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PROFESSIONAL	FINDINGS	RESOLUTION
<b>Jean Bernal</b> LISAC-10372 2006-0034	<p>Between 02/04 and 07/05, the professional provided treatment to 2 families. In 02/04, the professional received credible evidence that one child from one family abused another child from the other family. The professional did not report this abuse to authorities as required until 20 months later. The professional failed to obtain any consent for treatment documentation for either family. The professional failed to develop any treatment planning documentation for either family. The professional failed to sign and did not note the duration of sessions on her progress notes. After licensure, the professional was not legally allowed to provide marriage and family therapy. The professional failed to renew her license before it expired on 06/30/06. The professional's license was suspended by operation of law pending the resolution of the complaint.</p>	<p><b>Board Action 01/09/09 Consent Agreement and Order:</b> Had the professional remained licensed, she would have been required to surrender her license. The surrender would have been considered a revocation of her license.</p>
<b>Nadine Bowen-Wilson</b> LISAC-10299 2008-0065	<p>The professional was part-owner of an agency where the majority of agency clients were referrals from Maricopa County Adult Probation regarding court ordered treatment. The professional approached a client for assistance in refinancing her personal loans. On 01/24/08, the professional and the client signed an interest free loan agreement in the amount of \$148,000. Despite her recognition that the loan was inappropriate, the professional took no action to cancel the loan agreement. The professional failed to inform the Board that she had been arrested in 1999 for a criminal offense and failed to provide accurate employment history information on her CSAC application.</p>	<p><b>Board Action 01/09/09 Consent Agreement and Order:</b> The professional's license shall be surrendered. The surrender shall be considered a revocation of her license.</p>
<b>Jeffrey A. Jensen</b> LCSW-12442 2008-0031	<p>The professional was licensed subject to a consent agreement dated 02/06/08. The professional's health prevents him from working as a behavioral health professional and complying with the terms of the 02/06/08 consent agreement.</p>	<p><b>Board Action 01/09/09 Interim Consent Agreement and Order:</b> The professional shall not practice under his license. This restriction shall be considered a suspension of his license.</p>
<b>Steve J. Sadler</b> LISAC-1540 2006-0084	<p>See 2007 Adverse Action Report</p>	<p><b>Board Action 01/09/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 04/06/07.</p>
<b>Renee Stofko</b> LCSW-10145 2007-0008 2007-0013	<p>The professional treated Client between 03/03 and 04/03 for depression and anxiety. The professional failed to develop any treatment planning documentation. The Client returned to the professional for treatment between 09/05 and 06/06. The professional failed to obtain any written consent for treatment documentation. In 01/05, the professional updated Client's treatment plan to include substance abuse treatment. Client did not sign the treatment plan. Client began intensive outpatient substance abuse treatment. In 02/06, Client voiced her desire to go to church and her fear of going alone. The professional invited Client to attend church. Client met the professional's husband, and would sit with the professional in church. The professional asked Client whether she would like to change from secular counseling to biblical counseling, which the Client accepted. The professional failed to obtain any written consent for treatment for the biblical counseling and failed to develop any updated treatment planning documentation.</p>	<p><b>Board Action 01/09/09 Consent Agreement and Order:</b> minimum 12 months probation; minimum 6 months clinical supervision; 6-clock hours of continuing education in clinical recordkeeping; 3-semester credit hour graduate level ethics course.</p>
<b>Joalene Whitmer</b> LPC-11851 2007-0158	<p>The professional treated Husband and Wife from 08/05 through 02/06. The professional continued to treat Husband individually through 04/07. The professional failed to develop any written treatment planning documentation regarding Husband or Wife. On 03/30/07, the professional wrote a "To Whom It May Concern" letter releasing confidential information about Wife without Wife's written authorization.</p>	<p><b>Board Action 01/09/09 Consent Agreement and Order:</b> minimum 12 months probation; 3-clock hours of continuing education each in clinical recordkeeping and behavioral health ethics.</p>

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<p><b>Rebecca Williamson</b> LPC-12060 2007-0009</p>	<p>The professional admitted to dispensing unused or discarded medication to SMI clients when they could not get needed medications. The professional admitted to throwing away medication bottles containing medication in violation to agency policies. The professional threw away confidential client information rather than shredding the documents pursuant to agency policies. Following the professional's termination, the professional continued contact with 3 SMI former clients that she treated at the agency. Included in this contact was a breach of confidentiality when she used a friend's cell phone for the return calls to clients. In 01/07, the professional was offered a consent agreement that included a one-year suspension. The professional subsequently contacted one of her clients to apologize. On 03/30/07, the professional entered into an Interim Consent Agreement not to practice. On 05/05/08, the Board received the professional's written request for reinstatement of her license.</p>	<p><b>Board Action 01/09/09 Consent Agreement and Order:</b> The professional's license was released from the Interim Consent Agreement and placed on probation for a minimum of 24 months with the following stipulations: the professional may practice only under direct supervision and may not practice independently; within 12 months, 3-semester credit hour graduate level ethics course; minimum 24 months clinical supervision; minimum 24 months of therapy.</p>
<p><b>Lisa Moody</b> LISAC-10353 2008-0064</p>	<p>The professional was part-owner of an agency where the majority of agency clients were referrals from Maricopa County Adult Probation regarding court ordered treatment. On 01/24/08, the professional and the client signed an interest free loan agreement in the amount of \$148,000. Despite her recognition that the loan was inappropriate, the professional took no action to cancel the loan agreement.</p>	<p><b>Board Action 01/09/09 Board Order:</b> The professional's license will be suspended for 12 months; following reinstatement of the professional's license, the license shall be placed on a minimum 24 month probation, including the following stipulations: 3-semester credit hour graduate level ethics course; shall only practice in an OBHL licensed agency in which the professional has no ownership interest; minimum 24 months of clinical supervision.</p>
<p><b>Eric Cross</b> LISAC-1339 2006-0148</p>	<p>In 02/03, the professional completed Board verification forms attesting to the fact that an applicant for substance abuse licensure completed over 4800 hours of supervised work experience in substance abuse counseling between 2001 and 2003. Based upon the professional's verification, the applicant received a CSAC in 06/03. In 01/04, the applicant admitted that she did not provide substance abuse counseling services and the professional completed her Board supervision forms as a "favor" to her. In 08/05, the professional completed Board verification forms for another applicant attesting to 15 months of supervised work experience and 24 hours of clinical supervision between 2002 and 2003. The agency personnel records reflected the applicant's employment to be only 4 months. The professional failed to renew his license before it expired on 06/30/07. The professional's license was suspended by operation of law pending the resolution of the complaint.</p>	<p><b>Board Action 01/09/09 Consent Agreement and Order:</b> Had the professional remained licensed, he would have been required to surrender his license. The surrender would have been considered a revocation of his license.</p>
<p><b>Sandra Tursini</b> LPC-0362 2006-0125</p>	<p>The professional disclosed Client's confidential information to a family member without written authorization.</p>	<p><b>Board Action 01/14/09 Consent Agreement and Order approved by the Board on 12/05/08:</b> Order of Censure; minimum 12 months probation; 3-clock hour seminar in ethics.</p>

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<p><b>Christiane Heyde</b> LISAC-0880 2006-0086</p>	<p>After licensure, the professional provided general mental health counseling to Client, which was outside her scope of practice as a substance abuse counselor. Client signed a limited authorization to release information. The professional released information outside the scope of Client's limited release authorization. The professional made several mental health diagnoses without an appropriate behavioral health assessment.</p>	<p><b>Board Action 01/26/09 Consent Agreement and Order approved by the Board on 11/07/08:</b> a minimum 12 months probation; 4-clock hour seminars in each of the following areas: clinical documentation requirements and HIPAA; minimum 12 months clinical supervision.</p>
<p><b>Carolyn Bennett</b> LISAC-11493 2005-0112 2008-0076</p>	<p><b>Complaint No. 2005-0112:</b> In 08/04, the professional began working at an agency that prohibited counselors from transporting client records. In 01/05, the professional transported client records from the agency to the professional's home. The professional left her briefcase containing the client records in the parking lot of her apartment complex, which was missing when she returned to the parking lot. In 02/05, the professional was terminated. <b>Complaint No. 2008-0076:</b> In 04/04, the professional was employed at another agency that included a residential substance abuse treatment center. The professional provided group treatment to Client and later borrowed \$600 from Client. Client offered to allow the professional to live in a home on Client's property. After being terminated from the agency, the professional contacted Client and moved into a home located on Client's property. The professional lived in this home for 2 months and did not pay rent. The professional also spent time at Client's home in Mexico.</p>	<p><b>Board Action 02/06/09 Consent Agreement and Order, executed 02/23/09:</b> a minimum 36 months probation; shall only practice under direct supervision; shall not provide individual or group psychotherapy while on probation; provide an annual report to the Board regarding employment status; a minimum 36 months of clinical supervision; within 12 months, 3-semester credit hour community college level ethics course.</p>
<p><b>Sherry Forsyth Burk</b> LPC-1730 2004-0007 2008-0067 2008-0068 2008-0100 2009-0038</p>	<p><b>Complaint No. 2004-0007:</b> The professional failed to comply with the terms and conditions of the 11/31/06 Consent Agreement and Order. <b>Complaint No. 2008-0067 and 2008-0068:</b> The professional included confidential client information and problems she experienced as a result of Complaint No. 2004-0007 in an email that was sent to a long list of recipients. The professional failed to obtain a consent for treatment for Client or develop any treatment planning documentation. In 10/07, the professional sent a letter regarding Client without a release of information authorization. <b>Complaint No. 2008-0100:</b> The professional sent confidential client information to the wrong insurance company. Upon being denied reimbursement for services, the professional sent Client's account to collections and failed to respond to Client's efforts to communicate regarding the disputed billings. <b>Complaint No. 2009-0038:</b> This complaint was opened because of the professional's non-compliance with the consent agreement and order resulting from Complaint No. 2004-0007.</p>	<p><b>Board Action 02/06/09 Consent Agreement and Order:</b> probation until the professional's license expires on 03/31/09; while on probation, the professional shall not practice; the professional agrees not to renew her license or reapply for licensure for a period of 5 years; when the professional's license expires, the professional is prohibited from engaging in the practice of behavioral health or claiming to be a licensee in Arizona.</p>
<p><b>Charles Hare</b> LCSW-11897 2007-0099</p>	<p>See 2007 Adverse Action Report</p>	<p><b>Board Action 02/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 03/12/07.</p>
<p><b>Joan Emont Leshner</b> LCSW-10163 2004-0031</p>	<p>See 2007 Adverse Action Report</p>	<p><b>Board Action 02/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 10/09/07.</p>
<p><b>Eric Putnam</b> LAC-12435 2006-0160</p>	<p>See 2006 Adverse Action Report</p>	<p><b>Board Action 02/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 09/08/06.</p>

