By David 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

December 3, 2015

Darlene Louise Stout Hudson 1012 Estates Road, SE P.O. Box 18232 Roanoke, VA 24014

RE: License No.: 0002-059299

CERTIFIED MAIL
DUPLICATE COPY
VIA FIRST CLASS MAIL

DATE 12/3/15

Dear Ms. Hudson:

Pursuant to Section 54.1-2409 of the Code of Virginia (1950), as amended, ("Code"), you are hereby given notice that your license to practice nursing in the Commonwealth of Virginia has been mandatorily suspended by the enclosed Order entered December 3, 2015. You are hereby advised that, pursuant to Section 54.1-2409.1 of the Code, any person who practices a profession or occupation after having their license or certificate to do so suspended shall be guilty of a felony. Please return your license to Jay P. Douglas, Executive Director of the Virginia Board of Nursing, at the above address, immediately upon receipt of this letter.

Section 54.1-2409 of the Code further provides that you may apply to the Board of Nursing ("Board") for reinstatement of your license, and shall be entitled to a hearing not later than the next regular meeting of the Board after the expiration of sixty days from the receipt of such reinstatement application. You have the following rights, among others: to be represented by legal counsel, to have witnesses subpoenaed on your behalf, to present documentary evidence and to cross-examine adverse witnesses. The reinstatement of your license shall require the affirmative vote of three-fourths of the members present of the Board of Nursing.

Should you wish to petition the Board of Nursing for reinstatement of your license, contact Jay P. Douglas, Executive Director, at the above address or (804) 367-4599.

RECEIVED

DEC 0 7 2015

VA BD OF NURSING

Case #'s 170715, 170717 & 170718

Sincerely,

David E. Brown, D.C., Director Department of Health Professions VIRGINIA:

BEFORE THE DEPARTMENT OF HEALTH PROFESSIONS

IN RE:

DARLENE LOUISE STOUT HUDSON, L.P.N.

License No.: 0002-059299

ORDER

In accordance with Section 54.1-2409 of the Code of Virginia (1950), as amended, ("Code"), I, David E. Brown, D.C., Director of the Virginia Department of Health Professions, received and acted upon evidence that:

- Darlene Louise Stout Hudson, L.P.N., was convicted of a felony charge in the Circuit
 Court for the County of Roanoke, Virginia, to wit: One (1) Count of Credit Card Fraud.
 A certified copy of the Sentencing Order is attached to this Order and is marked as
 Commonwealth's Exhibit No. 1.
- 2. Darlene Louise Stout Hudson, L.P.N., was convicted of felony charges in the Circuit Court for the County of Grayson, Virginia, to wit:
 - 1. One (1) Count of Possess Schedule II Drug; and
 - 2. Three (3) Counts of Obtain Controlled Drug by Fraud.

A certified copy of the Conviction and Sentencing Order is attached to this Order and is marked as Commonwealth's Exhibit No. 2.

3. Darlene Louise Stout Hudson, L.P.N., was convicted of felony charges in the Circuit Court for the County of Carroll, Virginia, to wit: Two (2) Counts of Obtain Drugs by False Pretenses. A certified copy of the Conviction and Sentencing Order is attached to this Order and is marked as Commonwealth's Exhibit No. 3.

WHEREFORE, by the authority vested in the Director of the Department of Health Professions

pursuant to Section 54.1-2409 of the Code, it is hereby ORDERED that the privilege of Darlene Louise Stout Hudson, L.P.N., to renew her license to practice nursing in the Commonwealth of Virginia be, and hereby is, suspended.

Upon entry of this Order, the license of Darlene Louise Stout Hudson, L.P.N., will be recorded as suspended and no longer current. Should Ms. Hudson seek reinstatement of her license pursuant to Section 54.1-2409 of the Code, she shall be responsible for any fees that may be required for the reinstatement and renewal of her license prior to issuance of her license to resume practice.

Pursuant to Sections 2.2-4023 and 54.1-2400.2 of the Code, 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 and copying upon request.

David E. Brown, D.C., Director Department of Health Professions

ENTERED: 12/3/15



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

CERTIFICATION OF DUPLICATE RECORDS

I, David E. Brown, D.C., Director of the Department of Health Professions, hereby certify that the attached Sentencing Order entered August 24, 2007, regarding Darlene Louise Stout Hudson, L.P.N., is a true copy of the records received from the Circuit Court for the County of Roanoke, Virginia.

