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JUL 12 2012

VA BD OF NURSING

COMMONWEALTH of VIRGINIA

Dianne L. Reynolds-Cane, M.D.
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

July 12, 2012

LaToya Gray Wilson
1423 Custer Street
Petersburg, VA 23803

RE: License No.: 0002-073885

Dear Ms. Wilson:

CERTIFIED MAIL

DUPLICATE COPY
VIA FIRST CLASS MAIL

DATE 7/12/12

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 July 12, 2012. 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 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.

Sincerely,

Dianne L. Reynolds-Cane, M.D., Director
Department of Health Professions

cc: John A. March, Esquire
Enclosures
Case # 142788

VIRGINIA:

BEFORE THE DEPARTMENT OF HEALTH PROFESSIONS

IN RE: LaToya Gray Wilson, L.P.N.
License No.: 0002-073885

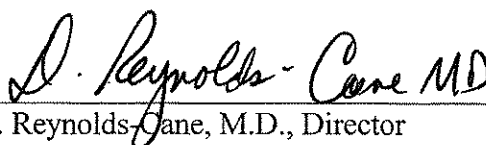
ORDER

In accordance with Section 54.1-2409 of the Code of Virginia (1950), as amended, ("Code"), I, Dianne L. Reynolds-Cane, M.D., Director of the Virginia Department of Health Professions, received and acted upon evidence that LaToya Gray Wilson, L.P.N., was found guilty of three (3) felony charges in the Circuit Court of the County of Dinwiddie, Virginia, to wit: Three (3) Counts of Obtain Money By False Pretense. A certified copy of the Trial and Sentencing Order is attached and is marked as Commonwealth's Exhibit No. 1.

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 license of LaToya Gray Wilson, L.P.N., to practice nursing in the Commonwealth of Virginia be, and hereby is, SUSPENDED.

Upon entry of this Order, the license of LaToya Gray Wilson, L.P.N., will be recorded as suspended and no longer current. Should Ms. Wilson 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.



Dianne L. Reynolds-Cane, M.D., Director
Department of Health Professions

ENTERED: _____

7-12-12



COMMONWEALTH of VIRGINIA

Dianne L. Reynolds-Cane, M.D.
Director

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CERTIFICATION OF DUPLICATE RECORDS

I, Dianne L. Reynolds-Cane, M.D., Director of the Department of Health Professions, hereby certify that the attached Trial and Sentencing Order entered June 11, 2012 regarding LaToya Gray Wilson, L.P.N., are true copies of the records received from the Circuit Court of the County of Dinwiddie, Virginia.

D. Reynolds-Cane MD

Date: 7-12-12

Dianne L. Reynolds-Cane, M.D.

TRIAL AND SENTENCING ORDER

VIRGINIA: IN THE CIRCUIT COURT OF THE COUNTY OF DINWIDDIE

FIPS CODE: 053C

Hearing Date: June 6, 2012
Judge: Paul W. Cella



COMMONWEALTH OF VIRGINIA, PLAINTIFF

v.

LATOYA WILSON, DEFENDANT

The defendant came before the Court for trial and appeared in person with her self-retained counsel, John A. March, as confirmed in this Court after inquiry. The Commonwealth was represented by Nicole Sydnor, Assistant Attorney General, Special Prosecutions and Organized Crime Section.

The defendant stands before the Court charged as follows:

CASE NUMBER	OFFENSE DESCRIPTION AND INDICATOR (F/M)	OFFENSE DATE	VA. CODE SECTION	VCC
CR11000704-00	Obtain Money By False Pretense (F)	02-27-08	18.2-178	FRD2743F9
CR11000705-00	Obtain Money By False Pretense (F)	02-28-08	18.2-178	FRD2743F9
CR11000706-00	Obtain Money By False Pretense (F)	02-28-09	18.2-178	FRD2743F9
CR11000707-00	Obtain Money By False Pretense (F)	08-29-09	18.2-178	FRD2743F9
CR11000708-00	Obtain Money By False Pretense (F)	03-01-10	18.2-178	FRD2743F9
CR11000709-00	Obtain Money By False Pretense (F)	09-02-10	18.2-178	FRD2743F9
CR11000710-00	Obtain Money By False Pretense (F)	03-03-11	18.2-178	FRD2743F9

The parties have entered into a written plea agreement in accordance with Rule 3A:8(c).

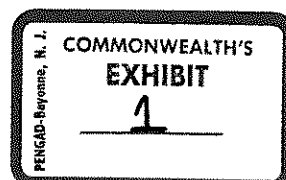
The Court, after questioning the defendant, hereby corrects the court records to reflect the defendant's Date of Birth as [REDACTED]

Whereupon the Attorney for the Commonwealth made a motion to Nolle Prosequi the following indictments:

CASE NUMBER	OFFENSE DESCRIPTION AND INDICATOR (F/M)	OFFENSE DATE	VA. CODE SECTION	VCC
CR11000707-00	Obtain Money By False Pretense (F)	08-29-09	18.2-178	FRD2743F9
CR11000708-00	Obtain Money By False Pretense (F)	03-01-10	18.2-178	FRD2743F9
CR11000709-00	Obtain Money By False Pretense (F)	09-02-10	18.2-178	FRD2743F9
CR11000710-00	Obtain Money By False Pretense (F)	03-03-11	18.2-178	FRD2743F9

for reasons stated to the record, to which motion the defendant by counsel did not object, and the Court hereby grants said motion and therefore these indictments are Nolle Prosequi.