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<p><b>Kris Radke</b> LPC-0186 2005-0085 2005-0134 2006-0049</p>	<p>See 2007 Adverse Action Report</p>	<p><b>Board Action 02/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 03/05/07.</p>
<p><b>Kathleen Wales</b> LMSW-12318 2007-0055</p>	<p>See 2007 Adverse Action Report</p>	<p><b>Board Action 02/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 04/06/07.</p>
<p><b>Lawrence Minniefield</b> LPC-12797 2005-0131</p>	<p>See 2005 Adverse Action Report</p>	<p><b>Board Action 02/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 07/08/05.</p>
<p><b>Mary Perdue</b> LPC-10874 2008-0052</p>	<p>The professional's consent for treatment form that Client signed did not contain information regarding methods for Client to obtain information about her treatment records and did not address Client's right to refuse any recommended treatment or to withdraw the informed consent for treatment.</p>	<p><b>Board Action 02/06/09 Consent Agreement and Order:</b> Order of Censure.</p>
<p><b>Jane Trautmann</b> LAC-11706 2009-0063</p>	<p>In 05/08, the professional submitted her Licensed Professional Counselor application. The professional failed to disclose the details of her employment history, including disciplinary action and terminations, on her 04/06 and 05/08 licensed associate counselor renewal applications, as required. The professional worked under performance improvement plans at several agencies regarding her ability to complete timely and/or complete documentation, boundary issues, and minimization of concerns presented to her by clinical supervisors.</p>	<p><b>Board Action 02/06/09 Consent Agreement and Order:</b> a minimum 24 months probation; denial of the Licensed Professional Counselor application for failure to meet qualifications; a minimum 24 months of clinical supervision.</p>
<p><b>JoAnn Preston</b> LISAC-1578 2009-0076</p>	<p>On 01/09/09, the professional notified the Board that she had experienced a substance abuse relapse.</p>	<p><b>Board Action 02/06/09 Interim Consent Agreement and Order:</b> The professional shall not practice under her license. This restriction shall be considered a suspension of her license.</p>
<p><b>Kathy Dober</b></p>	<p>The Board received information that the professional misrepresented herself to the public and an employer as a licensed professional counselor and displayed a fraudulent license in her office. The professional acknowledged her misrepresentation.</p>	<p><b>Board Action 02/06/09 Cease and Desist Order:</b> The professional is to immediately and permanently cease and desist from providing behavioral health services and is assessed a civil penalty in the amount of \$500.</p>
<p><b>Eric Cruestas-Thompson</b> LCSW-12502 LISAC-10713 2007-0075</p>	<p>See 2007 Adverse Action Report</p>	<p><b>Board Action 03/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 12/10/07.</p>

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<p><b>Michall Moore</b> LAC-12325 2008-0054</p>	<p>The professional misrepresented his employment status with 2 different agencies in communications with the Board, solicited clients for his neurofeedback private practice from his psychotherapy clients, failed to maintain adequate client records, engaged in independent practice while licensed as a LAC, failed to complete a behavioral health assessment or a substance abuse assessment for a client with serious substance abuse issues, and engaged in a pattern of harassment after his supervisor filed a Board complaint against him.</p>	<p><b>Board Action 03/06/09 Consent Agreement and Order:</b> a minimum 24 months probation; within 12 months, complete a 3-semester credit hour graduate level ethics course; complete a 3-semester credit hour graduate level diagnosis, assessment and treatment planning course; 3-clock hours regarding HIPAA requirements; 3-clock hours regarding clinical recordkeeping requirements; the professional shall only work at an OBHL licensed agency; the professional is prohibited from providing any type of neurofeedback services to current or former psychotherapy clients; a minimum 24 months clinical supervision.</p>
<p><b>Danielle Reed</b> LCSW-12155 2007-0132</p>	<p>In 05/06, the professional, a LMSW at the time, worked for and received clinical supervision from John Stapert, Ph.D. The professional began providing psychotherapy to Mother, Daughter, and Son, at Mother's request. Mother and Father were divorced with joint legal custody of Daughter and Son. The professional failed to inform Mother or Father that Dr. Stapert provided clinical supervision for services provided by the professional. The fee structure in the forms used by the professional failed to adequately describe the appropriate fees. The insurance company reimbursed Dr. Stapert at a psychologist's rate for services the professional provided to Daughter and Son. The professional failed to conduct a formal psychosocial assessment and did not develop a written treatment plan for Mother, Daughter and Son. The progress notes did not document session duration and many contained little or no meaningful information. At least 36 sessions were not documented. Telephone conversations were not documented. The professional wrote a letter to the court without a written release from Mother. The professional failed to release the children's records to Father, as requested.</p>	<p><b>Board Action 03/06/09 Consent Agreement and Order:</b> a minimum 12 months probation; within 12 months, complete 6-clock hour seminar in clinical recordkeeping; a minimum 12 months of clinical supervision.</p>
<p><b>Michael Teta</b> LISAC-1655 2006-0071</p>	<p>The professional failed to disclose his service as a priest from 09/78 through 03/90 on his initial application for certification, as required. The professional misrepresented his employment history on an employment application for a behavioral health position. The professional's misrepresentations allowed him to avoid disclosure of an on-going church investigation into his actions while serving as a priest. The professional stopped working as a counselor in 2005 due to a medical condition for which he is receiving on-going treatment. The professional failed to disclose medical issues preventing him from practicing on his 2006 and 2008 license renewal applications.</p>	<p><b>Board Action 03/06/09 Consent Agreement and Order:</b> The professional's license shall be suspended.</p>
<p><b>Dylan Machado</b> LMSW-10758 2006-0008</p>	<p>The professional has only been licensed as a LMSW. He has never been licensed as a LCSW. In 05/05, Client sought the services of a LCSW pursuant to a court order. At the professional's home-based independent practice, he had a sign stating that he was a LCSW. He presented Client with a business card with a LCSW designation. Client had 2 sessions with the professional. The only records the professional had regarding Client were 2 progress notes, which were not signed and did not note the duration of the sessions. The professional failed to renew his LMSW license.</p>	<p><b>Board Action 03/06/09 Order:</b> The professional's license is revoked.</p>

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<p><b>Kevin Christopher (FKA Wisz)</b> LSAT-Applicant 2009-0065</p>	<p>The applicant applied for a substance abuse technician license in 07/08. The applicant had a lengthy history of substance abuse, including extreme DUI arrests in 2004 and 2006. The applicant failed to comply with aftercare treatment recommendations following his 2007 inpatient treatment. The applicant had 2 reported relapses following his inpatient treatment. On 11/21/08, the Substance Abuse Credentialing Committee recommended to the Board to deny the application because of unprofessional conduct. On 01/09/09, the Board affirmed the Committee's recommendation.</p>	<p><b>Board Action 03/06/09 Order:</b> The applicant's application for licensure is denied.</p>
<p><b>Teresa O'Brien</b> LAC-12220 2007-0076</p>	<p>The professional was employed at an agency from 05/05 through 10/06. An 04/06 performance evaluation indicated that the professional was to increase the quality of her work in all areas. In 07/06, the professional incorrectly indicated in a progress report that a supervisor had provided an assessment for a client who subsequently committed suicide. When confronted with this error, the professional agreed to correct the note. The professional's corrected note continued to include misrepresentations. The agency terminated the professional after it was discovered that the professional failed to file a CPS report of possible molestation of a minor client in a timely manner. The professional failed to renew her LAC license.</p>	<p><b>Board Action 03/06/09 Order:</b> The professional's license is revoked.</p>
<p><b>Robert Stankaitis</b> LISAC-10290 2006-0111</p>	<p>When the professional applied for certification, he disclosed a significant criminal and substance abuse history. The Board approved the professional's certification subject to a consent agreement focusing on relapse prevention. The professional relapsed on alcohol in 2005. Also in 2005, the professional was arrested for several domestic violence incidents. The professional failed to report his relapse, 2005 arrests, and pending disciplinary action in another state to the Board in a timely manner. In 2008, the professional was convicted of criminal mischief, which he failed to report to the Board in a timely manner.</p>	<p><b>Board Action 03/06/09 Consent Agreement and Order:</b> The professional's license shall be surrendered. The surrender shall be considered a revocation of his license.</p>
<p><b>Rosann Schaye</b> LPC-0454 2008-0029</p>	<p>The professional treated Client between 06/07 through 09/07. The professional was an independent consultant for a mail-order company. The professional enrolled Client as a consultant with the same company, listing the professional as the Client's sponsor. Client had to pay a fee for signing up with the mail-order company. The professional indicated she received no payment or benefit from the mail-order company from Client's participation. The professional indicated that signing up Client with the mail-order company was for therapeutic reasons, but the professional failed to document the therapeutic value of this activity. In 09/07, Client cancelled future appointments with the professional due to her discomfort with discussions regarding the mail order company during her therapy sessions. Client sought subsequent counseling to help her deal with the negative feelings she experienced as a result of becoming involved in the mail order business. The professional failed to maintain adequate client records.</p>	<p><b>Board Action 03/06/09 Consent Agreement and Order:</b> a minimum 24 months probation; complete 3-clock hour seminar in clinical recordkeeping; complete 3-clock hour seminar in ethics; a minimum 24 months clinical supervision focusing on inappropriate dual relationships and clinical recordkeeping.</p>
<p><b>Brenda S. Taylor</b> LISAC-1503 2009-0089</p>	<p>The professional relapsed in 1996 after being sober for 7 years. In 03/08, the professional completed a 5-day detoxification program. The detoxification program referred the professional to out-patient therapy. The professional refused the out-patient treatment and did not seek any other therapy. The professional is not currently working under her license.</p>	<p><b>Board Action 03/06/09 Interim Consent Agreement and Order:</b> The professional shall not practice under her license. This restriction shall be considered a suspension of her license.</p>
<p><b>Thaddeus M. Ryan</b> LMSW Applicant</p>	<p>The professional's LMSW application was denied due to active habitual intemperance, a felony conviction, and use of deceit in establishing qualifications.</p>	<p><b>Board Action 03/06/09:</b> The applicant's LMSW licensure application was denied for unprofessional conduct.</p>
<p><b>Courtney J. Woodworth</b> LAMFT Applicant</p>	<p>The professional's LAMFT application was denied due to failing to furnish information within a specified time to Board investigators, if legally requested by the Board.</p>	<p><b>Board Action 03/06/09:</b> The applicant's LAMFT licensure application was denied for unprofessional conduct.</p>

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<p><b>Celia G. Boone</b> LMSW-3400 2002-0047 2008-0102 2009-0070</p>	<p>The professional was subject to terms and conditions of a 04/07/06 Board Order and failed to comply with this Board Order. The professional was subject to terms and conditions of a 08/01/08 Board Order and failed to comply with this Board Order. The professional told the Board that she was unable to comply with the 08/01/08 Board Order and wanted to surrender her license.</p>	<p><b>Board Action 04/03/09 Consent Agreement and Order:</b> The professional's license shall be surrendered to the Board. The surrender shall be considered a revocation.</p>
<p><b>Yola Ghammashi</b> LPC-1842 2006-0091</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 03/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 12/22/08.</p>
<p><b>David Heward</b> LISAC-11814 2007-0005</p>	<p>The professional co-owned an agency ("Agency"). The professional became personally involved with Client 1, including staying overnight in Client 1's hotel room when Client 1 was going through detoxification. As a behavioral health professional, he was not qualified to assess or treat Client 1 for medical issues related to detoxification. The professional and the professional's friend also went to Client 1's home. The professional accepted money for himself and his friend for assisting Client 1. The professional also borrowed money from Clients 1, 2 and 3. The professional was terminated from Agency because of his ongoing contacts with Client 1. The professional indicated he "missed" Client 1's friendship.</p>	<p><b>Board Action 04/03/09 Consent Agreement and Order:</b> The professional's license shall be surrendered to the Board. The surrender shall be considered a revocation.</p>
<p><b>Maria G. Kinsella</b> LISAC-1590 2006-0021</p>	<p>The professional indicated that serious medical issues prevent her from working or participating in the Board's investigation of the complaint.</p>	<p><b>Board Action 04/03/09 Interim Consent Agreement and Order:</b> The professional shall not practice under her license. This restriction shall be considered a suspension of her license.</p>
<p><b>Donald T. Nichols</b> LISAC-11603 2007-0146 2007-0148</p>	<p>The professional owned an agency ("Agency"). The professional treated Wife for a shoplifting addiction and Husband for alcohol addiction. The professional sometimes treated Wife and Husband jointly. In 07/05, the professional terminated Wife's treatment and hired Wife to work at Agency in 08/05. The professional continued to treat Husband until 10/05, when Wife obtained a restraining order against Husband, preventing him from being at Agency. From approximately 02/06 through 04/07, the professional and Wife had a sexual relationship. The professional failed to obtain a dated and signed informed consent for treatment, to develop any treatment planning documentation, and wrote illegible progress notes regarding Husband's treatment. The professional failed to comply in a timely fashion with a Board subpoena requiring the production of his records regarding Wife's treatment and joint sessions he provided to Husband and Wife.</p>	<p><b>Board Action 04/03/09 Consent Agreement and Order:</b> The professional's license shall be surrendered to the Board. The surrender shall be considered a revocation.</p>
<p><b>Larry D. Pam</b> LISAC-10311 2009-0033</p>	<p>The professional abused prescriptive pain killers during the past year. A random review of several Arizona pharmacy records indicated that the professional continued to abuse prescriptive pain medication after seeking detoxification and intensive outpatient treatment in 2007.</p>	<p><b>Board Action 04/03/09 Interim Consent Agreement and Order:</b> The professional shall not practice under his license. This restriction shall be considered a suspension of his license.</p>
<p><b>Priscilla W. Reynolds</b> LCSW-0314 2004-0040</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 04/03/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 03/11/08.</p>

