibited by Chapter 481 (Controlled Substances Act) of the Texas Health & Safety Code. The use of Opiates and Marijuana by a Licensed Vocational Nurse, while subject to call or duty, could impair the nurse's ability to recognize subtle signs, symptoms, or changes in a patient's condition, and could impair the nurse's ability to make rational, accurate, and appropriate assessments, judgments, and decisions regarding patient care, thereby placing a patient in potential danger.
- 12. In response to Findings of Fact Numbers Eight (8) through Eleven (11), Respondent states on March 10, 2015, it was busy and states he was preoccupied with administering medications to his patients and overlooked signing the patients' MARs. Respondent states when he realized his mistake, he went back to sign the MAR, but Pharmacy had already taken the book to perform an in-service audit because the State was in the building. Respondent states the MAR book was kept for three (3) hours and when it was brought back, Respondent had to pass other medications, and again forgot to sign the returned MAR. Respondent denies misappropriation, and believes this allegation to be slander by his former employer. Respondent states on March 9, 2015, he had done yard work all day and by evening was hurting very badly. Respondent states he took two (2) of his wife's Norco for the pain. Respondent also admits he smoked a marijuana cigarette with his friends several weeks prior to providing the urine sample.
- 13. On or about November 11, 2015, December 7, 2015, and January 18, 2016, Respondent submitted to a Psychological and Chemical Dependency Evaluation with John K. Reid, Ph.D. Dr. Reid states psychological testing and interviews were consistent with Respondent having serious long-term problems with excessive use of drugs and alcohol, though these tests cannot determine conclusively whether he has an active problem. Dr. Reid recommends that Respondent participate in a minimum of six months to a year of regular individual psychotherapy to further address his drug/alcohol problems, and states Respondent should also be regularly randomly screened for drugs for at least a year.
- 14. The Board finds that there exists serious risks to public health and safety as a result of impaired nursing care due to intemperate use of controlled substances or chemical dependency.
- 15. Formal Charges were filed on June 21, 2016.
- 16. Formal Charges were mailed to Respondent on June 21, 2016.

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(s) of 22 Tex. ADMIN. CODE §217.11(1)(A),(1)(B),(1)(C)&(1)(D) and 22 Tex. ADMIN. CODE §217.12(1)(A),(1)(B),(1)(C), (1)(E),(4),(5),(6)(G),(8),(10)(A),(10)(C),(10)(D),(10)(E)&(11)(B).
- 4. The evidence received is sufficient cause pursuant to Section 301.452(b)(9),(10),(12)&(13), Texas Occupations Code, to take disciplinary action against Vocational Nurse License Number 132228, heretofore issued to JON D. KIPLINGER, including revocation of Respondent's license(s) to practice nursing in the State of Texas.
- 5. Pursuant to Section 301.463(d), Texas Occupations Code, this Agreed Order is a settlement agreement under Rule 408, Texas Rules of Evidence, in civil or criminal litigation.

TERMS OF ORDER

I. SANCTION AND APPLICABILITY

IT IS THEREFORE AGREED and ORDERED, subject to ratification by the Texas Board of Nursing, that Vocational Nurse License Number 132228, previously issued to JON D KIPLINGER, to practice nursing in Texas is hereby SUSPENDED with the suspension STAYED and Respondent is hereby placed on PROBATION, in accordance with the terms of this Order, for a minimum of three (3) years AND until Respondent fulfills the requirements of this Order.

- A. This Order SHALL apply to any and all future licenses issued to Respondent to practice nursing in the State of Texas.
- B. This Order SHALL be applicable to Respondent's nurse licensure compact privileges, if any, to practice nursing in the State of Texas.
- C. Respondent may not work outside the State of Texas in another nurse licensure compact party state without first obtaining the written permission

of the Texas Board of Nursing and the Board of Nursing in the nurse licensure compact party state where Respondent wishes to work.

II. COMPLIANCE WITH LAW

While under the terms of this Order, RESPONDENT agrees to 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.

III. UNDERSTANDING BOARD ORDERS

Within thirty (30) days of entry of this Order, RESPONDENT must successfully complete the Board's online course, "Understanding Board Orders," which can be accessed on the Board's website from the "Discipline & Complaints" drop-down menu or directly at: http://www.bon.texas.gov/UnderstandingBoardOrders/index.asp. Upon successful completion, RESPONDENT must submit the course verification at the conclusion of the course, which automatically transmits the verification to the Board.

