Certified True Copy Virginia Board Of Nursing



COMMONWEALTH of VIRGINIA

David E. Brown, D.C. Director

Department of Health Professions Perimeter Center 9960 Mayland Drive, Suite 300 Henrico, Virginia 23233-1463

www.dhp.virginia.gov TEL (804) 367-4400 FAX (804) 527-4475

April 26, 2017

Allison Leigh Rulli, R.N. P.O. Box 114 Gum Spring, VA 23065

VIA FIRST CLASS MAIL

DUPLICATE COPY

DATE_ 4/26/17

RE:

License Number: 0001-229783

Case Number: 177226

Dear Ms. Rulli:

Pursuant to Virginia Code § 54.1-2409, you are hereby given notice that your license to practice professional nursing in the Commonwealth of Virginia has been mandatorily suspended by the enclosed Order entered April 25, 2017. You are hereby advised that you may not practice professional nursing or hold yourself out as a licensed professional nurse unless and until the Board of Nursing has notified you in writing that your license has been reinstated. Please return your license to Jay P. Douglas, Executive Director of the Virginia Board of Nursing ("Board"), at the above address, immediately upon receipt of this letter.

You may apply to the Board for reinstatement of your license, and you shall be entitled to a formal administrative hearing not later than the next regular meeting of the Board after the expiration of 60 days from the Board's receipt of your reinstatement application. The reinstatement of your license shall require the affirmative vote of three-fourths of the members of the Board present at the hearing. The reinstatement application can be found at www.dhp.virginia.gov/Nursing.

If you have any questions about this matter, you can contact me at (804) 367-4474 or anne.joseph@dhp.virginia.gov.

Sincerely,

Anne Joseph, Deputy Director

Anne Joseph

Administrative Proceedings Division

Jay P. Douglas, Executive Director, Board of Nursing cc: **Enclosures**

BEFORE THE VIRGINIA DEPARTMENT OF HEALTH PROFESSIONS

IN RE:

ALLISON LEIGH RULLI, R.N.

License Number: 0001-229783

Case Number: 177226

ORDER OF MANDATORY SUSPENSION

In accordance with Virginia Code § 54.1-2409, I, David E. Brown, D.C., Director of the Virginia

Department of Health Professions, received and acted upon evidence that Allison Leigh Rulli, R.N., was convicted

of a felony offense, to wit: obtain controlled substance by misrepresentation, fraud, or deception, in the United

States District Court for the Eastern District of Virginia. A certified copy of the Judgment in a Criminal Case is

attached hereto as Commonwealth's Exhibit 1.

WHEREUPON, by the authority vested in the Director of the Department of Health Professions pursuant

to Virginia Code § 54.1-2409, it is hereby ORDERED that the license of Allison Leigh Rulli, R.N., to practice

professional nursing in the Commonwealth of Virginia is hereby SUSPENDED.

Upon entry of this Order, the license of Allison Leigh Rulli, R.N., will be recorded as suspended and no

longer current and valid. Should Allison Leigh Rulli, R.N., seek reinstatement of her license pursuant to Virginia

Code § 54.1-2409, she shall be responsible for any fees that may be required for the reinstatement of the license

prior to issuance of the license to resume practice.

This Order shall be applicable to Ms. Rulli's multistate licensure privilege, if any, to practice professional

nursing in the Commonwealth of Virginia.

Pursuant to Virginia Code § 2.2-4023 and § 54.1-2400.2, the signed original of this Order shall remain in

the custody of the Department of Health Professions as a public record and shall be made available for public

inspection or copying on request.

David E. Brown, D.C., Director

Virginia Department of Health Professions

ENTERED:

4/25/17

CERTIFICATION OF DUPLICATE RECORDS

I, David E. Brown, D.C., Director of the Department of Health Professions, hereby certify that the attached Judgment in a Criminal Case entered March 10, 2017, regarding Allison Leigh Rulli, R.N., is a true copy of the records received from the United States District Court for the Eastern District of Virginia.

1) Ohn	Date: 4)25/17
David E. Brown, D.C.	

UNITED STATES DISTRICT COURT Eastern District of Virginia Richmond Division

COMMONWEALTH'S PENGAD 800-831-698 EXHIBIT 1

UNITED STATES OF AMERICA

Case Number: 3:16CR00136-001

ALLISON L. RULLI,

USM Number: 90499-083

Defendant's Attorneys: Debra D. Corcoran, Esq.

I. Scott Pickus, Esq.

Defendant.

JUDGMENT IN A CRIMINAL CASE

The defendant pleaded guilty to a One Count Criminal Information.

Accordingly, the defendant is adjudged guilty of the following counts involving the indicated offenses.

Title and Section Nature of Offense Offense Class Offense Ended Count 21:843(a)(3) Obtain Controlled Substance by Felony August 2016 One Misrepresentation, Fraud, or Deception

As pronounced on March 9, 2017, the defendant is sentenced as provided in pages 2 through 5 of this Judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

It is ORDERED that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States Attorney of material changes in economic circumstances.