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<p><b>Trudy Sloane-Farrell</b> LCSW-2164 2007-0123</p>	<p>The professional treated Sons on 10/14/06 and 11/10/06. The professional failed to obtain a dated and signed informed consent for treatment before treating Sons.</p>	<p><b>Board Action 04/03/09 Consent Agreement and Order:</b> a minimum 6 months probation; complete a 6-clock hour seminar in ethics.</p>
<p><b>Sandra A. Tursini</b> LPC-0362 2006-0125</p>	<p>See 2009 Adverse Action Report</p>	<p><b>Board Action 04/03/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 01/15/09.</p>
<p><b>Benjamin Tyau</b> LAC-12294 2009-0073</p>	<p>In 2005, the professional acknowledged that his strong religious beliefs affected his conduct as a therapist. In 05/06, the professional entered into a consent agreement with the Board. While under probation, the professional was terminated from 3 different agencies and put on a performance improvement plan at a 4th agency. His terminations were the result of sharing his personal religious beliefs with clients, telling minor clients not to return for counseling, using his office computer to send personal email communications sharing the gospel, praying in sessions, and performance problems. On his 04/08 LAC renewal application, he failed to disclose disciplinary sanctions imposed by Agency 4, as required. On his employment application at Agency 4, he failed to disclose his employment and termination from Agency 2. When the professional was released from the consent agreement, he submitted his LPC application and failed to disclose Agency 4's disciplinary action and failed to provide any written explanation regarding his "Yes" answer to the background question about being terminated, as required.</p>	<p><b>Board Action 04/03/09 Consent Agreement and Order:</b> a minimum 24 months probation; complete a 3-clock hour seminar in cultural diversity; complete a 6-clock hour seminar in ethics; a minimum 24 months of clinical supervision.</p>
<p><b>Donald P. Thomas</b> LPC-10230 LISAC-11843 2009-0039</p>	<p>In 11/07, the professional began treating a teenage female client. The professional provided treatment without obtaining a written informed consent for treatment from Client's legal guardian. The professional failed to obtain Client's legal guardian's signature on Client's treatment plan. The professional went to Client's school for a session and failed to obtain permission from Client's legal guardian and failed to obtain permission to see Client at the school. The professional disclosed his own history of marijuana use and stated that he had no problem if marijuana was the only drug that Client had used. The professional failed to document any clinical assessment regarding Client's drug use. During the final session, Client felt extremely uncomfortable because the session had been scheduled late at the office when no one else was there and because the professional engaged in a discussion about the sexual attractiveness of bipolar women during the manic phase. The need to discuss sexual issues with Client was not part of Client's treatment plan and was not discussed with Client's legal representative.</p>	<p><b>Board Action 04/03/09 Consent Agreement and Order:</b> a minimum 24 months probation; complete a 3-clock hour seminar in clinical documentation; complete a 6-clock hour seminar in ethics; a minimum 24 months of clinical supervision.</p>

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<p><b>Karl E. Monical</b> LMSW-10214 2004-0016 2004-0017</p>	<p>In 10/03, the professional's employer conducted a random drug test and the professional tested positive for marijuana use. He was suspended. In 11/03, the professional's return to duty drug screen was positive for a medication that was not prescribed to the professional, and he was terminated. The professional disclosed his termination on his 12/03 renewal application. In 03/04, the professional self-reported that he was charged with DUI and leaving the scene of a collision. The professional acknowledged episodes of excessive drinking and identified personal stressors that could affect his ability to practice and that he could benefit from attending therapy. In 09/07, the professional obtained an independent evaluation by a Board approved addictionologist who indicated that the professional is at risk to have a reoccurrence of alcohol problems and might benefit from ongoing psychotherapy to address depression, anxiety, and relationship issues.</p>	<p><b>Board Action 04/03/09 Consent Agreement and Order:</b> The professional's license was suspended by operation of law when the professional failed to renew his license during an open investigation. The professional's license will be released from suspension and is expired. Had the professional maintained an active license, the license would have been placed on a minimum 24 months probation and he would have been required to complete the following terms: attend an OBHL intensive outpatient chemical dependency program; attend at least 3 AA meetings per week for at least 12 months; attend therapy for a period of 24 months; submit to a minimum 24 months of clinical supervision; participation in random biological fluid testing.</p>
<p><b>Sherry J. DesCoteaux</b> LCSW Applicant 2008-0097</p>	<p>The professional's LCSW application was denied for failing to meet minimum requirements and for unprofessional conduct regarding 3 different agency terminations pertaining to the professional's failure to complete and document session notes, discharges or monthly reports; failure to maintain appropriate boundaries between her and her clients, co-workers or supervisors; making disrespectful comments to co-workers and supervisors; providing inappropriate personal information to clients; allowing a sexually inappropriate group discussion and a graphic drawing by an adolescent to remain in place during and after the group session; failing to control a group; swatting an adolescent on the buttocks with a pad of paper; failing to acknowledge the boundary issue involved in violating physical boundaries with a client; and making culturally insensitive and derogatory comments to staff regarding African-Americans, interracial relationships, and Native Americans.</p>	<p><b>Board Action 04/03/09:</b> Denial of LCSW licensure based on failing to meet licensure requirements and unprofessional conduct. <b>Board Action 04/03/09:</b> The Board issued a Cease and Desist Order requesting that the professional immediately and permanently Cease and Desist from using the Licensed Clinical Social Worker or LCSW designation.</p>
<p><b>Abel J. Moniz-Ferriera</b> LMSW Applicant 2009-0088</p>	<p>The professional's LMSW application was denied for unprofessional conduct for failure to appropriately report multiple terminations while working at behavioral health agencies. The causes of the terminations included: engaging in inappropriate conduct by yelling at a client; difficulty in learning new skills; poor time management skills; inability to stay focused on tasks; concerns by colleagues regarding possible mental instability and unprofessionalism; poor documentation; general demeanor was noticeably defensive; and failing to provide services to assigned clients. The professional also made highly inappropriate comments to Board staff members.</p>	<p><b>Board Action 04/03/09:</b> Denial of LMSW licensure based on unprofessional conduct. <b>Board Action 08/07/09:</b> The Board denied the professional's request for a review or rehearing.</p>
<p><b>Jane M. Johnson</b> LSAT-12022 2008-0007 2008-0120</p>	<p>On 09/10/07, the Board and the professional, who was on parole for a drug-related conviction, entered into a consent agreement and order for issuance of license. The professional failed to comply with this agreement and the Board opened a second complaint for non-compliance with the agreement. An amended agreement was negotiated, but the professional failed to sign the new consent agreement. In 09/08, the professional was arrested and sentenced on charges of absconding and violating the terms of her parole.</p>	<p><b>Board Action 04/03/09 Order:</b> The professional's license is revoked.</p>

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<p><b>Mark J.Szymanski</b> LMSW Applicant</p>	<p>While working at Agency A, the professional tested positive for marijuana and police found items of contraband, including marijuana, at his home. The professional failed to report the following on his LMSW application: termination from Agency A; his felony charge of attempted production of marijuana; and his resignation in lieu of termination from a behavioral health position. The professional misrepresented to the Board that he left a position to take care of a sick aunt. Agency B reported the termination was based on the professional's having inappropriate outbursts in front of clients, insubordination and unsatisfactory performance.</p>	<p><b>Board Action 04/03/09:</b> Denial of LMSW licensure based on unprofessional conduct.</p>
<p><b>Burdette O. Leikvoll</b> LPC-0331 LISAC-0677 2007-0037 2008-0066</p>	<p>2007-0037: The professional treated 9-year-old son. Mother and Father had joint custody. Stepmother brought Son for treatment and signed a written informed consent for treatment. Stepmother was not Son's legal representative. Sometime later, Father provided a dated and signed written informed consent for treatment. The professional wrote several letters to Father's and Son's attorney based on information provided by Son and Stepmother. Mother made a written request for Son's records, but the professional failed to provide the requested records. The professional did not respond to Mother, did not document his basis for refusing Mother's access to the records, and did not take appropriate action to seek legal protection. 2008-0066: The professional treated 16-year-old Son, who had a history of arrest, lying, drug use, and threatening a family member with a knife. The professional failed to have Father sign Son's treatment plan and updates. The professional failed to document a risk assessment and conversations with parents regarding Son being found with spray paint, a knife and rolling papers.</p>	<p><b>Board Action 04/16/09 Consent Agreement and Order:</b> a minimum 24 months probation; complete a 3-clock hour seminar in each of the following areas: conduct disorder, professional documentation standards, and ethics; a minimum 24 months of clinical supervision.</p>
<p><b>Carolyn Bennett</b> LISAC-11493 2005-0112 2008-0076</p>	<p>On 02/23/09, the professional and the Board entered into a consent agreement for 36 months of probation requiring that the professional only work under direct supervision and not engage in independent practice. On 03/09/09, the professional notified the Board that she had resigned from her current position and could not comply with the terms and conditions of the 02/09 consent agreement.</p>	<p><b>Board Action 05/01/09 Interim Consent Agreement and Order:</b> The professional shall not practice under her license. This restriction shall be considered a suspension of her license.</p>
<p><b>Stephanie Cox</b> LPC-10114 2007-0121</p>	<p>The professional was the clinical director at an Agency. The professional received written requests from Father for copies of his children's clinical records. The professional failed to respond to Father's request for records, failed to assign another staff member to respond to Father's request, and failed to seek protection from the courts to prevent Father's access to children's clinical records.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> a minimum 12 months probation; complete a 6-clock hour seminar in ethics.</p>
<p><b>Lloyd Gillum</b> LPC-0766 2008-0023</p>	<p>The professional treated Client from 08/07 through 09/07. The profession's consent for treatment form failed to contain required elements of a valid informed consent for treatment. Client did not sign his treatment plan and the treatment plan form designated no place for a client signature. After Client's last session, Client emailed the professional indicating dissatisfaction with the treatment services and that Client was discontinuing counseling. The professional documented the receipt of the email, but he did not retain a copy of Client's email in the clinical record. The professional indicated that he telephoned Client after receiving the email, but the professional failed to document the call. The professional provided the Board with information and documentation indicating that he had resolved his practice deficiencies.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> The professional provided information indicating he has resolved the practice deficiencies. No further action was taken.</p>