IV. REMEDIAL EDUCATION COURSE(S)

In addition to any continuing education requirements the Board may require for licensure renewal, RESPONDENT SHALL successfully complete the following remedial education course(s) within one (1) year of the effective date of this Order, unless otherwise specifically indicated:

A. A Board-approved course in Texas nursing jurisprudence and ethics that 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, Thest 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. Home study courses and video programs will not be approved.

B. 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/these course(s), RESPONDENT SHALL CAUSE the instructor to submit a Verification of Course Completion form or SHALL submit the continuing education certificate, as applicable, to the attention of Monitoring at the Board's office. RESPONDENT SHALL first obtain Board approval of any course prior to enrollment if the course is not being offered by a preapproved provider. Information about Board-approved courses and Verification of Course Completion forms are available from the Board at www.bon.texas.gov/compliance.

V. EMPLOYMENT REQUIREMENTS

In order to complete the terms of this Order, RESPONDENT must work as a nurse in the State of Texas, providing direct patient care in a clinical healthcare setting, for a minimum of sixty-four (64) hours per month for twelve (12) quarterly periods [three (3) years] of employment. This requirement will not be satisfied until twelve (12) quarterly periods of employment as a nurse have elapsed. Any quarterly period without continuous employment with the same employer for all three (3) months will not count towards completion of this requirement. Periods of unemployment or of employment that do not require the use of a registered nurse (RN) or a vocational nurse (LVN) license, as appropriate, will not apply to this period and will not count towards completion of this requirement.

- A. Notifying Present and Future Employers: RESPONDENT SHALL notify each present employer in nursing and present each with a complete copy of this Order, including all attachments, if any, within five (5) days of receipt of this Order. While under the terms of this Order, RESPONDENT SHALL notify all future employers in nursing and present each with a complete copy of this Order, including all attachments, if any, prior to accepting an offer of employment.
- B. Notification of Employment Forms: RESPONDENT SHALL CAUSE each present employer in nursing to submit the Board's "Notification of

Employment" form to the Board's office within ten (10) days of receipt of this Order. RESPONDENT SHALL CAUSE each future employer to submit the Board's "Notification of Employment form" to the Board's office within five (5) days of employment as a nurse.

- C. Indirect Supervision: For the first two years [eight (8) quarters] of the probation period, RESPONDENT SHALL be supervised by a Registered Nurse, if licensed as a Registered Nurse, or by a Licensed Vocational Nurse or a Registered Nurse, if licensed as a Licensed Vocational 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.
- D. Incident Reporting: For the remainder of the stipulation/probation period, RESPONDENT SHALL CAUSE each employer to immediately submit any and all incident, counseling, variance, unusual occurrence, and medication or other error reports involving RESPONDENT, as well as documentation of any internal investigations regarding action by RESPONDENT, to the attention of Monitoring at the Board's office.
- 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 nurse who supervises the RESPONDENT and these reports shall be submitted by the supervising nurse to the office of the Board at the end of each three (3) month quarterly period for twelve (12) quarters [three (3) years] of employment as a nurse.

VI. DRUG AND ALCOHOL RELATED REQUIREMENTS

A. While under the terms of this Order, RESPONDENT SHALL abstain from the use of alcohol, nalbuphine, propofol and all controlled substances, except as prescribed by a licensed practitioner for a legitimate purpose. If prescribed, RESPONDENT SHALL CAUSE the licensed practitioner to submit a written report identifying the medication, dosage and the date the medication was prescribed. The report shall be submitted directly to the office of the Board by the prescribing practitioner, within ten (10) days of the date of the prescription. In the event that prescriptions for controlled

substances are required for periods of two (2) weeks or longer, the Board may require and RESPONDENT SHALL submit to a pain management and/or chemical dependency evaluation by a Board approved evaluator. The performing evaluator must submit a written report meeting the Board's requirements to the Board's office within thirty (30) days from the Board's request.

- B. While working as a nurse under the terms of this Order, RESPONDENT SHALL submit to random periodic screens for alcohol, nalbuphine, propofol and controlled substances. The Board will provide instructions on how to enroll in the Board's drug and alcohol testing program following the entry of this Order and screening will begin when RESPONDENT obtains employment and submits the Notification of Employment form to the Board.
 - For the first three (3) month [1st quarter] period RESPONDENT works as a nurse under the terms of this Order, random screens shall be performed at least once per week.
 - For the next three (3) month [2nd quarter] period, random screens shall be performed at least twice per month.
 - For the next six (6) month period [3rd & 4th quarters], random screens shall be performed at least once per month.
 - For the remainder of the probation period, if any, random screens shall be performed at least once every three (3) month quarterly period.