David E. Brown, D.C.	Date: 12/3/15
David E. Brown, D.C.	Date. 10/8/18

SENTENCING ORDER

VIRGINIA: IN THE CIRCUIT COURT OF ROANOKE COUNTY

FEDERAL INFORMATION PROCESSING STANDARDS CODE: 161

Hearing Date: August 24, 2007

Judge: Charles N. Dorsey

COMMONWEALTH OF VIRGINIA

v.

CR04000782-00

DARLENE LOUISE HUDSON, DEFENDANT

This case came before the Court for sentencing of the defendant, Darlene Louise Hudson, who appeared in person with her attorney, Mark W. Claytor, heretofore appointed. The Commonwealth was represented by Marian Kelley.

On June 7, 2007 the defendant was found guilty of the following offense:

CASE OFFENSE DESCRIPTION AND OFFENSE VA. CODE NUMBER INDICATOR (F/M) DATE SECTION

CR04-782 Credit Card Fraud (F) 05/28/04-18.2-195(1)(a) 05/30/04

The presentence report was considered and is ordered filed as a part of the record in this case in accordance with the provisions of Code \$19.2-299. Timely receipt of the report was acknowledged. The Probation Officer, Marcia Simmons, was available to testify from this report in open Court in the presence of the defendant, who had been advised of its contents and who was given the right to cross examine the officer.

Pursuant to the provisions of Code \$19.2-298.1, the Court considered and reviewed the applicable discretionary sentencing guidelines and the guidelines worksheets. The sentencing guidelines worksheets together with any written explanation of any departure from the guidelines are ordered filed as a part of the record in this case.

Before pronouncing the sentence, the Court inquired if the defendant desired to make a statement and if the defendant desired to advance any reason why judgment should not be pronounced.

The Court SENTENCES the defendant to:

Incarceration with the Virginia Department of Corrections for

(NA

9-14-07 - DOC



the term of: two (2) years for Credit Card Fraud. The total sentence imposed is two (2) years

This sentence shall run consecutively with all other sentences.

The Court SUSPENDS all of the two (2) year sentence for time already served, upon the following condition(s):

- 1) that the defendant shall be of good behavior;
- 2) shall comply fully with all terms and conditions of probation;
- 3) and shall pay her costs as provided herein.

The defendant shall complete any substance abuse screening, assessment, testing and treatment as directed by the Department of Corrections. Further, the defendant is subject to any fees associated with substance abuse treatment or intervention as required by the treatment or intervention program on an ability to pay basis.

Good behavior. The defendant shall be of good behavior for two (2) years from this date.

Supervised probation. The defendant is placed on probation to commence this date, under the supervision of a Probation Officer for two (2) years, subject to further order of the Court. The Probation Officer has the discretion to adjust the level of supervision from regular supervised probation to intensive supervised probation and vice versa, as deemed appropriate by the Probation Officer. The defendant shall be of good behavior and comply with all the rules and requirements set by the Probation Officer.

Costs. The defendant shall pay costs of \$942.00, which said costs pertaining to this matter only, are to be paid during the term of probation. And the Court, pursuant to the provisions of \$46.2-395.B of the Code of Virginia, ORDERS that if the defendant fails to pay as provided herein, her privilege to drive is suspended and she is prohibited from driving any motor vehicle in this Commonwealth until such time as the aforesaid financial obligations are satisfied.

Credit for time served. The defendant shall be given credit for time spent in confinement while awaiting trial pursuant to Code \$53.1-187.

The Court hereby authorizes the defendant to work on public



works projects under Virginia Code §53.1-129, and Judicial Good Time may be given at a rate determined by the Jail's policy.

Attorney. The Court certifies that at all times during the trial of this case, the defendant was personally present and that her attorney was likewise personally present and capably represented the defendant, for which services he is allowed a fee of \$1255.00.

DNA. It is further Ordered that the Sheriff of Roanoke County shall arrange within thirty (30) days of the date hereof for the withdrawal of a blood, saliva or tissue sample for DNA analysis to be sent to the Bureau of Forensic Science pursuant to \$19.2-310/19.2-310.3 of the Code of Virginia, unless a sample was previously taken, and the defendant is Ordered to cooperate fully and promptly in providing information and permitting withdrawal of the sample as required herein. If the defendant fails to cooperate as required, the Sheriff shall report such failure to the Court.

