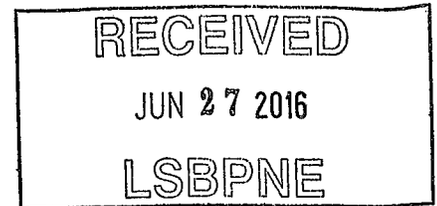


LOUISIANA STATE BOARD OF PRACTICAL NURSE EXAMINERS
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In the matter of: **Jordan Johnson**
1913 Samuel Dr.
Monroe, LA 71202

Applicant for Licensure, last four digits S.S. #2975

Date offered: **June 20, 2016**

Date offer expires: **July 11, 2016**

CONSENT AGREEMENT/ORDER

The Louisiana State Board of Practical Nurse Examiners does hereby offer this consent agreement/order to **Jordan Johnson, applicant for licensure**, based on the following:

FINDINGS OF FACT

The respondent entered into the practical nursing program at Louisiana Delta Community College – Monroe Campus. She graduated from the program on or about April 12, 2016.

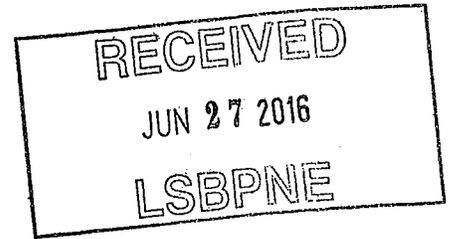
Upon enrollment into the practical nursing program, the respondent answered "yes" to question #32 on her Evaluation for Admission to a Practical Nursing Program Application which asks the following:

Have you ever been indicted, charged with, summoned into court as a defendant in a criminal proceeding, arrested (even if you were not taken away in handcuffs or incarcerated), fined, imprisoned, placed on probation or ordered to deposit bail for the violation of any law, police regulation or ordinance, misdemeanor and/or felony offense (except for minor traffic violations) whether or not charges were dismissed and/or refused; or have you ever been convicted (including a nolo contendere plea or guilty plea) of any criminal misdemeanor and/or felony.

The respondent reported that she was charged with Hit and Run and Attempted Theft. She explains that the hit and run was a minor accident where she was issued a ticket. Also she explains the Attempted Theft charge as she was shopping with her sister who was caught stealing and both her and her sister were charged, and entered into a pre-trial diversion program. The respondent has successfully completed the program and she has also paid her ticket for the minor accident, thereby having all matters cleared with the courts for those two charges.

However, the respondent failed to report three additional charges of:


Jordan Johnson



- 10/02/2006 – Simple Criminal Damage To
- 06/04/2007 – Disturbing the Peace (Fighting)
- 10/01/2007 – Improper Telephone Use

According to the respondent, the charge of simple criminal damage, she broke the window of a car that belonged to a woman that her boyfriend was seeing while she was still in a relationship with him. She stated that no one was hurt and she did not go to jail. The respondent only had to pay a fine.

According to the respondent, the charge of disturbing the peace (fighting) took place at Walmart when a woman approached her talking loud and pointing her finger in her face with accusations of saying things about her. The other woman hit first and they fought. The police were called, however no one was hurt and no one went to jail. The respondent was issued a fined.

According to the respondent regarding the charge of improper telephone use, she called her child's father at the home where he lived with his wife. The wife answered the phone, was rude and hung up the phone.

Court records revealed the respondent satisfied all requirements of the court.

The board has received court documents related to the above arrests. The respondent paid all court costs and all matters are cleared with the court.

CONCLUSIONS OF LAW

Based on the evidence submitted, the board has concluded that Ms. Johnson is in violation of the following provisions of Louisiana Revised Statutes, Title 37, Chapter 11. Nurses, Part II. Practical Nurses, Section 969 A. (4):

- (a) **is guilty of fraud or deceit in procuring or attempting to procure a license to practice practical nursing;**
- (f) **is guilty of unprofessional conduct;**
- (g) **has violated any provisions of this Part; and**

As further defined in the Louisiana Administrative Code, Title 46, Part XLVII. Nurses, Subpart 1, Practical Nurses, Section 306:

1. **being guilty of fraud or deceit in procuring or attempting to procure a license to**

practice practical nursing;

8. being guilty of unprofessional conduct;
 - i. falsifying records;
 - t. violating any provisions of R.S. 37:961 et seq. (the practical nursing practice act), as amended or aiding or abetting therein.