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<p><b>Ludmela Leshney</b> LMFT-10094 2008-0074</p>	<p>The professional treated family members from 05/07 to 01/08. The professional's limited role was to provide therapy. She was not court appointed for any purpose. Mother signed a release authorizing the professional to release individual, couple and family treatment information to Mother's attorney. In 10/07, the professional wrote a letter to Mother's attorney making recommendations regarding custody, visitation, and Father's need to obtain a psychiatric evaluation. The letter also disclosed that the professional had treated Father, Son and Daughter. The professional did not have written authorization to release any information regarding Father and the children. As a result of the professional's recommendations, Father was court ordered to undergo a psychological evaluation and 24 hour supervision with Children. Father made a written request for clinical records, which the professional refused to provide. The professional failed to obtain valid written consent for treatment, did not develop any treatment planning documentation, and did not sign or indicate the duration of her sessions on her progress notes.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> a minimum 12 months probation; complete a 3-semester credit hour graduate level ethics course; complete a 6-clock hour seminar in clinical documentation requirements; retain a practice monitor; quarterly practice audits; minimum 12 months of clinical supervision.</p>
<p><b>Ursula Mann</b> LCSW-10404 2008-0088</p>	<p>In 02/08, an attorney contacted the professional asking to facilitate relationship sessions between Father and Daughter. The professional did not inquire about who the attorney represented or the current legal circumstances regarding custody. The attorney represented Mother in custody proceedings. In 03/08, a joint therapy session occurred. The professional believed that Mother had primary custody. After the first session, Mother contacted the professional and reported that Daughter was unwilling to participate further and told the professional that she was expected to provide a report to the court with recommendations regarding visitation and custody. The professional wrote a letter to Mother's attorney recommending that joint therapy between Father and Daughter be suspended. The professional failed to obtain appropriate written authorization to release information about Father and Daughter and failed to document her telephone or personal contacts with Mother, Father and Mother's attorney. The professional's letter was used in court on Mother's behalf.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> a minimum 12 months probation; complete a 3-clock hour seminar in HIPAA requirements; complete a 3-clock hour seminar in ethics; complete a 6-clock hour seminar in clinical documentation requirements.</p>
<p><b>Michall Moore</b> LAC-12325 2008-0054</p>	<p>In 03/09, the professional and Board entered into a consent agreement for 2 years of probation and a stipulation that the professional shall only work at an OBHL licensed agency. On 03/19/09, the professional advised the Board that he is unable to comply with the terms of the 03/09 consent agreement.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> The professional's license shall be surrendered to the Board. The surrender shall be considered a revocation.</p>
<p><b>Amanda Rowe</b> LPC-10679 2009-0074</p>	<p>The professional's request to go on inactive status was approved. In 2008, the professional self-reported that she engaged in a brief intimate relationship with a former client.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> The professional's license shall remain on inactive status until her license expires on 11/30/10. The professional is prohibited from engaging in the practice of behavioral health. When the professional's license expires, the professional will not renew her license or reapply for licensure in Arizona.</p>
<p><b>Julio Landero</b> LISAC-1697 2005-0110</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 05/01/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 02/06/08.</p>
<p><b>Kathleen Hernandez</b> LMSW-11377 2007-0128</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 05/01/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 03/11/08.</p>

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<p><b>Richard Young</b> LAMFT-10265 2008-0061</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 05/01/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 03/11/08.</p>
<p><b>Nancy Taylor</b> LPC-10994 2007-0066</p>	<p>The professional treated 2-year-old Daughter through play therapy. The professional wrote a To Whom It May Concern letter indicating that Daughter feared Father or may have experienced domestic violence. The professional recommended to limit Father's access to supervised sessions with Daughter. The professional never met or treated Father. The professional testified in court that Father's access to Daughter should be limited to supervised visitation only. The court determined that the professional's recommendations were inappropriate because she never spoke with Father, interviewed him, or observed him with Daughter. The court ordered the professional to immediately discontinue seeing Daughter.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> a minimum 12 months probation; 3-clock hour seminar in ethics; 6-clock hour seminar in contested custody cases.</p>
<p><b>Paul Salcido</b> LSAT-12005 2008-0101</p>	<p>In 01/08, the professional notified the Board he received a DUI citation. In 03/08, the professional notified the Board he tested positive for cocaine on a pre-employment drug test. In 05/08, the professional and Board entered into an Interim Consent Agreement suspending his license. In 07/08, the professional requested release from the Interim Consent Agreement. The professional and Board entered into a Consent Agreement with terms and conditions. The professional failed to comply with any of the terms and conditions required under the Consent Agreement.</p>	<p><b>Board Action 05/01/09 Order:</b> The professional's license is revoked.</p>
<p><b>Lynda Durfy</b> LPC-2554 2005-0084 2005-0117 2009-0030</p>	<p>In 12/07, the professional and Board entered into a Consent Agreement with terms and conditions to resolve cases 2005-0084 and 2005-0117. In 05/08, the Board accepted a modified consent agreement at the professional's request. The professional failed to comply with any of the terms and conditions required under the modified Consent Agreement.</p>	<p><b>Board Action 05/01/09 Order:</b> The professional's license is revoked.</p>
<p><b>Patricia Pruitt</b> LASAC-13029 2006-0041</p>	<p>In 08/05, the professional was charged with 3 counts of DUI. The professional complied with all sentencing terms. Following a formal interview in 03/07, the Board issued an Order requiring that the professional comply with terms set forth in the Order. The professional failed to comply with the Board's 03/07 Order.</p>	<p><b>Board Action 05/01/09 Order:</b> The professional's license is revoked.</p>
<p><b>Donald Langford</b> LPC-1598 2009-0045</p>	<p>The professional reported being a daily drinker, which became worse in 1999 and 2000, after he experienced significant personal losses. In 2004, 2007, and 2008, the professional was arrested for DUIs. On 07/14/08, the professional pled guilty to a class 4 felony for aggravated driving while under the influence and while his license was suspended. The professional did not disclose to the Board his 2 misdemeanor DUI arrests or his felony DUI arrest within 10 days, as required. The professional failed to disclose his 2004 DUI arrest on his 2004 and 2006 licensure renewal applications, as required.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> a minimum 36 months probation; released from the 11/12/08 ICA; a minimum 36 months clinical supervision; a minimum 12 months of psychotherapy; attend AA a minimum of 1 time per week.</p>

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<p><b>Helen Stiles</b> LPC-1061 2007-0093</p>	<p>In 12/05, Mother took 9-year-old Son to the professional for treatment. Although much of the information received about Son was focused on problems with Father, Step-Mother and Step-Sister, the professional failed to obtain Father's input or involve Father in Son's treatment. Son was present when Mother made several serious allegations against Father to the professional, including allegations that Father abused Son. The professional failed to report this abuse to CPS. The court-appointed custody evaluator determined that Mother made repeated unsubstantiated allegations against Father, Mother's conduct might have caused Son's psychiatric crises, Son made "stuff" up about Father for Mother; Mother told Son to tell other professionals that Father, Step-Mother and Step-Sister were hurting Son, and Son felt "programmed" by Mother. In 03/06, the professional wrote letters to Mother's attorney indicating that Son suffered physical and emotional abuse at Father's home, but failed to note the abuse did not rise to the level necessary to make a CPS report. The professional's clinical records were inadequate.</p>	<p><b>Board Action 05/01/09 Consent Agreement and Order:</b> a minimum 24 months probation; completion of a 3-clock-hour seminar regarding clinical documentation and a 6-clock-hour seminar regarding high conflict divorce/custody cases; a minimum of 24 months clinical supervision</p>
<p><b>Euvada Shernaye Beaton</b> LSAT-12032 2008-0105</p>	<p>The professional was employed at an agency from 02/19/08 through 04/14/08. In 03/08, the professional was given a caseload to manage. On 04/14/08, the professional abruptly quit her employment without giving any advance notice. The professional failed to notify her clients of her departure or take any action to facilitate a smooth transition of her client caseload to another therapist. The professional reported that she also resigned from another agency after 1.5 months of employment without providing any advance notice.</p>	<p><b>Board Action 06/05/09 Consent Agreement and Order:</b> minimum 12 months probation; shall only work at an agency licensed by OBHL; minimum 12 months clinical supervision.</p>
<p><b>Ernest Cofrances</b> LPC-0899 2006-0099</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 06/05/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 09/08/08.</p>
<p><b>Kelly Finn</b> LISAC-10886 2008-0062</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 06/05/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 02/04/08.</p>
<p><b>Kristine Hanson-Deller</b> LMSW- 12552 2007- 0094</p>	<p>See 2007 Adverse Action Report</p>	<p><b>Board Action 06/05/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 07/02/07.</p>
<p><b>Dawn Malone</b> LCSW-11767 LISAC-11808 2009-0078</p>	<p>The professional treated Husband and Wife from 07/06 to 02/08. During a therapy session in late 2007, Husband and the professional discussed Husband opening a counseling practice ("Treatment Center") and hiring the professional as the clinical director. After Husband opened Treatment Center and hired the professional, she began requesting that Husband pay her personal bills and taxes. In 2008, Husband paid the professional nearly \$85,000 for part-time work. In 2007, the professional provided treatment to Client. The professional then referred Client to Husband and Wife for house cleaning services. When the professional terminated treatment with Client, Client was hired to work at the Treatment Center. The professional asked Client to alter a service date on a billing record to one year after the service was actually provided. The professional billed Client's insurance for 5 sessions where treatment was never provided. As Clinical Director at the Treatment Center, the professional approved inappropriate billing practices. She also reported that she did not have clinical records for Husband, Wife or Client.</p>	<p><b>Board Action 06/05/09 Consent Agreement and Order:</b> The professional's licenses expire on May 31, 2009. The professional agreed not to renew her licenses. After expiration of her licenses, the professional is prohibited from providing any type of psychotherapy in Arizona. The professional agreed not to reapply for licensure in Arizona for a minimum of 5 years.</p>

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<p><b>Alyssa Mandel</b> LCSW-10473 2005-0022 2008-0039 2009-0106</p>	<p><b>2005-0022:</b> Early in 2004, Family participated in several episodes of the Dr. Phil Show. The professional was contacted about providing pro bono counseling for Family and later appearing with Family on the Dr. Phil show. The professional treated Family from 05/04 to 08/04. The professional failed to maintain appropriate client documentation for Family. In 08/04, the professional participated in a Dr. Phil Show regarding Family without obtaining appropriate written release of information authorizations.</p>	<p><b>Board Action 06/05/09 Consent Agreement and Order:</b> minimum 12 months probation; while on probation, the professional shall restrict her private practice to 20 client hours per week; hire a practice monitor; submit to an audit of all of her private practice records; 3-clock hour continuing education in each of the following: HIPAA and clinical recordkeeping.</p>
<p><b>Alyssa Mandel</b> LCSW-10473 2005-0022 2008-0039 2009-0106</p>	<p><b>2008-0039:</b> In 08/07, the professional initiated treatment with 17-year-old Daughter. Although Mother's signed consent for treatment for Daughter indicated a rate of \$120 per hour, the professional used a different fee structure when she billed Mother's insurance. The professional failed to conduct a behavioral health assessment before diagnosing Daughter or to maintain appropriate documentation regarding her treatment of Daughter. Without consulting with Daughter's nutritionist, the professional recommended in-patient treatment for Daughter's eating disorder. The professional engaged in a heated discussion with Mother regarding this in the lobby and hallway of her office. The discussion included confidential information regarding Daughter. Despite receiving Mother's voice message prohibiting the professional from having any further contact with Daughter, the professional billed Mother's insurance for telephone sessions with Father and Daughter. The clinical record did not contain progress notes regarding these telephonic sessions.</p>	<p><b>Board Action: see above</b></p>
<p><b>Alyssa Mandel</b> LCSW-10473 2005-0022 2008-0039 2009-0106</p>	<p><b>2009-0106:</b> In 2006, Magellan conducted an audit of 775 claims that the professional submitted for between 01/04 and 04/06. Magellan found no evidence that services were provided in over half the claims reviewed. The professional disputed the claims, but refunded at least \$11,425 to Magellan under protest. Magellan terminated the professional's contract. In 1009, the professional retain a professional auditing firm to conduct a forensic analysis of the 465 claims Magellan disputed. The auditing firm found some evidence that service had been provided for 92% of the disputed claims, but was unable to locate group or individual progress notes for 45% of the disputed claims.</p>	<p><b>Board Action: see above</b></p>
<p><b>Candace Shelton</b> LISAC-1683 2008-0075</p>	<p>The professional treated Client from 09/98 to 09/06. She developed treatment plans through 06/99. No further treatment plans were developed for the remaining 7 years of Client's treatment. The professional failed to document the duration of sessions in her progress notes. In 1999, Client and the professional made a verbal agreement that Client would perform yard work in exchange for therapy services. The professional did not develop a written financial agreement with Client and did not appropriately reflect the offset of the work performed in her billing records. The professional's significant other ("SO") made the necessary arrangements with Client regarding doing the professional's yard work. The professional failed to obtain written authorization to share Client's confidential information with SO. Client also provided house-sitting and pet-sitting services for the professional and SO. Client also provided personal services to SO. SO paid cash for these services. Client also provided other personal services for the professional in exchange for therapy.</p>	<p><b>Board Action 06/05/09 Consent Agreement and Order:</b> a minimum 12 months probation; complete a 3-semester credit hour graduate level ethics course; complete an 8-clock hour seminar in clinical documentation.</p>
<p><b>Candace Shelton</b> LISAC-1683 2008-0075</p>	<p>From 2004-2006, the professional worked with Client on a number of non-substance abuse related issues. Even though SO and the professional were no longer domestic partners, they entered into a distributorship business together. SO then contacted Client about this business. Client paid \$1,600 to SO to become involved in the business owned by the professional.</p>	<p><b>Board Action: see above</b></p>