Right to appeal. The Court then advised the defendant it is her right to petition the Court of Appeals of Virginia for an appeal from the decision herein, and of her right to proceed in forma pauperis and to have the assistance of Court-appointed counsel, and that Mr. Claytor would continue as her counsel for the purpose of any appeal.

Depart. The defendant was allowed to depart.

August 24, 2007

ENTER:

DEFENDANT IDENTIFICATION:

Alias: 7/a SSN: 3.

DOB: 01/12/1969; Sex: 1

SENTENCING SUMMARY:

TOTAL SENTENCE IMPOSED: two (2) years

TOTAL SENTENCE SUSPENDED: two (2) years for time served

Page 3

BY DEPUTY CLERK

A COPY TESTE: STEVEN A. MCGRAW, CLERK CIRCUIT COURT, ROANOKE COUNTY VA. C



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

CERTIFICATION OF DUPLICATE RECORDS

I, David E. Brown, D.C., Director of the Department of Health Professions, hereby certify that the attached Conviction and Sentencing Order entered April 15, 2011, regarding Darlene Louise Stout Hudson, L.P.N., is a true copy of the records received from the Circuit Court for the County of Grayson, Virginia.

_ Dehn	Date: 12/3/18
David É. Brown, D.C.	24.0.



CONVICTION AND SENTENCING ORDER

VIRGINIA: IN THE CIRCUIT COURT OF GRAYSON COUNTY

FEDERAL INFORMATION PROCESSING STANDARDS CODE: 077

Hearing Date: April 8, 2011 Judge: Brett L. Geisler

COMMONWEALTH OF VIRGINIA

V.

DARLENE LOUISE HUDSON, Defendant

This day came the Defendant, who appeared in person with Brandon R. Boyles, the Attorney for the Defense, and the Commonwealth, represented by Douglas S. Vanght.

Whereupon the Defendant was arraigned, as charged in the indictments, and after being advised by the Attorney for the Defendant plead guilty to the indictments, which plea was tendered by the Defendant in person, and after being first advised by Defense Counsel and by the Court that such a plea is a waiver of a Defendant's right to trial by jury, the Defendant in person, knowingly and voluntarily acknowledged this waiver of trial by jury, the right to confront witnesses, the right of self-incrimination and the general right of sppeal, and therefore the Court proceeded to try the case as provided by law.

Having heard the summary and stipulation of the evidence presented by the Commonwealth and agreed to by the Defense, and argument of counsel, the Court finds the Defendant guilty of the following offenses:

CASE NUMBER CR10-208 CR10-159 CR10-160 CR10-161	OFFENSE DESCRIPTION AND INDICATOR (F/M) Possess schedule II drug (F) Obtain controlled drug by fraud (F) Obtain controlled drug by fraud (F) Obtain controlled drug by fraud (F)	OFFENSE DATE 03/16/2009 10/07/2009 01/13/2010 01/27/2010	VA. CODE SECTION 18.2-250 18.2-258.1(A) 18.2-258.1(A)	VCC SECTION NAR-3022-F5 NAR-3016-F6 NAR-3016-F6
---	--	---	---	---

Pursuant to the provisions of Code of Virginia § 19.2-298.01, the Court has considered and reviewed the applicable discretionary sentencing guidelines and the guidelines worksheets. The sentencing guidelines worksheets and the written explanation of any departure from the guidelines are ordered filed as a part of the record in this case.

Before pronouncing the sentence, the Court inquired if the Defendant desired to make a statement and if the Defendant desired to advance any reason why judgment should not be pronounced.



A TRUE COPY, TESTE
SUSAN M. HERRINGTON, CLERK
Circuit Court of Grayson County, VA
By: Enely B Ostrone D.C.



No reason to delay being provided, and the Court knowing of no reason to delay, the Court SENTENCES the Defendant to incarceration with the Virginia Department of Corrections for the following terms, to run consecutively with each other:

CASE NUMBER CR10-208 CR10-159 CR10-160 CR10-161	OFFENSE DESCRIPTION AND INDICATOR (F/M) Pussess schedule II drug (F) Obtain controlled drug by fraud (F) Obtain controlled drug by fraud (F) Obtain controlled drug by fraud (F)	SENTENCE IMPOSED Four (4) years Two (2) years Two (2) years
CWID-10T	Comm controlled drug by fraud (F)	Two (2) years

The total sentence imposed is TEN (10) YEARS.