In lieu of a formal hearing on the matter, the respondent consents to accept and abide by the following orders of the board:

1. The respondent shall be issued a letter of reprimand as disciplinary action against the respondent's license for the violations of the Nurse Practice Act.
2. The respondent is hereby fined **\$1000.00** for the violations of the Nurse Practice Act, payable by **cashier's check or money order only**, due prior to being made eligible to take the NCLEX-PN.

The respondent is hereby notified and by signature Jordan Johnson acknowledges and agrees that failure to comply with the orders of the board may result in any or all of the following:

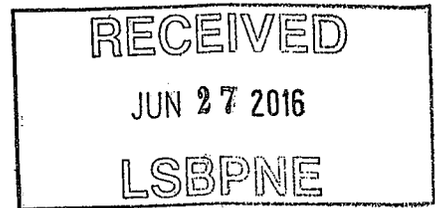
VIOLATIONS

Failure to comply with any and/or all sections of this order may result in any and/or all of the following:

- a) denial of licensure, b) immediate suspension of license, c) indefinite suspension of license, d) ineligibility for annual renewal of license, e) additional fines/penalties up to \$500.00 per occurrence, f) increased probationary period, g) summary suspension and h) revocation.

Public Records

This order is public record. All disciplinary actions of the board will be reported to all required data banks and agencies as required by law.



LETTER OF REPRIMAND

In the matter of: **Jordan Johnson**
 1913 Samuel Dr.
 Monroe, LA 71202

Applicant for Licensure, last four digits S.S. #2975

Date offered: **July 20, 2016**

The Louisiana State Board of Practical Nurse Examiners hereby issues this letter of reprimand against **Jordan Johnson, applicant for licensure**, based on the following:

FINDINGS OF FACT

The respondent entered into the practical nursing program at Louisiana Delta Community College – Monroe Campus. She graduated from the program on or about April 12, 2016.

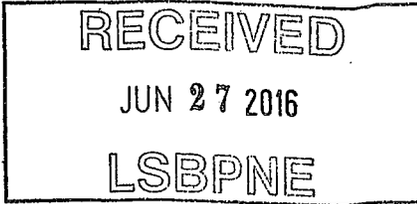
Upon enrollment into the practical nursing program, the respondent answered "yes" to question #32 on her Evaluation for Admission to a Practical Nursing Program Application which asks the following:

Have you ever been indicted, charged with, summoned into court as a defendant in a criminal proceeding, arrested (even if you were not taken away in handcuffs or incarcerated), fined, imprisoned, placed on probation or ordered to deposit bail for the violation of any law, police regulation or ordinance, misdemeanor and/or felony offense (except for minor traffic violations) whether or not charges were dismissed and/or refused; or have you ever been convicted (including a nolo contendere plea or guilty plea) of any criminal misdemeanor and/or felony.

The respondent reported that she was charged with Hit and Run and Attempted Theft. She explains that the hit and run was a minor accident where she was issued a ticket. Also she explains the Attempted Theft charge as she was shopping with her sister who was caught stealing and both her and her sister were charged, and entered into a pre-trial diversion program. The respondent has successfully completed the program and she has also paid her ticket for the minor accident, thereby having all matters cleared with the courts for those two charges.

However, the respondent failed to report three additional charges of:

- 10/02/2006 – Simple Criminal Damage To
- 06/04/2007 – Disturbing the Peace (Fighting)
- 10/01/2007 – Improper Telephone Use



According to the respondent, the charge of simple criminal damage, she broke the window of a car that belonged to a woman that her boyfriend was seeing while she was still in a relationship with him. She stated that no one was hurt and she did not go to jail. The respondent only had to pay a fine.

According to the respondent, the charge of disturbing the peace (fighting) took place at Walmart when a woman approached her talking loud and pointing her finger in her face with accusations of saying things about her. The other woman hit first and they fought. The police were called, however no one was hurt and no one went to jail. The respondent was issued a fined.

According to the respondent regarding the charge of improper telephone use, she called her child's father at the home where he lived with his wife. The wife answered the phone, was rude and hung up the phone.

Court records revealed the respondent satisfied all requirements of the court.

The board has received court documents related to the above arrests. The respondent paid all court costs and all matters are cleared with the court.