All random screens SHALL BE conducted through urinalysis. Any test result for a period of time in which the RESPONDENT is not working as a nurse under the terms of this Order will not count towards satisfaction of this requirement. All screens shall be properly monitored and produced in accordance with the Board's policy on Random Drug Testing. A complete chain of custody shall be maintained for each specimen obtained and analyzed. RESPONDENT SHALL be responsible for the costs of all random drug screening during the stipulation/probation period.

<u>Specimens shall be screened</u> for any or all of the following substances and/or their metabolites:

Amphetamine	Methamphetamine	MDMA
MDA	Alprazolam	Diazepam
Alpha-o-alprazolam	Alpha-Hydroxytriazolam	Clonazepam
Desmethyldiazepam	Lorazepam	Midazolam
Oxazepam	Temazepam	Amobarbital
Butabarbital	Butalbital	Pentobarbital
Phenobarbital	Secobarbital	Codeine
Hydrocodone	Hydromorphone	Methadone
Morphine	Opiates	Oxycodone

Oxymorphone Propoxyphene Cannabinoids
Cocaine Phencyclidine Ethanol
Heroin Fentanyl Tramadol
Meperidine Carisoprodol Butorphanol
Nalbuphine Ketamine Propofol

Upon enrollment in the Board's drug and alcohol testing program, RESPONDENT SHALL, on a daily basis, call or login online to the Board's designated drug and alcohol testing vendor to determine whether or not RESPONDENT has been selected to produce a specimen for screening that day and SHALL, if selected, produce a specimen for screening that same day at an approved testing location and/or comply with any additional instructions from the vendor or Board staff. Further, a Board representative may appear at the RESPONDENT'S place of employment at any time during the probation period and require RESPONDENT to produce a specimen for screening.

Consequences of Positive or Missed Screens. Any positive result for which RESPONDENT does not have a valid prescription or refusal to submit to a drug or alcohol screen may subject RESPONDENT to further disciplinary action, including TEMPORARY SUSPENSION pursuant to Section 301.4551, Texas Occupations Code, or REVOCATION of RESPONDENT's license(s) and nurse licensure compact privileges, if any, to practice nursing in the State of Texas. Further, failure to report for a drug screen, excessive dilute specimens, or failure to call in for a drug screen may be considered the same as a positive result or refusal to submit to a drug or alcohol screen.

VII. THERAPY

While working as a nurse under the terms of this Order, RESPONDENT SHALL participate in therapy with a professional psychologist/psychiatrist with credentials approved by the Board. RESPONDENT SHALL CAUSE the psychologist/psychiatrist to submit written reports, on forms provided by the Board, as to the RESPONDENT'S progress in therapy, rehabilitation and capability to safely practice nursing. The report must indicate whether or not the RESPONDENT'S stability is sufficient to provide direct patient care safely. For the first three (3) month quarterly period RESPONDENT works as a nurse under the terms of this Order, reports are to be submitted to the Board each and every month. If therapy is recommended by the counselor for an additional period of time, the reports shall then be submitted to the Board at the end of each three (3) month quarterly period in which the RESPONDENT is working as a nurse under the terms of this Order, for the remainder of the term of the Order, or until RESPONDENT is dismissed from therapy, whichever is earlier.

VIII. FURTHER COMPLAINTS

If, during the period of probation, an additional allegation, accusation, or petition is reported or filed against the Respondent's license(s), the probationary period shall not expire and shall automatically be extended until the allegation, accusation, or petition has been acted upon by the Board.

IX. RESTORATION OF UNENCUMBERED LICENSE(S)

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 may 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 waive representation by counsel. I have reviewed this Order. I neither admit nor deny the violation(s) alleged herein. By my signature on this Order, I agree to the entry of this 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 when this Order becomes final and the terms of this Order become effective, 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 possible revocation of my license(s) to practice nursing in the State of Texas, as a consequence of my noncompliance.

Signed this 28 day of April 2017

Jon D. KIPLINGER Respondent

Sworn to and subscribed before me this 22

day of April

_20/7.