Any sentence herein imposed shall run CONSECUTIVELY with all other sentences from other sentencing events.

The Court SUSPENDS the following portions of the sentences:

CASE	OFFENSE DESCRIPTION AND	
NUMBER	INDICATOR (F/M)	SENTENCE SUSPENDED
CR10-208	Possess schedule II drug (F)	Four (4) years
CR10-159	Obtain controlled drug by fraud (F)	One (1) year and 364 days
CR10-160	Obtain controlled drug by fraud (F)	Two (2) years
CR10-161	Obtain controlled drug by fraud (F)	Two (2) years

for a total suspension of NINE (9) YEARS AND 364 DAYS, upon the following conditions:

Good behavior. The Defendant shall be of good behavior for TEN (10) YEARS from the date of this Order.

Substance Abuse Screening. The Defendant shall complete any substance abuse screening, assessment, testing and treatment as directed by the Department of Corrections. The Defendant may be subject to payment of any fees associated with substance abuse treatment or intervention as required by the treatment or intervention program on an ability to pay basis.

Waiver of Feurth Amendment. The Defendant, pursuant to a voluntary plea agreement accepted by the Court and under which the Defendant is sentenced, has voluntarily waived the protections of the Fourth Amendment to the United States Constitution during the period of any period of probation, active or inactive, imposed by this Order or as modified or extended by any future Order of this Court. As a result, the Defendant shall submit to a search of the Defendant's person, residence, vehicle, luggage or other items in the Defendant's possession by law enforcement personnel at anytime during that period of probation.

Supervised probation. The Defendant is placed on probation to commence on the Defendant's release from incarceration, if any, under the supervision of a Probation Officer for THREE (3) YEARS, or unless sooner released or extended by the Court or by the Probation Officer. The Defendant shall comply with all the rules and requirements set by the Probation Officer.

Probation shall include substance abuse counseling and/or testing as prescribed by the Probation Officer.

Costs. The Defendant shall pay all court costs imposed, totaling \$\frac{\psi_05^{\infty}}{\text{per month beginning thirty}}\$, and may pay the costs in installments of not less than \$\frac{50}{00}\$, \$\text{OO}\$ per month beginning thirty days from the date of this Order or the Defendant's release from incarceration if an active sentence is imposed.

Restitution. There is no restitution due.

Operators License Suspension. Based upon the conviction for a drug offence, the Defendant's Virginia Operators License is suspended for six (6) months in each drug related case included in this order. The Court may consider by separate order a request by the Defendant for a restricted license if the Defendant is otherwise eligible for a Virginia operator's license.

DNA Sample. The Defendant is ordered to provide a sample of DNA as required of convicted felons under the provisions of the Code of Virginia, § 19.2-310.2.

Destruction of contraband held in investigation. The Defendant abandons all interest and ownership in contraband seized as evidence in this case, and any contraband not introduced as an exhibit in the trial shall be destroyed by the Sheriff of Grayson County or his duly designated deputy after the passage of thirty (30) days from this date unless an appeal shall be noted in this matter, in which case the contraband shall be held until the disposition of that appeal.

Prohibition concerning possession of firearms. The Defendant has been convicted of a felony in this Order, and the Defendant is advised that persons who have been convicted of a felony are prohibited by Federal and state law from possession of firearms, ammunition and explosive materials, and conviction of possession of such items after having been convicted of a felony can result in a subsequent felony conviction and incarceration.

Credit for time served. The Defendant shall be given credit for time spent in continement while awaiting trial on this charge pursuant to Code of Virginia \S 53.1-187.

DEFENDANT IDENTIFICATION:

Name: Darlene Louise Hudson

Alias:

SSN:

DOB: 01/12/1969

Sex: F

SENTENCING SUMMARY:

TOTAL SENTENCE IMPOSED: TEN (10) YEARS

TOTAL SENTENCE SUSPENDED: NINE (9) YEARS AND 364 DAYS

ACTIVE SENTENCE IMPOSED: ONE (1) DAY

COMMONWEALTH V. DARLENE LOUISE HUDSON

ENDORSEMENTS FOR SENTENCING ORDER:

__ Commonwealth's Attorney

__ Defendant's Attorney



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

CERTIFICATION OF DUPLICATE RECORDS

I, David E. Brown, D.C., Director of the Department of Health Professions, hereby certify that the attached Conviction and Sentencing Order entered August 30, 2011, regarding Darlene Louise Stout Hudson, L.P.N., is a true copy of the records received from the Circuit Court for the County of Carroll, Virginia.