CONCLUSIONS OF LAW

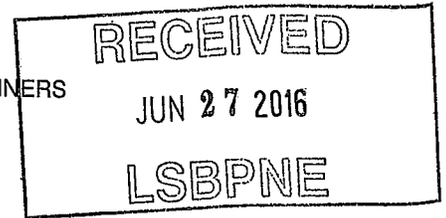
Based on the evidence submitted, the board has concluded that **Ms. Johnson** is in violation of the following provisions of Louisiana Revised Statutes, Title 37, Chapter 11. Nurses, Part II. Practical Nurses, Section 969 A. (4):

- (a) is guilty of fraud or deceit in procuring or attempting to procure a license to practice practical nursing;
- (f) is guilty of unprofessional conduct;
- (g) has violated any provisions of this Part; and

As further defined in the Louisiana Administrative Code, Title 46, Part XLVII. Nurses, Subpart 1, Practical Nurses, Section 306:

- 1. being guilty of fraud or deceit in procuring or attempting to procure a license to practice practical nursing;
- 8. being guilty of unprofessional conduct;
 - i. falsifying records;
 - t. violating any provisions of R.S. 37:961 et seq. (the practical nursing

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practice act), as amended or aiding or abetting therein.

Furthermore, the respondent is hereby fined **\$1000.00** for the above violations, due prior to being made eligible to take the NCLEX-PN.

The board has jurisdiction over the respondent's license and hereby publicly reprimands the respondent for violating the Nurse Practice Act. This letter of reprimand is considered disciplinary action by the Louisiana State Board of Practical Nurse Examiners. This disciplinary action is reportable to all applicable state and federal agencies.

M. Lynn Ansardi R.N.

M. Lynn Ansardi
Executive Director

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JUN 27 2016
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CONSENT AGREEMENT/ORDER ACCEPTANCE

I, **Jordan Johnson**, the undersigned respondent, agree that the board has jurisdiction over the matter and specifically waive my right to contest these findings in any subsequent proceedings before the board. I understand that this agreement shall constitute as public record and is considered disciplinary action by the board. I also understand that this action will be reported as mandated to all state and federal agencies.

I further acknowledge and attest that I have fully cooperated with the Louisiana State Board of Practical Nurse Examiners in resolving this matter and intend to comply with all stipulations of this agreement.

I voluntarily agree to sign and have witnessed the terms of this agreement for the purpose of avoiding a formal hearing with the Louisiana State Board of Practical Nurse Examiners.

I do say that I freely, knowingly and voluntarily enter into this agreement. I understand that I have a right to a hearing in the matter and I freely waive such right. I understand that I have a right to legal counsel prior to entering into this agreement.

I understand that this agreement is effective immediately upon signature of the executive director and will become an order of the board. It is understood that this agreement does not preclude the Board of Practical Nurse Examiners from requiring a formal hearing of my case. I further understand that should this agreement not be accepted by the board, I agree that presentation to and consideration of this agreement, the documenting evidence and information obtained by the board shall not unfairly or illegally prejudice the board or any of its members from participation in hearings or other proceedings pertaining to these or other matters.

I further agree that if at any point during the execution of this agreement, I violate the stipulations set forth, my license will be suspended. In order for my license to be reinstated, I must demonstrate, to the satisfaction of the board that I pose no danger to the practice of nursing or to the public and that I can safely and competently perform the duties of a practical nurse. The board, in reinstating my license, will require a period of probation, along with supportive conditions or stipulations as outlined in this agreement to ensure that patients and the public are protected.

Jordan Johnson
Signature of licensee/applicant

6-24-2016
Date

Cora Ceopa
Signature of witness #1

6-24-2016
Date

Joshua Jones
Signature of witness #2

6-24-2016
Date

M Lynn Ansardi R.N.
M. LYNN ANSARDI, RN
EXECUTIVE DIRECTOR

6/27/2016
Date

J.J.
Jordan Johnson

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JUN 27 2016
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DO NOT ACCEPT

I, _____, DO NOT ACCEPT the consent order offered
and request to appear before the board for a formal hearing.

I am not accepting this order for the following reason(s):

LICENSEE SIGNATURE

DATE

WITNESSES:

WITNESS # 1 SIGNATURE DATE

WITNESS # 2 SIGNATURE DATE


Jordan Johnson