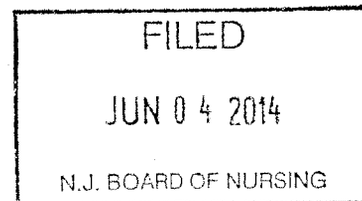


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STATE OF NEW JERSEY  
DEPARTMENT OF LAW & PUBLIC SAFETY  
DIVISION OF CONSUMER AFFAIRS  
STATE BOARD OF NURSING

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IN THE MATTER OF THE  
LICENSE OF

Administrative Action

ADONIS ARIEL A. ALZADON, L.P.N.  
LICENSE # NP 06514600

CONSENT ORDER

TO PRACTICE NURSING IN THE  
STATE OF NEW JERSEY

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This matter was opened to the New Jersey State Board of Nursing ("Board") upon receipt of information alleging that while employed at Camp Marcella, in June of 2012, respondent became aware that a camper's prescribed medication, Dilantin, did not agree with the dosage on the medication order in the

camp records. According to the Camp Director, respondent was asked to resolve the issue, left two messages, but did not follow through with calls that reached the physician or the camper's caregivers.

From June 24, 2012 through June 27, the camper, E.K., did not receive Dilantin and subsequently suffered a seizure at camp. Respondent claims that the camper was not included among the cabins to which he was assigned. The Board finds that as respondent was admittedly aware from the date of the camper's arrival that the Dilantin would not be administered until the discrepancies in the prescription and the physician order were resolved, his failure to follow through and see to it that the problem was resolved constituted professional misconduct within the intendment of N.J.S.A. 45:1-21(e).

Moreover, respondent indicated on his 2012 renewal application that he would timely complete continuing education requirements for the 2010-2012 renewal period by May 31, 2012. However, respondent was able to demonstrate completion of only 16.6 contact hours of nursing continuing education for the 2010-2012 renewal period. Accordingly, the Board finds that respondent engaged in misrepresentation on his 2012 renewal application in violation of N.J.S.A. 45:1-21(b), and failed to

timely complete required continuing education in violation of  
N.J.A.C. 13:37-5.3.

Inasmuch as respondent has left the New Jersey area and no longer intends to practice nursing in the State, and the parties desiring to resolve this matter without further proceedings and without admissions, and for other good cause shown,

IT IS, ON THIS 4<sup>th</sup> DAY OF June, 2014

HEREBY ORDERED AND AGREED THAT:

1. Respondent hereby voluntarily surrenders his New Jersey nursing license.
2. A reprimand is hereby imposed for respondent's violation of N.J.S.A. 45:1-21(b).
3. A \$250.00 civil penalty is hereby imposed for the violation of N.J.A.C. 13:37-5.3. Payment shall be in the form of a certified check, money order or attorney trust account check, made payable to the State of New Jersey, and shall be submitted along with this signed order.
4. Respondent shall not seek reinstatement of his New Jersey license until he is able to demonstrate completion of the additional 13.4 contact hours of continuing education in order to satisfy the 2010-2012 renewal requirements, with at least one

of the courses submitted to consist of a Board-approved course in medication administration.

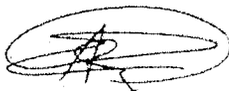
NEW JERSEY STATE BOARD OF NURSING

*Patricia Murphy* PLD, APRN

By:

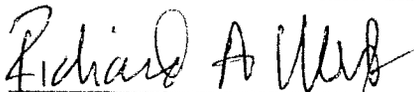
Patricia Ann Murphy, PhD, APN, C

I have read and understand  
The within Consent Order and  
Agree to be bound by its terms.



Adonis A. Alzadon, L.P.N.

Consent as to form and entry:



3/30/14

Richard A. West, Esq.  
Attorney for respondent