David E. Brown, D.C.	Date: 12/3/15
David E. Biowii, D.C.	

CONVICTION AND SENTENCING ORDER

VIRGINIA: IN THE CIRCUIT COURT OF CARROLL COUNTY

FEDERAL INFORMATION PROCESSING STANDARDS CODE: 035

Hearing Date: June 20, 2011 Judge: BRETT L. GEISLER COMMONWEALTH OF VIRGINIA

V

DARLENE LOUISE HUDSON, DEFENDANT

This day came the defendant, who appeared in person with her attorney, Brandon R. Boyles. The Commonwealth was represented by Gragory G. Goad, Commonwealth's Attorney.

Whereupon the defendant waived arraignment and the Court having been advised by the defendant, her counsel, and the Attorney for the Commonwealth that there has been a plea agreement in this case, and such agreement in writing having been presented to the Court, and now filed herein, and having heard the evidence of the Attorney for the Commonwealth none being offered on behalf of the defendant, the Court accepts said agreement and the alford plea of guilty of the defendant tendered in person.

Having heard the evidence and the argument of counsel, the Court finds the defendant guilty of the following offenses:

Case Number	OFFENSE DESCRIPTION AND INDICATOR (F/M)	offense Date	VA. CODE SECTION	VCC CODE SECTION
10-388	Obtain Drugs by False Pretenses (F)	01/25/10	18.2-258.1 (A)	NAR-3016-F6
10-389	Obtain Drugs by False	02/09/10	18.2-258.1(A)	NAR-3016-F6

Pursuant to the provisions of Code \$ 19.2-298.01, the Court has considered and reviewed the applicable discretionary sentencing guidelines and the guidelines worksheets. The sentencing guidelines worksheets and the written explanation of any departure from the guidelines are ordered filed as a part of the record in this case.

1

800x 61 PAGE 538



The state of the s

Before pronouncing the sentence, the Court inquired if the defendant desired to make a statement and if the defendant desired to advance any reason why judgment should not be pronounced.

The Court SENTENCES the defendant to:

Incarceration with the **Virginia Department of Corrections** for the term of: **Five (5) years** on each count. The total sentence imposed is **Five (5) years**.

The Court SUSPENDS Five (5) years, upon the following condition(s):

These sentences shall run concurrently with each other.

In accordance with Virginia Code Section 18.2-259.1, the defendant's driver's license is suspended for six (6) months on each case for a total of twelve (12) months.

Supervised probation. The defendant is placed on probation, under the supervision of a Probation Officer for Five (5) years, or unless sooner released by the court or by the Probation Officer. The defendant shall comply with all the rules and requirements set by the Probation Officer. Probation shall include substance abuse counseling and/or testing as prescribed by the Probation Officer. While on probation, the defendant waives her Fourth Amendment rights regarding search and seizure by law enforcement.

Costs. The defendant is Ordered to pay unto the Commonwealth its costs in this case pursuant to law including any Court appointed counsel fee allowed by this Court. The defendant shall pay costs of \$50.00 per month beginning 30 days after June 20, 2011.

Credit for time served. The defendant shall be given credit for time spent in confinement while awaiting trial pursuant to Code § 53.1-187.

800k 61 PAGE 539

A STATE OF THE STA

DMA. It is further Ordered that pursuant to Section 19.2-310.3 of the Code of Virginia, as amended, the defendant shall have a fluid or tissue sample taken for analysis. The Court Orders the defendant to cooperate fully and promptly in permitting the said taking of the sample as required by law.

The Court certifies that at all times the defendant was personally present with her attorney who capably represented her.

Counsel for Defendant

8-30-1

ENTER:

JUDGE

DEFENDANT IDENTIFICATION:

Alias: none known

SSN: ***-**-2971

DOB: 01/12/1969

Sex: female

SERTENCING SUMMARY:

TOTAL SENTENCE IMPOSED: 5 yrs

TOTAL SENTENCE SUSPENDED: 5 yes

A TRUE COPY:

TESTE Col Julian CLERY

CARROLL COUNTY CIRCUIT COURT

800% 61 PAGE 540