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<p><b>Sharon Tanner</b> LMSW-11776 2008-0113</p>	<p>The professional worked at Agency 1 from 11/03 through 04/08. The professional had ongoing difficulties complying with Agency documentation requirements, which was discussed with the professional on multiple occasions. When the professional submitted her resignation, the professional agreed to complete the required documentation for all of her incomplete files. After the professional's last day, Agency mailed the professional a letter requesting that all of the incomplete documentaion be completed and submitted by 04/30/08. On 05/08/08, Agency mailed another letter requesting the completed records, building keys and her CPS fobb. The professional failed to return the records, building keys or CPS fobb until 04/09/09.</p>	<p><b>Board Action 06/05/09 Consent Agreement and Order:</b> a minimum 12 months probation; complete a 3-semester credit hour graduate level ethics course; complete an 8-clock hour seminar in clinical documentation; upon returning to practice, provide the employer a copy of this order and submit to clinical supervision for a minimum of 12 months.</p>
<p><b>Rebecca Williamson</b> LPC-12060 2007-0009</p>	<p>In 01/09, the Board and the professional entered into a consent agreement. As of 03/09, the professional had not complied with the supervision requirement in the consent agreement. In 03/09, the professional indicated that she could no longer afford the financial burden of retaining her license and agreed not to renew her license.</p>	<p><b>Board Action 06/05/09 Consent Agreement and Order:</b> The professional agrees not to practice under her license, which shall be considered a suspension of her license. The professional's license expires on 07/31/09. The professional agreed not to renew her license when it expires on 07/31/09.</p>
<p><b>Loretta Dunn</b> LPC-10725 2007-0102</p>	<p>The professional provided treatment to Client for 1 year. During the 2nd month of treatment, the professional pressured Client to engage in a sexual relationship, including inviting Client to dinner and calling Client's home at night making romantic advances. Client refused the professional's advances. The professional retaliated by discussing Client's therapy with other 12-step group members. In 12/06, Client told the professional he was uncomfortable with her behaviors. When Client appeared for a CMA meeting in 12/06, he was informed that he could no longer attend. The professional told attendees that Client had threatened to kill her and had done something very bad to Client's girlfriend. Board staff was unable to locate the professional. In 02/08, the professional's license expired. After the matter was scheduled for a formal hearing, the professional contacted the Board signed the consent agreement and order.</p>	<p><b>Board Action 06/05/09 Consent Agreement and Order:</b> The professional failed to renew her license while under a pending investigation, resulting in the suspension of her license. Had the professional maintained her license, she would have been required to surrender the license to the Board, which would have been considered a revocation of her license.</p>
<p><b>Julie Passarge</b> LPC-10101 2007-0028 2009-0077</p>	<p>The non-custodial parent requested Son's records. The professional failed to provide Son's records to Father. The professional failed to cooperate with the Board's investigation and failed to cooperate with the Board's request for Son's records. The professional failed to maintain a complete clinical record regarding Son.</p>	<p><b>Board Action 06/05/09 Order:</b> The professional's license is revoked.</p>
<p><b>Steven Brinton</b> LCSW-1699 2008-0005</p>	<p>The professional provided a total of 159 therapy sessions to Client from 12/04 through 06/07. Client attempted suicide by overdose 1 week after her last session. The professional failed to coordinate treatment with Client's PCP, who prescribed antidepressant medication. The professional failed to obtain a signed and dated written informed consent for treatment, failed to document any type of written assessment, and failed to prepare any written treatment planning documentation. The professional's progress notes were largely illegible and were not reflective of what occurred during Client's therapy sessions. The professional failed to maintain appropriate professional boundaries with Client. The professional failed to document all of Client's diagnoses or provide appropriate treatment regarding the diagnoses. The professional failed to obtain signed and dated informed consents for treatment and failed to develop any treatment planning documentation.</p>	<p><b>Board Action 06/05/09 Consent Agreement and Order:</b> a minimum 24 months probation; shall not engage in private practice and shall only work at an OBHL licensed agency; obtain a psychological evaluation; complete a 3-semester graduate level course in assessment, diagnosis and treatment; complete a 3-semester graduate level course in ethics; complete a 6-clock-hour seminar in clinical recordkeeping; submit to a minimum of 24 months of clinical supervision.</p>

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<p><b>Steven Brinton</b> LCSW-1699 2008-0005</p>	<p>Client's bishop, friends, husband, and PCP were concerned about the lack of appropriate boundaries in the relationship between Client and the professional. The professional encourages the majority of his client to consider participating in Landmark Educational programs. Client hosted one of these sessions in her home where the professional attended. At least 2 of the professional's other clients were present. The professional left a message for Client to send an "Orb" to a third person. The "Orb" is healing power believed to be possessed by Client and discussed in Client's therapy sessions. The professional advised Client that the professional's son worked for a painting company Client was considering to hire. The professional's brother-in-law owned this company. The professional never discouraged Client from hiring this company. Client wrote 2 checks totaling \$870 directly to the professional's son for painting 2 rooms in her home. Client's phone records indicated that during the last 6 months of treatment, Client and the professional engaged in frequent telephone and/or text messaging communications,</p>	<p><b>Board Action 09/04/09:</b> The Board granted a partial review and modified the Board Order including practice termination terms and timeframes regarding stipulations.</p>
<p><b>Steven Brinton</b> LCSW-1699 2008-0005</p>	<p>which were described as intimate by 3 of Client's friends. The professional utilized "muscle testing" with Client, which is not a professionally recognized behavioral health treatment. Client developed romantic feelings for the professional, which she discussed with the professional. The professional told Client that he was not available for a relationship. The professional failed to therapeutically address transference issues apparent in his therapeutic relationship with Client and failed to consult with other professionals regarding how to address this issue.</p>	<p><b>Board Action: see above</b></p>
<p><b>Patricia Krumwiede</b> LPCE-0105 2005-0036</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 07/10/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 08/07/08.</p>
<p><b>Joalene Whitmer</b> LPC-11851 2007-0158</p>	<p>See 2009 Adverse Action Report</p>	<p><b>Board Action 07/10/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 01/12/09.</p>
<p><b>Trudy Sloane-Farrell</b> LCSW-2164 2007-0123</p>	<p>See 2009 Adverse Action Report</p>	<p><b>Board Action 07/10/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 04/06/09.</p>
<p><b>David Bromberg</b> LMSW-12481 2008-0043</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 07/10/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 04/10/08.</p>
<p><b>Marlene Shiple</b> LPC-0908 2009-0018</p>	<p>In 11/07, the professional began treating Husband and Wife. Husband signed a consent for treatment form, but Wife did not. The treatment plan did not contain Husband's or Wife's signature and did not indicate the date of the next treatment plan review. Treatment plan updates were not signed by Husband or Wife. Wife later alleged that the professional divulged confidential information about Husband to Wife. Although no breach of confidentiality was established, the professional failed to appropriately document procedures regarding processes for sharing information between clients. The professional has revised her practice to comply with the Board's minimum practice standards regarding treatment planning documentation.</p>	<p><b>Board Action 07/10/09 Consent Agreement and Order:</b> Order of Censure.</p>

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<p><b>Benjamin Tyau</b> LAC-12294 2010-0002</p>	<p>In 06/00, the professional pled no contest to one misdemeanor count of public sexual indecency. The professional was sentenced to 36 months of probation, completion of a psychological evaluation, 2 years of treatment with a sex offender group, registration as a sex offender, 5 days in jail and a \$250 jail fee. In 02/02, the professional successfully completed probation. In 02/05, the professional submitted an application to practice as a licensed associate counselor. In 05/06, the Board adopted a consent agreement placing the professional on 24 months probation. In 08/08, the Board released the professional from this consent agreement. In 08/08, the professional submitted an application to practice as a licensed professional counselor. The professional reported that he had been involuntary terminated from 3 behavioral health positions. In 04/09, the Board adopted a consent agreement placing the professional on 24 months probation. In 06/09, the professional was indicted for 10 felony criminal charges, including kidnapping, attempted sexual assault, sexual abuse, burglary, and criminal trespass.</p>	<p><b>Board Action 07/10/09:</b> Order of Summary Suspension.</p>
<p><b>Antonietta Estrada</b> LISAC-10527 2009-0097</p>	<p>On 06/12/09, the Social Work Credentialing Committee conducted an informal meeting regarding this matter and recommended that the Board accept a consent agreement for the voluntary surrender of the professional's license. The professional requested a continuance of the Board's review of this matter to allow further negotiations regarding the proposed consent agreement.</p>	<p><b>Board Action 07/10/09 Interim Consent Agreement and Order:</b> The professional shall not practice and the professional's license shall be suspended.</p>
<p><b>Jennifer Balistreri</b> LMSW-12207 2007-0119</p>	<p>The professional became involved with a therapist and learned that the therapist had an intimate relationship with a client. When the professional found the client's telephone number on the therapist's cell phone, she telephone the client and had a lengthy telephone conversation with the client about her own relationship with the therapist and the client's relationship with the therapist.</p>	<p><b>Sanctions: 09/07/07 Board Order</b> placing the professional's license on 12 months probation with the following terms: 3 semester graduate level ethics course; clinical supervision. <b>Sanctions: 11/02/07 Amended Board Order</b> in that when the professional returns to active practice, the probation and requirements of probation will go into effect. <b>Board Action 07/10/09:</b> The Board modified the previous Board Order by adding an Order of Censure and extending the timeframe for the ethics course completion by 6 months.</p>
<p><b>Veronica C. Jeffus</b> LASAC-13181 2009-0137</p>	<p>In 12/06, the professional's application for independent substance abuse counselor was denied. The professional failed to report her history of alcohol dependence; treatment for alcohol dependence and a psychiatric disorder in the fall of 2006; and, treatment with a therapist as part of her after-care program. In 12/08, the professional submitted her application for licensed associate substance abuse counselor and reported her previous substance abuse history.</p>	<p><b>Board Action 07/10/09 Consent Agreement and Order for Issuance of License:</b> 24 months probation; 24 months clinical supervision; 24 months medical treatment; 24 months attendance at AA for a minimum of 3 times per week.</p>
<p><b>Dennis Andrew</b> LMFT-0083 2009-0024</p>	<p>The professional was court ordered to submit a report "providing a recommendation to the court and the status of the intervention" between Father and Son related to a protection order. The professional conducted 8 therapeutic intervention sessions with Father and Son. The informed consent form that Father signed lacked required elements. The professional failed to obtain written informed consent for Son's treatment. The treatment plan failed to have Father's signature. The professional failed to document telephone conversations or concerns that Mother and Father expressed regarding custody. The professional made a recommendation regarding custody even though he did not have authority to provide a custody recommendation.</p>	<p><b>Board Action 08/07/09 Consent Agreement and Order:</b> 12 months probation; 6 clock hours continuing education in clinical recordkeeping and documentation; 3 semester credit hour graduate level ethics course.</p>