Judgment Imposed this 9th day of March, 2017.

A TRUE COPY, TESTE CLERK, U.S. DISTRICT COURT

John A. Gibney, Jr. United States District

Dated:

Sheet 3 - Probation

Case Number: Defendant's Name: 3:16CR00136-001 RULLI, ALLISON L.

PROBATION

The defendant is hereby placed on probation for a term of THREE (3) YEARS. This term shall include a special condition of FOUR (4) MONTHS on Home Detention.

The Probation Office shall provide the defendant with a copy of the standard conditions and any special conditions of probation.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and periodic drug tests thereafter, as determined by the court.

The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon.

If this judgment imposes a fine or restitution obligation, it is a condition of supervised release that the defendant pay any such fine or restitution in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

STANDARD CONDITIONS OF SUPERVISION

The defendant shall comply with the standard conditions that have been adopted by this court set forth below:

- the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer:
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, 5) training, or other acceptable reasons:
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment:
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance or any paraphernalia related to such substances, except as prescribed by a physician:
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered:
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer:
- 12) the defendant shall not enter into any agreement to act as an informer for a special agent of a law enforcement agency without the permission of the court:
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

Case Number: Defendant's Name: 3:16CR00136-001 RULLI, ALLISON L.

SPECIAL CONDITIONS OF SUPERVISION

While on probation pursuant to this Judgment, the defendant shall also comply with the following additional special conditions:

- 1) The defendant shall participate in the Home Confinement Program, which shall include electronic monitoring at the defendant's expense, for a period of FOUR (4) MONTHS consecutively as directed by the probation officer. During this time she will remain at her place of residence except for employment, substance abuse treatment and counseling, medical treatment for her or her child, and other activities approved in advance by the probation officer. She shall maintain a telephone at his/her place of residence without party lines, telephone answering machines, a modern, "call forwarding," "caller ID," "call waiting," portable cordless telephone, or any other devices or services that may interfere with the proper functioning of the electronic monitoring equipment for the above period. She shall wear an electronic monitoring device, follow electronic monitoring procedures, and pay the cost of the electronic monitoring, all as directed by the probation officer.
- 2) The defendant shall participate in a program approved by the United States Probation Office for substance abuse, which program may include residential treatment and shall include testing to determine whether the defendant has reverted to the use of drugs or alcohol, at the direction and in the discretion of the probation officer. The defendant shall be allowed to continue her current treatment as set forth by the Board of Nursing. The probation office shall pay the costs of any programs it requires outside of treatment provided through the Board of Nursing.
- 3) The defendant shall participate in Narcotics Anonymous/Alcoholics Anonymous or a similar secular program. Any program that the defendant chooses as a secular equivalent to NA/AA must be approved by the probation officer and the Court. Within fourteen (14) days of release, the defendant shall begin attendance in the selected program. The defendant shall attend 90 meetings of the selected program within 90 days. The defendant shall obtain a sponsor in the selected program who agrees to confirm the sponsor relationship with the defendant's probation officer and advise the probation officer if the sponsor relationship ends. If it is determined that the defendant is unable to complete this condition due to the requirements of participating in the Health Practitioners' Monitoring Program, the probation officer can come to the Court with a request to modify it.
- 4) The defendant shall not consume any alcohol or marijuana, even if it becomes legal.
- 5) The defendant shall participate in a program approved by the United States Probation Office for mental health treatment, if deemed necessary by the probation officer.
- 6) The defendant shall waive all rights of confidentiality regarding substance abuse and mental health treatment in order to allow the release of information to the probation officer and authorize communication between the probation officer and the treatment provider.
- 7) The defendant shall not incur new credit card charges or open additional lines of credit without the approval of the probation officer.
- 8) The defendant shall provide the probation officer with access to requested financial information.
- 9) The defendant shall pay the balance owed on her special assessment on a payment schedule set by her probation officer.

If the defendant violates any of these conditions, the probation officer is directed to file a petition to revoke the defendant's term of probation

Case Number: Defendant's Name:

3:16CR00136-001 RULLI, ALLISON L.

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the Schedule of Payments on Page 5.

	Count One	Assessment \$100.00	Fine \$0.00	Restitution \$0.00
		\$0.00	\$0.00	\$0.00
TOTALS:		\$100.00	\$0.00	\$0.00

FINES

No fines have been imposed in this case.

Case Number: Defendant's Name: 3:16CR00136-001 RULLI, ALLISON L.

SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:

Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the Clerk of the Court.

The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed. Payments shall be applied in the following order: (1) assessment (2) restitution principal (3) restitution interest (4) fine principal (5) fine interest (6) community restitution (7) penalties and (8) costs, including cost of prosecution and court costs.

Nothing in the court's order shall prohibit the collection of any judgment, fine, or special assessment by the United States.