SEAL

Notary Public in and for the State of

CAROL J JONES My Notary ID # 130797422 Expires August 26, 2020 WHEREFORE, PREMISES CONSIDERED, the Texas Board of Nursing does hereby ratify and adopt the Agreed Order that was signed on the <u>28th</u> day of <u>April</u>, 20 17, by JON D. KIPLINGER, Vocational Nurse License Number 132228, and said Order is final.

Effective this 13th day of June, 20 17.

Katherine A. Thomas, MN, RN, FAAN

Executive Director on behalf

of said Board

BOARD OF VOCATIONAL NURSE EXAMINERS

VS

JON D. KIPLINGER

STATE OF TEXAS

COUNTY OF TRAVIS

AGREED BOARD ORDER

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On this day came to be considered by the Board of Vocational Nurse Examiners for the State of Texas, hereinafter referred to as the Board, the matter of vocational nurse license number 132228, held by JON D. KIPLINGER hereinafter called Respondent.

A sworn Complaint has been filed and served on the Respondent, which alleges violations of the Texas Occupations Code, Chapter 302, and grounds to take disciplinary action against Respondent.

An informal conference was held on November 7, 2002, at the office of the Board of Vocational Nurse Examiners. The conference was conducted by Terrie L. Hairston, R.N., C.H.E., Hearing Officer, assisted by Ms. Melody Hart, LVN, member of the Board of Vocational Nurse Examiners. Respondent was present and was not represented by counsel.

The conference was attended by Shelly Johnson, LVN, Investigator for the Board, and Mr. Eugene Clayborn, Assistant Attorney General. By their notarized signature on this Order, Respondent does hereby waive the right to Notice of Formal Hearing and a Formal Hearing of the Complaint before the Board, and to judicial review of this disciplinary action after this Order is ratified by the Board.

AGREED BOARD ORDER

RE: JON D. KIPLINGER, LVN #132228

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After reviewing the Complaint and information provided at the informal conference,

Respondent agrees to the entry of an Order dispensing with the need for further

proceedings on the Complaint. By Respondent's signature on this Order, Respondent

neither admits nor denies the truth of the allegations stated in the Complaint, By

Respondent's signature on this Order, Respondent acknowledges that they have read

and understood this Order and have approved it for consideration by the Board. Notice

of this disciplinary action will appear in the Board's newsletter sent to Texas employers.

ORDER OF THE BOARD

NOW THEREFORE, IT IS ORDERED, subject to ratification by the Board of Vocational

Nurse Examiners that license number 132228, heretofore issued to JON D. KIPLINGER

to practice vocational nursing in the State of Texas be, and the same is hereby

Suspended, with said suspension stayed and placed on probation for a period of one (1)

year.

The probation of said license is subject to the following stipulations, to wit:

1. That if Respondent's place of employment, name, address or telephone number changes, Respondent is to notify the Board office immediately, or no later than ten (10) days after said change has occurred. Said notification shall be in the form of a written letter or report.

2. That Respondent shall comply with Federal State, and local laws, and all provisions of the Texas Occupations Code and Rules and Regulations of the Board.

3. That Respondent shall not practice nursing in a Nurse Licensure Compact remote state without obtaining prior written authority of both the BVNE and the Board of Nursing of the remote state.

AGREED BOARD ORDER RE: JON D. KIPLINGER, LVN #132228 PAGE 3

- 4. That by copy of this Board Order, Respondent shall provide notice of Board disciplinary action to his/her immediate nursing supervisor(s) and Director(s) of Nursing, throughout the term of probation.
- 5. That Respondent shall be responsible for causing his/her <u>immediate nursing supervisor(s)</u> to submit satisfactory reports directly to the Board office on a quarterly basis, throughout the term of probation. The receipt of an unfavorable and/or untimely report shall be considered a violation of probation.
- 6. That <u>any period(s) of nursing unemployment</u> must be documented in writing by Respondent and submitted to the Board office, as provided in Stipulation No. five.
- 7. That Respondent shall attend a Chemical Dependency Support Group, (A.A./N.A.), and shall be responsible for causing his/her program sponsor to submit satisfactory reports directly to the Board office on a quarterly basis, throughout the term of probation. The receipt of an unfavorable and/or untimely report shall be considered a violation of probation.
- 8. That Respondent shall and hereby agrees to abstain from the consumption of Alcohol, Nubain, Stadol, Dalgan or other synthetic opiates, and/or use of unprescribed controlled substances. Any controlled or legend medication must be prescribed by a physician knowledgeable about the disease of addiction, as well as Respondent's history, and it is incumbent upon Respondent to ensure such physician knowledge. If prescribed medication, RESPONDENT SHALL CAUSE the attending physician to submit a written report identifying the medication, dosage and the date the medication was prescribed. The report shall be submitted directly to the Board office by the prescribing physician, within ten (10) days of the date of the prescription.
- 9. That Respondent shall through the Board's agent (NCPS, Inc.), submit to random urine drug screens.
- 10. That Respondent's hall be responsible daily for telephoning NCPS, Inc., Voice Response (VR) at 1-800-580-1099. That said drug screen shall be administered through the policies and procedures of the National Confederation of Professional Services, Inc. (NCPS, Inc.), utilizing LabCorp facilities. That said drug-screening panel shall consist of the following:

Alcohol (Ethanol) Cannabinoids Methaqualone
Amphetamines Cocaine Oplates
Barbiturates Meperidine Phencyclidine
Benzodiazepines Methadone Propoxyphene

Said screen(s) shall be properly monitored with adherence to chain of custody procedures. A positive result shall be legally confirmed by Gas Liquid Chromatography/Mass Spectrometry (GCMS). The results of said screen(s) shall be

AGREED BOARD ORDER RE: JON D. KIPLINGER, LVN #132228 PAGE 4

submitted directly to the Board office by the laboratory. The expense of said screen(s) shall be borne by Respondent. Any report of failure to contact NCPS, Inc., and/or a positive drug screen for which the Respondent does not have a valid prescription, will be regarded as non-compliance with the terms of this order and may subject the Respondent to further disciplinary action by the Board.

- 11. That Respondent pay a Probation Monitoring fee in the amount of thirty (\$30.00) dollars in the form of a cashler's check or money order, payable to the Board of Vocational Nurse Examiners. Said fee shall be paid quarterly, due on the 15th of each quarter commencing the quarter following the date of the Board's endorsement of the Order, and continuing thereafter until the successful completion of Respondent's probation. Said fee shall be sent to the Board office, addressed to the "Board of Vocatlonal Nurse Examiners", 333 Guadalupe, Suite 3-400, Austin, TX 78701. Failure by Respondent to make any quarterly payment on time shall constitute a violation of probation.
- 12. That Respondent shall return their license to the Board office for a replacement license marked "PROBATION" and pay a license re-issue fee in the amount of twenty (\$20.00) dollars in the form of a cashier's check or money order, payable to the Board of Vocational Nurse Examiners. Said return of license and fee shall be made not later that thirty (30) days following the date of the Board's endorsement of the Agreed Board Order. Said license and fee shall be sent to the Board office, addressed to the "Board of Vocational Nurse Examiners", 333 Guadalupe, Suite 3-400, Austin, TX 78701. Failure by Respondent to return said license or pay said fee shall constitute a violation of probation.

This Agreed Order shall not be effective or take effect and become enforceable in accordance with its terms until ratified by a majority of the Board present and voting, at its next regularly called session.

Dated this the 7th day of November, 2002.

Signature of Respondent

AGREED BOARD ORDER RE: JON D. KIPLINGER, LVN #132228

PAGE 5

	165 Pares ADES DR APT-11/018 Current Address
	Current Address WURSS City TX 78148 City, State and Zip
	Area Code and Telephone Number
The State of Texas County of	
Before me, the undersigned au KIPLINGER who being duly sworr the purpose therein contained, and	athority, on this day personally appeared JON D. In by me stated that he or she executed the above for it is that he or she understood same.
SWORN TO AND SUBSCRIBED b	pefore me this the 7 th day of November, 2002.
LYNDA G PRINGLE NOTARY PUBLIC State of Texas Comm. Exp. 03-25-2006	NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS Perrie L. Hairston, R.N., C.H.E., Agent for the Board of
SWORN TO AND SUBSCRIBED 1914 day of Novem	before me, the undersigned authority, on this the
SANDY CARDNER Noury Public, State of Texas My Commission Expites April 13, 2003	NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS

BOARD ORDER

RE: JON D. KIPLINGER, LVN #132228

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WHEREFORE, PREMISES CONSIDERED, the Board of Vocational Nurse Examiners for the State of Texas does hereby ratify and adopt the Agreed Board Order, notarized on the 7th day of November, 2002 by Respondent, license number 132228 and that Said Order is Final.