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<p><b>Jeremy Courtney</b> LISAC-11472 2007-0169</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 08/07/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 07/08/08.</p>
<p><b>Stephanie Cox</b> LPC-10114 2008-0020</p>	<p>See 2009 Adverse Action Report</p>	<p><b>Board Action 08/07/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 05/05/09.</p>
<p><b>Gail Harper</b> LPC-0428 2005-0032</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 08/07/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 06/04/08.</p>
<p><b>JoAnn Marks</b> LMFT-10280 2009-0048</p>	<p>See 2008 Adverse Action Report</p>	<p><b>Board Action 08/07/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 12/12/08.</p>
<p><b>Abel J. Moniz-Ferriera</b> LMSW-Applicant 2009-0088</p>	<p>The professional's LMSW application was denied for unprofessional conduct for failure to appropriately report multiple terminations while working at behavioral health agencies. The causes of the terminations included: engaging in inappropriate conduct by yelling at a client; difficulty in learning new skills; poor time management skills; inability to stay focused on tasks; concerns by colleagues regarding possible mental instability and unprofessionalism; poor documentation; general demeanor was noticeably defensive; and failing to provide services to assigned clients. The professional also made highly inappropriate comments to Board staff members.</p>	<p><b>Board Action 08/07/09:</b> The Board denied the professional's request for a review or rehearing.</p>
<p><b>Linda Bennardo</b> LPC-12144 2007-0097</p>	<p>The professional treated Mother and Daughters from 08/06 through 12/06 and saw Son on 2 occasions in 11/06. In 12/06, the professional wrote a To Whom It May Concern letter recommending limiting Father's access to Son based solely on information provided by Mother and Daughters. The informed consent for Mother and Daughters lacked required elements; the professional failed to obtain informed consent for Son; initialed but did not sign most progress notes; failed to note the duration of sessions; and failed to maintain separate written or electronic records corresponding with client records. After Father refused to continue to pay for the professional's services, the professional agreed to provide ongoing treatment to Mother and Daughters on a pro bono basis. The professional took no action when Mother made an assignment of \$5,000 to the professional after the sale of Client's home. The professional acknowledged leaving a voice message for Mother asking Mother to tell the Victim Services Program that Mother paid \$75 per session.</p>	<p><b>Board Action 08/07/09 Order:</b> 24 months probation; 3-semester credit hour graduate level course in ethics within 12 months; 3-clock hours of continuing education in HIPPA requirements within 12 months; 6-clock hours of continuing education in highly contested custody cases with 12 months; 24 months of clinical supervision; investigative costs of \$1262.19 stayed pending compliance with the Board Order.</p>
<p><b>Antonietta Estrada</b> LISAC-10527 2009-0097</p>	<p>The professional was the primary therapist for a 16-year-old client receiving inpatient treatment services. The professional failed to document the therapeutic purpose of late night excursions when she took Client out of the facility. Although the professional denied taking Client to the professional's apartment, as alleged, Client was able to accurately describe the contents of the apartment. The professional sent written communications to Client containing highly inappropriate language. Upon Client's discharge from treatment, the professional accompanied Client back to Client's home in Australia to facilitate Client's transition of care. Client spent at least 2 nights in the professional's hotel room in Australia. The professional mailed gifts to Client and Client's family after the professional returned to the US.</p>	<p><b>Board Action 08/07/09 Consent Agreement and Order:</b> The professional's license shall be surrendered to the Board. The surrender shall be considered a revocation.</p>

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<p><b>Manuel M. Castillo</b> LMSW-12810 2009-0037</p>	<p>On his LMSW application, the professional disclosed citations for extreme DUI in 1998 and 1999 and a 2004 conviction for criminal nuisance.</p>	<p><b>Board Action 08/07/09 Consent Agreement and Order for Issuance of License:</b> 12 months probation; obtain a substance abuse evaluation; 12 months therapy.</p>
<p><b>Larry Pam</b> LISAC-10311 2009-0033</p>	<p>In early 2007, the professional became addicted to opiates and admitted to "doctor shopping" in order to have multiple prescriptions filled. In late 2007, the professional completed an inpatient detoxification program and an intensive outpatient program. In 09/08, the professional's wife reported his continuing prescription pain medication abuse. During a Board investigation, the professional denied any addiction. The professional's pharmacy records established that the professional was filling multiple pain medication prescriptions. During a 10/08 substance abuse evaluation, the professional seriously misrepresented his use of pain medication. In 11/08, the professional's opiate use was so severe it resulted in another inpatient detoxification program admission. In 04/09, the Board entered into an Interim Consent Agreement prohibiting the professional from practicing. While investigating the professional's request for release from the Interim Consent Agreement, the Board discovered that the professional had conducted over 100 MVD license revocation evaluations when his license was suspended.</p>	<p><b>Board Action 08/07/09:</b> The Board summarily suspended the professional's license.</p>
<p><b>Terry Brown</b> LPC-1030 2006-0101 2006-0075 2005-0106 2005-0044</p>	<p>See 2008 Adverse Action Report.</p>	<p><b>Board Action 09/04/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 09/09/08.</p>
<p><b>Russell Farnsworth</b> LAC-Applicant 2009-0113</p>	<p>The professional misrepresented his background history when applying for LAC licensure. A 06/09 evaluation indicated the professional can practice safely and competently.</p>	<p><b>Board Action 09/04/09 Consent Agreement and Order:</b> The professional's LAC license was approved subject to a consent agreement with the following stipulations: 12 months probation; 6-clock hours continuing education in behavioral health ethics; 12 months clinical supervision; 12 months therapy; investigative costs of \$325 stayed pending compliance with the consent agreement and order.</p>
<p><b>Christy Graham</b> LCSW-2721 2005-0102 2009-0131</p>	<p>The professional failed to comply with the terms and conditions set forth in the 02/01/08 consent agreement and order. The SWCC opened a new complaint and consolidated the 2 pending complaints. History of original case: Despite her limited role as Son's therapist, the professional wrote a letter to Mother that included recommendations that Father's visitation schedule with Son be severely curtailed and that Father and Wife participate in parenting classes and domestic violence counseling. The professional never saw Father and Wife. Mother used the letter in a contested custody matter. The professional failed to obtain a written authorization to release information pertaining to Son.</p>	<p><b>Board Action 09/04/09 Consent Agreement and Order:</b> probation; 3-semester hour graduate level ethics course; clinical supervision final report; Order of Censure.</p>
<p><b>Jacqueline Hartman</b> LCSW-2613 2008-0091</p>	<p>See 2008 Adverse Action Report.</p>	<p><b>Board Action 09/04/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 08/07/08.</p>

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<p><b>Sandy Jardine</b> LPC-0556 2009-0041</p>	<p>The professional treated Client from 10/05 through 09/06 and 05/07 through 10/07. The professional failed to develop any treatment planning documentation; failed to document contact with Client's other treatment provider; submitted a claim for a diagnostic interview examination when the progress note did not reflect a diagnostic interview examination; failed to document Client's request for Client's records; visited Client while Client was in the hospital, but failed to document these contacts; failed to sign her progress notes; failed to document the session duration; most progress notes failed to document the therapeutic interventions used to treat Client or their effectiveness; diagnosed Client with an initial disorder, but failed to document a different diagnosis when Client returned for treatment in 2007; failed to respond to Client's 2008 request for records until Client filed the complaint.</p>	<p><b>Board Action 09/04/09 Consent Agreement and Order:</b> 12 months probation; 6-clock hours continuing education in current behavioral health documentation requirements; 3-semester hour graduate level ethics course; 12 months clinical supervision; investigative costs of \$921 stayed pending compliance with the consent agreement and order.</p>
<p><b>Ursula Mann</b> LCSW-10404 2008-0088</p>	<p>See 2009 Adverse Action Report.</p>	<p><b>Board Action 09/04/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 05/05/09.</p>
<p><b>Deanne S. Miller</b> LCSW-3933 2008-0059</p>	<p>The professional's LCSW license expired while this complaint was pending. The professional treated Client from 01/04 through 06/06. In 04/07, the professional closed her private practice in AZ and moved out of state. The professional failed to notify the Board of her new address. The professional notified current clients when she closed her private practice, but did not provide notice to her former clients. A former client attempted to obtain a copy of her records, but was unable to locate the professional and filed a complaint with the Board. After the professional advised the Board of her new address and responded to the complaint, she indicated that some of her client records were destroyed after she stored them in an underground storage locker.</p>	<p><b>Board Action 09/04/09 Consent Agreement and Order:</b> Had the professional renewed her LCSW license, the following terms and conditions would have been initiated: 6 months probation; 6-clock hours continuing education in current practice requirements in AZ.</p>
<p><b>Rodney Nelson</b> LMFT-0027 2004-0015 2007-0030</p>	<p>See 2006 Adverse Action Report.</p>	<p><b>Board Action 09/04/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 10/16/06.</p>
<p><b>Martha Nordin</b> LPC-0344 LISAC-0706 2009-0023</p>	<p>The professional failed to disclose her 2001 arrest and conviction for extreme DUI on 7 LISAC and LPC renewal applications. In 04/08, the professional failed to obtain an appropriate written consent to treatment for Father or Daughter; failed to document attempted communications to and from Mother regarding Daughter's treatment; failed to obtain appropriate written authorization before releasing confidential treatment information to Father's and Mother's attorneys; wrote 2 treatment reports regarding Mother based upon information obtained from Father, Stepmother and Daughter, and failed to meet with Mother prior to preparing these reports; included information about 2 additional children in these reports without ever meeting with them; and failed to document in her treatment reports the limited information available to her.</p>	<p><b>Board Action 09/04/09 Consent Agreement and Order:</b> 24 months probation; 6-clock hours continuing education in high conflict issues; 6-clock hours continuing education in ethics; 6-clock hours continuing education in current behavioral health documentation requirements; 24 months clinical supervision; investigative costs of \$582.95 stayed pending compliance with the consent agreement and order.</p>
<p><b>Michael Joseph Raimondi</b> LISAC-11581 2007-0160</p>	<p>See 2007 Adverse Action Report.</p>	<p><b>Board Action 09/04/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 11/07/07.</p>

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<p><b>Leanne Schroeder</b> LAC-11691 2009-0083</p>	<p>The professional worked at an agency from 10/05 through 11/08. The professional suffered from a number of physical/medical issues while employed. The professional had a consistent pattern of not completing client documentation even with corrective action plans provided by the agency, including reducing her client care duties in order to complete clinical documentation. The professional failed to either take necessary steps to ensure compliance with the agency's documentation requirements or to cease practicing until she was able to meet those requirements. The professional failed to recognize the serious nature of her impairment and failed to take appropriate steps to ensure that her impairment did not negatively impact her clients or the agency. The professional's failure to maintain current client documentation resulted in a large amount of lost revenue for the agency and poor and/or inconsistent client care.</p>	<p><b>Board Action 09/04/09 Consent Agreement and Order:</b> 12 months probation; 3-clock hours continuing education in current behavioral health documentation requirements; 3-clock hours continuing education in time management skills; 12 months clinical supervision; investigative costs of \$1269 stayed pending compliance with the consent agreement and order.</p>
<p><b>Nancy Taylor</b> LPC-10994 2007-0066</p>	<p>See 2009 Adverse Action Report.</p>	<p><b>Board Action 09/04/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 05/13/09.</p>
<p><b>Benjamin Tyau</b> LAC-12294 2010-0002</p>	<p>In 06/00, the professional pled no contest to one misdemeanor count of public sexual indecency. The professional was sentenced to 36 months of probation, completion of a psychological evaluation, 2 years of treatment with a sex offender group, registration as a sex offender, 5 days in jail and a \$250 jail fee. In 02/02, the professional successfully completed probation. In 02/05, the professional submitted an application to practice as a licensed associate counselor. In 05/06, the Board adopted a consent agreement placing the professional on 24 months probation. In 08/08, the Board released the professional from this consent agreement. In 08/08, the professional submitted an application to practice as a licensed professional counselor. The professional reported that he had been involuntarily terminated from 3 behavioral health positions. In 04/09, the Board adopted a consent agreement placing the professional on 24 months probation. In 06/09, the professional was indicted for 10 felony criminal charges, including kidnapping, attempted sexual assault, sexual abuse, burglary, and criminal trespass.</p>	<p><b>Board Action 09/04/09: After conducting a</b> Formal Hearing, the Board revoked the professional's LAC license.</p>
<p><b>Rayne Norton</b> LMSW-11723 2005-0142 2007-0049</p>	<p>The professional failed to comply with the terms set forth in the 11/19/08 Board Order. The Board opened a new complaint. History of the original case: In 06/05, the professional reported to the Board that she had engaged in a dual relationship with a 19 yo male client when she allowed the client to live with her and her family for 4 days. The 19 yo male was a VO client. The professional resigned in lieu of being terminated. In 03/06, the professional spoke to a police department on behalf of client, who had violated probation. The professional made a point to keep informed about the client's status by speaking with the client's counsel, as well as the prosecution regarding alternatives to prison. In 06/06, the client received intensive probation and the professional created a treatment plan for client, which included living at the professional's home, enrolling client in a community college, and arranging for client's therapy. In 08/06, the professional contacted client's probation officer. When the probation officer did not appear to take her seriously, the professional stated, "I am so angry I want to take you down."</p>	<p><b>Board Action 09/04/09:</b> The Board will petition the Court to lift the current stay of the suspension of the professional's license and requested follow-up information from the clinician who evaluated the professional; and to modify the Board's Order to include the evaluator's recommendations.</p>