Whereupon the defendant was arraigned as charged on indictments CR11000704-00 Obtain Money By False Pretense, CR11000705-00 Obtain Money By False Pretense, and CR11000706-00 Obtain Money By False Pretense, and after being advised by her counsel pleaded **GUILTY** to these indictments, which plea



was tendered by the defendant in person.

The Court, having made inquiry and being of the opinion that the defendant fully understood the nature and effect of the pleas and of the penalties that may be imposed upon convictions and of the waiver of trial by jury and of appeal, proceeded to try the case without the intervention of a jury as provided by law.

Having heard the evidence and the argument of counsel, the Court finds the defendant guilty of the following offense(s):

CASE NUMBER	OFFENSE DESCRIPTION AND INDICATOR (F/M)	OFFENSE DATE	VA. CODE SECTION	VCC
CR11000704-00	Obtain Money By False Pretense (F)	02-27-08	18.2-178	FRD2743F9
CR11000705-00	Obtain Money By False Pretense (F)	02-28-08	18.2-178	FRD2743F9
CR11000706-00	Obtain Money By False Pretense (F)	02-28-09	18.2-178	FRD2743F9

The defendant by counsel, the Attorney for the Commonwealth, and the Court waived the preparation of a Pre-sentence Report as provided in accordance with the provisions of Virginia Code Section 19.2-299.

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: Ten (10) years on the charge of CR11000704-00 Obtain Money By False Pretense, Ten (10) years on the charge of CR11000705-00 Obtain Money By False Pretense, and Ten (10) years on the charge of CR11000706-00 Obtain Money By False Pretense. The total sentence imposed is **Thirty (30) years**.

This sentence shall run **consecutively** with all other sentences.

The Court **SUSPENDS** Ten (10) years of the CR11000704-00 Obtain Money By False Pretense sentence, Ten (10) years of the CR11000705-00 Obtain Money By False Pretense sentence, and Nine (9) years Nine (9) months of the CR11000706-00 Obtain Money By False Pretense sentence, for a total suspension of **Twenty-nine (29) years Nine (9) months**, upon the following condition(s):

Good Behavior. The defendant shall be of good behavior for a period of Ten (10) years for CR11000704-00 Obtain Money By False Pretense, Ten (10) years for CR11000705-00 Obtain Money By False Pretense, and Ten (10) years for CR11000706-00 Obtain Money By False Pretense.

DNA Testing. It is further ordered that pursuant to Virginia Code §19.2-310.2 the defendant shall give a sample of DNA for analysis, and that the Commonwealth shall recover its costs about its prosecution in this behalf expended. Upon completion of these procedures, the defendant shall be released but shall be subject to the terms and conditions of any other orders governing the defendant's release and/or incarceration.

State Supervised Probation. The defendant is placed on probation to commence on release from incarceration, under the supervision of a Probation Officer for an indefinite period of time, until 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.

Costs. The defendant shall pay court costs, including attorney fees, plus any additional fees as deemed appropriate by the Court and authorized by statute.

Restitution. The defendant shall make restitution in the amount of \$15,400.77. The defendant shall pay \$12,400.77 immediately through the Office of The Attorney General. The remaining \$3,000.00 shall be paid through the Dinwiddie County Circuit Court Clerk's Office within Sixty (60) days. The Clerk is directed to forward these funds to the victim, The Department of Behavioral Health and Developmental Services.

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 defendant is allowed to depart on the condition the defendant reports to the Dinwiddie County Jail on June 28, 2012 for preparation of paperwork, and to the Meherrin Regional Jail on July 9, 2012 to begin serving the active sentence imposed. If eligible under the Meherrin Regional Jail programs, the defendant is authorized to serve the first Forty-seven (47) days under the Work Release Program, and the remaining Thirty (30) days on Weekends.

06/11/2012

DATE

Paul W. Cella
JUDGE

DEFENDANT IDENTIFICATION:

Alias:

SSN: [REDACTED]

DOB: [REDACTED]

Sex: Female

SENTENCING SUMMARY:

TOTAL SENTENCE IMPOSED: Thirty (30) years

TOTAL SENTENCE SUSPENDED: Twenty-nine (29) years Nine (9) months

TOTAL SENTENCE TO SERVE: Three (3) months

COPY, TESTE:

John Barrett Chappell, Jr.

JUL 05 2012

DINWIDDIE CIRCUIT COURT

M. W. Mills, Deputy Clerk