Effective this 3rd day of December, 2002

Terrie L. Hairston, RN, CHE Interim Executive Director

On Behalf of Said Board

BOARD ORDER

RE: JON D. KIPLINGER, LVN #132228

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CERTIFICATE OF SERVICE

I hereby certify that on the 6th day of December, 2002, a true and correct copy of the foregoing BOARD ORDER was served by placement in the U.S. Mail, first class, and addressed to the following person(s):

JON D. KIPLINGER 165 PALISADES DR. NO. 1018 UNIVERSAL CITY TX 78148

Terrie L. Halrston, RN, CHE

Executive Director

Agent for the Board of Vocational Nurse Examiners

BOARD OF VOCATIONAL NURSE EXAMINERS

STATE OF TEXAS

VS.

*

JON D. KIPLINGER

COUNTY OF TRAVIS

COMPLAINT

BEFORE ME, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared Shelly Johnson, LVN, who after being by me duly sworn, did depose and say:

As an Investigator for the Board of Vocational Nurse Examiners, I, Shelly Johnson, LVN, do hereby present to the Executive Director of the Board of Vocational Nurse Examiners, the following complaint against JON D. KIPLINGER, a practitioner of vocational nursing in Texas licensed by the Board of Vocational Nurse Examiners with license number 132228, hereinafter called Respondent.

1.

a. On or about April 12, 2002, the Board of Vocational Nurse Examiners received a written referral from the Texas Peer Assistance Program for Nurses (TPAPN) alleging that Respondent declined participation by failing to complete and return the items necessary to initiate participation.

II.

- a. Respondent was employed as a licensed vocational nurse at Advanced Temporaries, Inc., in Tyler, Texas from about April 19, 1999 through about April 8, 2002.
- b. While so employed at said facility, on or about February 18, 2002, Respondent was requested to submit to a drug screen (for cause). The result of said screen was positive for marijuana.

COMPLAINT RE: JON D. KIPLINGER, LVN #132228 PAGE 2

III.

The foregoing acts constitute unprofessional or dishonorable conduct that, in the opinion of the Board, is likely to deceive, defraud, or injure the public, in violation of the Texas Occupations Code, Chapter 302, Section 302.402 (a) (10) and Rule 239.11 of the Rules and Regulations of the Board of Vocational Nurse Examiners, Title 22, Texas Administrative Code. Rule 239.11, provides in pertinent part: that "Unprofessional Conduct" shall include, but not be limited to:

- (10) practicing as a vocational nurse holding a license or temporary permit or a graduate making application for licensure, and or applying for employment or by virtue of being an LVN in an Educational program while the individual's ability to practice is impaired by alcohol, drugs, physical or mental disability and/or testing positive for alcohol, illicit drugs, or other substances not prescribed;
- (27) failing to conform to the minimal standards of acceptable prevailing practice, regardless of whether or not actual injury to any person was sustained;
- (28) violating state or federal laws relative to drugs, including controlled substances and dangerous drugs.

IV.

The foregoing acts constitute grounds for the Board of Vocational Nurse Examiners to take disciplinary action as provided under the Texas Occupations Code, Chapter 302, Licensed Vocational Nurse, Section 302.403 and Section

COMPLAINT

RE: JON D. KIPLINGER, LVN #132228

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302.451, relief such as revocation, suspension, suspension with probation, reprimand, warning, denial of licensure and/or imposition of administrative penalties (fines), may be recommended by the Board. Pursuant to Board Rule 239.19 the Board may assess penalties (fines), in the minimum amount of two hundred fifty dollars (\$250.00), not to exceed two thousand dollars (\$2,000.00).

WHEREFORE, PREMISES CONSIDERED, I, Shelly Johnson, LVN, do hereby suggest and request the Board of Vocational Nurse Examiners take disciplinary action against JON D. KIPLINGER, LVN #132228, in accordance with the provisions of the laws of the State of Texas.

Shelly Johnson Ron

SUBSCRIBED AND SWORN TO BEFORE ME by the said Shelly Johnson, LVN, on this the day 7th October 2002.

NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS

COMPLAINT RE: JON D. KIPLINGER, LVN #132228 PAGE 4

Filed with the Board of Vocational Nurse Examiners on the 7th day of October 2002.

Kirby W. Hattox, Supervisor

Enforcement Division

Board of Vocational Nurse Examiners