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<p><b>Albert Ledet</b> LISAC-11788 2007-0067</p>	<p>On his 2004 LISAC application, the professional failed to disclose his 2003 conviction for extreme DUI. While his application was pending, the professional was charged with a second extreme DUI and failed to notify the Board, as required. On his 2006 and 2008 renewal applications, the professional failed to disclose his 2003 and 2004 convictions, as required. The professional was involuntarily terminated from Agency 1. The professional misrepresented the timeframe he was employed at Agency 1 and failed to disclose this termination from Agency 1 on his subsequent renewal applications in 2006 and 2008, as required. Agency 2 involuntarily terminated the professional due to excessive absences and notification of his 2004 DUI charge. Agency 3 indicated the professional was not eligible for rehire. The professional abruptly resigned from Agency 4 following allegations that he made inappropriate sexual comments to a client. While employed at Agency 5, a female counselor under his supervision filed a sexual harassment grievance against the professional because he allegedly asked her to have sex in the office. The professional was terminated from Agency 5.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> 24 months probation; 3-clock hours continuing education in professionalism in the workplace; 3-clock hours continuing education in ethics; 24 months clinical supervision; random biological fluid testing; investigative costs of \$1304.75 stayed pending compliance with the consent agreement and order.</p>
<p><b>Julie Marsh</b> LPC-10288 2008-0087</p>	<p>See 2008 Adverse Action Report.</p>	<p><b>Board Action 10/02/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 07/08/08.</p>
<p><b>Otoniel Roman</b> LMSW-Applicant 2009-0129</p>	<p>The professional disclosed on his LMSW application a 2005 citation for extreme DUI. The professional pled guilty to DUI and complied with all sentencing terms and probation. The professional's employer placed him on 30-day unpaid suspension when he reported his DUI. The professional failed to report his employer's disciplinary action on his LMSW application, as required.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> Order of Censure.</p>
<p><b>Renee Stofko</b> LCSW-10145 2007-0008 2007-0013</p>	<p>See 2009 Adverse Action Report.</p>	<p><b>Board Action 10/02/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 01/13/09.</p>
<p><b>Larry Pam</b> LISAC-10311 2009-0033</p>	<p>In early 2007, the professional became addicted to opiates and admitted to "doctor shopping" in order to have multiple prescriptions filled. In late 2007, the professional completed an inpatient detoxification program and an intensive outpatient program. In 09/08, the professional's wife reported his continuing prescription pain medication abuse. During a Board investigation, the professional denied any addiction. The professional's pharmacy records established that the professional was filling multiple pain medication prescriptions. During a 10/08 substance abuse evaluation, the professional seriously misrepresented his use of pain medication. In 11/08, the professional's opiate use was so severe it resulted in another inpatient detoxification program admission. In 04/09, the Board entered into an Interim Consent Agreement prohibiting the professional from practicing. While investigating the professional's request for release from the Interim Consent Agreement, the Board discovered that the professional had conducted over 100 MVD license revocation evaluations when his license was suspended.</p>	<p><b>Board Action 10/02/09 Order:</b> The professional's license was revoked.</p>

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<p><b>Karrie Chenevert</b> LISAC-11558 2009-0060</p>	<p>As a LISAC, the professional's scope of practice is limited to assessment, diagnosis, and treatment as it relates to substance abuse/dependency issues. The professional was employed as a therapist in the office of a licensed psychiatrist. The licensed psychiatrist was not aware of the professional's limited scope of practice and referred clients requiring behavioral health services to the professional for general mental health counseling. The licensed psychiatrist billed insurance companies through her own medical license for services the professional provided. It appears unlikely that an insurance company would have paid for general mental health services provided by the professional. The professional treated Client 2 times and recommended that Client seek inpatient treatment. Client refused inpatient treatment and did not show for her 3rd appointment. The professional failed to follow up with Client and closed her file. Client returned for treatment 11 months later and was told her file was closed. Client's consent for treatment and treatment plan failed to contain required elements.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> Order of Censure; 12 months probation; 3-semester credit hour graduate level behavioral health ethics course; 3-semester credit hour graduate level current behavioral health documentation standards course; investigative costs of \$372.74 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>Kimberly Keane</b> LPC-1971 2010-0042</p>	<p>In 09/09, the professional was involuntarily admitted to a psychiatric annex of a local hospital for a court-ordered evaluation. Notice of this admission came from the hospital. The Board was notified when the professional was being discharged. The professional failed to respond to the Board's requests for immediate contact.</p>	<p><b>Board Action 10/02/09:</b> The Board summarily suspended the professional's license.</p>
<p><b>Julie Ohlinger</b> LCSW-10266 2009-0046</p>	<p>In 2008, Mother initiated treatment for Daughter. Mother and Father had joint custody, but continued to have ongoing conflict regarding Father's parenting time and telephone access. The professional failed to have an adequate written informed consent for treatment form completed. During Daughter's second session, Mother reported that Daughter was hurt during a recent visitation with Father. The professional failed to document Mother's statements. The professional failed to document a progress note regarding Daughter's second session. Mother later requested that the professional provide a summary of Daughter's session, as Mother was preparing for a court hearing regarding her request for temporary full custody. The profession wrote a clinical summary regarding Father's unstable visitation environment. The professional was aware of the high-conflict relationship between Mother and Father. The professional failed to obtain any information from Father when writing a letter about Father's visitation environment and included a recommendation regarding Daughter's placement pending an evaluation of Father.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> 24 months probation; 6-clock hours of continuing education in current behavioral health clinical recordkeeping requirements; 3-semester credit hour graduate level behavioral health ethics course; 24 months of clinical supervision; investigative costs of \$1297 stayed pending compliance with the Consent Agreement and Order.</p>

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<p><b>Roy Rockenbach</b> LPC-11791 2009-0035</p>	<p>The professional had multiple work related problems while working at behavioral health agencies since 2001, including the failure to follow directives; inappropriate transportation of minor clients; inappropriate supervision of minor clients; involvement in a serious incident where a minor was given the wrong medication; failure to follow agency protocols; unprofessional and inappropriate conduct in the office; inappropriate involvement of minor client in the professional's misrepresentations to an agency to conceal the truth; disclosure of personal information to clients; and receipt of letters of reprimand, suspensions, and/or terminations. The professional failed to disclose disciplinary actions on his 2006 and 2008 renewal applications, as required.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> The professional shall not practice until such time as he obtains a position at an OBHL-licensed agency; this agreement not to practice shall be considered a suspension of his license; upon acquisition of a position at an OBHL-licensed agency, his license shall be placed on 24 months probation; while on probation, the professional shall not engage in independent practice and shall only provide psychotherapy services while employed at and under direct supervision at an OBHL-licensed agency; 6-clock hours of continuing education in behavioral health ethics and professional boundaries; 24 months of clinical supervision; investigative costs of \$1,406 stayed pending compliance with this Consent Agreement and Order.</p>
<p><b>Brenda Sheets</b> LISAC-1529 2005-0113 2006-0072 2006-0116 2006-0156</p>	<p><b>2005-0113:</b> In 12/04 Mother's attorney prepared an affidavit for the professional's signature for use in a court proceeding. The affidavit referenced sexual abuse allegations regarding a minor client and included the professional's recommendations based upon her "professional opinion". The final version of the affidavit represented that the professional had a degree I counseling, rather than education counseling. The professional advised the attorney that her degree was in educational counseling, but failed to ensure the change was incorporated into the affidavit she signed. The affidavit failed to reflect the professional's status as a LISAC. <b>2006-0116 and 2006-0156:</b> Prior to 07/01/04, the professional began providing general counseling services to 2 minor clients. After 07/01/04, the professional failed to obtain updated consent for treatment for the 2 clients and continued to provide general counseling services, which are not within her limited scope of practice as a LISAC.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> The professional's license shall be reinstated and placed on 24 months probation; 3-semester credit hour graduate level ethics course; upon returning to practice, 24 months clinical supervision; investigative costs of \$4,500 stayed pending compliance with this Consent Agreement and Order.</p>
<p><b>Brenda Sheets</b> LISAC-1529 2005-0113 2006-0072 2006-0116 2006-0156</p>	<p><b>2006-0072:</b> While working as the clinical director at an agency, the professional and her husband transported an agency client to the church the professional and her husband attended. After terminating her employment with the agency, the professional transported the client to a home the professional owned that the professional's daughter and family also occupied. The professional's husband baptized the client in the hot tub of the home the professional owned. Client was later hired to work in a hardware store owned by the professional's husband. In 04/06, the professional confronted the client regarding the client's substance abuse and told the client she needed to vacate the professional's home. The client did not return to her job at the hardware store and was later terminated.</p>	<p><b>Board Action See Above.</b></p>

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<p><b>Elissa Thompson</b> LCSW-10384 2009-0029</p>	<p>In 2007, the professional saw Daughter and Son for about 18 sessions over the course of one year. The professional failed to develop a written treatment plan addressing goals or treatment issues. The professional's progress notes contained minimal information regarding what occurred during each therapy session. The billing records indicated 4 additional therapy sessions where the professional did not maintain any other documentation regarding these sessions. Mother or Father would give verbal updates regarding the children, which the professional failed to document. Upon receipt of an appropriate release authorization, the professional forwarded copies of the children's records to Mother's attorney. The professional failed to document Mother's records request and her release of those records in the clinical record.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> Indefinite probation until the professional is able to obtain a therapy-related position at an OBHL-licensed agency; while on probation, the professional shall not engage in independent practice and shall only provide psychotherapy services while employed at and under direct supervision at an OBHL-licensed agency; 6-clock hours of continuing education in current behavioral health clinical recordkeeping requirements; 3-semester credit hour graduate level behavioral health ethics course; 24 months of clinical supervision.</p>
<p><b>Laurie Duarte</b> LISAC-1492 2009-0066</p>	<p>Client presented at a local hospital for attempted suicide and suicidal ideation. Client had a history of suicidal ideation and suicide attempts. The professional conducted an assessment, but did not access other available records. The professional failed to determine whether Client had a suicide plan and access to a weapon. The professional recommended discharge even though Client's boyfriend could not be reached. Client committed suicide shortly after being released from the hospital. The professional has a history of terminating employment with 3 agencies without proper notice or providing assistance in transitioning clients. The professional has a history of misrepresenting her employment on employment applications. The professional has a history of employment concerns, including at least one termination occurred and one resignation in lieu of termination.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> 24 months probation; 6-clock hours of continuing education regarding appropriate protocols for completing suicide risk assessments; 3-semester credit hour graduate level behavioral health ethics course; 24 months of clinical supervision; investigative costs of \$1641 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>Marvin Hillyard</b> LISAC-1408 2009-0012</p>	<p>The professional failed to fully document the majority of reasons supporting his decision to terminate a client from court ordered sex offender treatment program for non-compliance. The professional failed to document communications with Mother, Father, and Son's probation officer. The professional's summary reports referenced a number of problematic incidents involving Son and formed the basis for the professional's decision to discharge Son. The professional failed to appropriately document parents' participation in sessions. The sign-in sheet is the only records of parents' participation.</p>	<p><b>Board Action 10/02/09 Consent Agreement and Order:</b> 12 months probation; 8-clock hours of continuing education in current behavioral health clinical documentation requirements; 6-clock hours of continuing education in behavioral health ethics; 12 months of clinical supervision; investigative costs of \$526 stayed pending compliance with the Consent Agreement and Order. The Board voted to refer this matter to OBHL.</p>
<p><b>Diane Andrick</b> LPC-1689 LISAC-0372 2007-0017</p>	<p><b>2007-0017:</b> In 2004 and 2005, an agency contracted with the professional to provide services to 3 or more clients diagnosed with serious mental illness, PTSD, DID, and major depression. The professional engaged in dual relationships or blurred boundaries with at least 3 clients by disclosing the church she attended; provided rides for Client A to her church; provided rides for Client A when participating in field trips for therapeutic interventions, such as to a video store or to attend a recovery meeting, but failed to document the therapeutic basis for these interventions; participated in individual religious programs with Clients A and B; provided contact information for Client A with a female and male source for prayer, failing to obtain appropriate written consents; failed to maintain appropriate client record keeping.</p>	<p><b>Sanctions 02/25/08 Consent Agreement and Order:</b> minimum 24 months probation; shall not practice independently while on probation; 3 semester credit hour ethics course; 6 clock hours in clinical documentation; minimum 24 months of clinical supervision; shall not provide clinical supervision while on probation.</p>

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<p><b>Diane Andrick</b> LPC-1689 LISAC-0372 2007-0017 2009-0054</p>	<p><b>2009-0054:</b> In 02/08, the Board adopted a Consent Agreement placing the professional on 24-months probation addressing, in part, the professional's documentation deficiencies related to Complaint No. 2007-0017. While on probation, the professional worked at an agency ("Agency") as an independent contractor. In 09/08, the agency found 24 of the professional's client records missing 102 progress notes. The professional was suspended pending an investigation, but was allowed to produce any progress notes she had in her possession up to 09/16/08. The professional produced progress notes for 12 records on 09/18/08. The agency found 25 client records were still missing notes and terminated the professional's contract. The professional delayed turning in Agency property and created additional notes following her termination. The professional maintained client records at home that were not properly secured.</p>	<p><b>Board Action 11/06/09 Consent Agreement and Order:</b> 90-day stayed suspension; 36 months probation; shall only work in a pre-approved supervised hospital setting; 3-semester credit hour ethics course; 6-clock hour continuing education in current clinical documentation requirements; 36 months clinical supervision; practice monitor required upon returning to private practice.</p>
<p><b>Charles Combs</b> LPC-1004 2009-0047</p>	<p>The professional began treating Mother individually to cope with Father's alleged problematic behaviors. The professional obtained a consent for treatment and developed a treatment plan regarding Mother's treatment. The professional then saw Father for one individual session and then Father and Mother for 11 couples' therapy sessions. The professional failed to obtain Father's consent for treatment and failed to develop new treatment planning documentation. After Mother and Father divorced, Mother resumed individual therapy to assist in managing ongoing divorce and custody related stress. The professional failed to update any treatment planning documentation, even though she continued to see Mother for about 5 years. The professional failed to document a phone conversation with the custody evaluator and had no documentation in the file authorizing this discussion. In 10/08, the professional wrote a To Whom It May Concern letter with numerous negative statements about Father where the professional relied on information provided only by Mother. The professional's letter also included confidential information Father provided. The professional did not have Father's written authorization to release confidential information.</p>	<p><b>Board Action 11/06/09 Consent Agreement and Order:</b> 12 months probation; 3-semester credit hour ethics course; investigative costs of \$478 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>Kimberly Keane</b> LPC-1971 2010-0042</p>	<p>On 09/25/09, the Board was notified that the professional was being treated for a significant behavioral health issue and/or medical condition affecting her ability to safely and competently practice at this time.</p>	<p><b>Board Action 11/06/09 Interim Consent Agreement and Order:</b> The professional shall not practice and the professional's license shall be suspended.</p>
<p><b>Susan Livingston</b> LCSW-11160 2007-0023</p>	<p>In 2002, the professional pled no contest to reckless driving after being charged with a DUI. The professional failed to disclose her past DUI charges and reckless driving conviction on her 01/04 certification application, as required. In 07/04, the Board issued the professional's license without knowledge of the professional's alcohol abuse history and reckless driving conviction. In 02/05, the professional was charged with DUI and Extreme DUI. The professional did not notify the Board within 10 business days, as required. The professional entered into treatment with a LCSW and completed 16 sessions of court ordered treatment. The LCSW indicated that the professional struggled with depression and occasionally abused alcohol. In 08/06, the court determined that the professional completed all sentencing requirements. In an 08/06 substance abuse evaluation, the professional was identified as engaging in alcohol abuse. The professional's license was suspended by operation of law when the professional failed to renew her license during an open investigation.</p>	<p><b>Board Action 11/06/09 Consent Agreement and Order:</b> Had the professional renewed her LCSW license, the following terms and conditions would have been initiated: 12 months probation; obtain an addictionology evaluation; 3-semester graduate level ethics course; investigative costs of \$355.60 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>Beverly McDonald</b> LPC-2506 LISAC-0925 2010-0051</p>	<p>On 10/20/09, the Board was notified that the professional was being treated for a significant behavioral health issue and/or medical condition affecting her ability to safely and competently practice at this time.</p>	<p><b>Board Action 11/06/09 Interim Consent Agreement and Order:</b> The professional shall not practice and the professional's license shall be suspended.</p>

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<p><b>Dawn Malone</b> LISAC-11808 (expired)</p>	<p>On 05/31/09, the professional's LISAC license expired. In 06/09, the professional agreed not to practice and not renew her license pursuant to a consent agreement and order. The Board was later notified that the professional was conducting assessments and evaluations for the Motor Vehicle Division.</p>	<p><b>Board Action 11/06/09:</b> The Board issued a Cease and Desist Order.</p>
<p><b>Linda Sherwood</b> LPC-0357 2008-0119</p>	<p>The professional has a private counseling practice and a herbal skin care business, which includes selling skin care products through a local spa ("Spa"). A Spa employee referred Client to the professional for therapy. Client was treated individually from 04/07 to 08/07. The professional then saw Client and Partner for couples counseling. The professional developed a treatment plan for Client's individual treatment on her 05/11/07 progress note. This note did not include Client's signature and date or any future review dates. The professional failed to develop any type of written treatment planning documentation for couples counseling she provided to Client and Partner. Most progress notes did not include Client's name, the type of treatment provided, the session duration, or the professional's signature. The professional sent a thank you to the referral source. By thanking the referral source, the professional disclosed confidential information regarding Client. The professional attended a baby shower for a Spa acquaintance. The acquaintance's partner was one of the professional's current clients.</p>	<p><b>Board Action 11/06/09 Consent Agreement and Order:</b> 12 months probation; 3-clock hours continuing education addressing behavioral health ethics with an emphasis on boundaries; 3-clock hours continuing education addressing current clinical documentation requirements; investigative costs of \$543.25 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>Eve Mayer</b> LCSW-0211 2008-0082</p>	<p>The professional provided about 80 psychotherapy sessions to Husband between 2006 and 2008. The professional failed to develop treatment planning documentation for Husband. The court ordered Husband to provide Wife with a written authorization for the professional to release Husband's treatment records to Wife. Husband signed a written release authorization. Upon receipt of Husband's written authorization to release his records, the professional refused to provide Husband's records to Wife's attorney because Husband related confusion about the authorization. The professional failed to document her conversation with Husband about his confusion regarding his signed release authorization. When the professional finally released Husband's records, she did not document this release of confidential information, as required. The professional's progress notes were extremely brief and contained no useful information regarding the substance of Husband's treatment. The progress notes did not include the duration of sessions or the professional's signature.</p>	<p><b>Board Action 11/06/09 Board Order:</b> 12 months probation; 8-clock hours continuing education addressing current behavioral health record keeping requirements; 3-semester graduate level ethics course; 12 months clinical supervision.</p>
<p><b>Michael Caputa</b> LCSW-1701 2005-0105 2007-0133 2009-0051</p>	<p><b>2005-0105:</b> In 03/05, the SWCC opened a complaint based on the professional's failure to disclose his criminal history, substance abuse history, and substance abuse treatment history on his certification/licensure and renewal applications. <b>2007-0133:</b> In 01/07, the professional self-reported an extreme DUI charge. The SWCC opened another complaint and the professional entered into an ICA. In 12/08, complaints 2005 and 2007 were consolidated and resolved via a modified ICA. <b>2009-0051:</b> The professional treated Son. Father obtained sole legal custody of Son. Upon Father's request, the professional wrote a letter indicating that Son appeared to suffer from emotional abuse. The professional failed to disclose his limited contact with Son in his letter, failed to document his concerns in any progress note, and failed to report his concerns to CPS or the police. The professional failed to release Son's records upon Mother's request and failed to document discussions regarding Son.</p>	<p><b>Board Action 11/06/09 Consent Agreement and Order:</b> The professional's license shall be surrendered. The surrender shall be considered a revocation of his license.</p>

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<p><b>James Corrington</b> LCSW-0463 2009-0067</p>	<p>Client attended intensive outpatient (IOP) and aftercare programs at an agency. The professional was Client's therapist and facilitated the aftercare group. In 04/08, the professional initiated a "fellowship hug" with Client. Client perceived the hug to be an embrace and advised the professional that she was attracted to him. Client then sent email communications expressing her attraction to the professional. From 09/08 to 10/08, the professional and Client exchanged numerous text messages. There was no therapeutic basis for communications, as Client completed her aftercare program in 06/08. The professional then abruptly discontinued communication with Client. The professional failed to document or immediately seek consultation about Client's attraction to him and their non-therapeutic communications. In 02/08, the professional took an IOP group to visit a client who had relapsed and was hospitalized.</p>	<p><b>Board Action 11/06/09 Consent Agreement and Order:</b> 12 month stayed suspension; 24 months probation; 6-clock hours continuing education addressing professional ethics and boundaries; 3-semester credit hour graduate level ethics course; 24 months clinical supervision; 24 months therapy; investigative costs of \$1,182.00 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>James Corrington</b> LCSW-0463 2009-0067</p>	<p>In 09/08, an IOP client complained that the professional embarrassed her in front of other group members by telling her he did not want her in group. In 11/08, after a former IOP client was hospitalized, the professional made repeated, demanding, rude, aggressive and inappropriate calls to the emergency room staff.</p>	<p><b>Board Action See Above.</b></p>
<p><b>Sandra Coorough</b> LCSW-0335 2006-0031</p>	<p>See 2008 Adverse Action Report.</p>	<p><b>Board Action 11/06/09:</b> The Board released the professional from all terms and conditions of the Consent Agreement and Order dated 12/12/08.</p>
<p><b>Kimberly Popkey</b> LPC-2248 2008-0094</p>	<p>In 08/07, the professional began psychotherapy services for 14-year-old Son regarding Father's anger issues towards Son. Father did not participate in counseling with Son. Father petitioned the court to modify custody and visitation. Mother asked the professional to author a letter Mother could use in court regarding the custody and visitation matter. After 4 therapy sessions, the professional wrote a To Whom It May Concern letter addressing Son's therapy and indicated, that in her professional opinion, it was in Son's best interest to continue to live with Mother.</p>	<p><b>Board Action 12/04/09 Board Order of Censure.</b></p>
<p><b>Julia Coffey</b> LCSW-11467 2009-0124</p>	<p>Complaint No. 2006-0093 and Complaint No. 2009-0124 were consolidated and resolved via Consent Agreement. Regarding Complaint No. 2009-0124, the professional provided play therapy for 8-year-old Daughter from 03/05 to 03/06. Mother and Father were engaged in highly contested custody and visitation issues. The professional's written consent for treatment lacked required elements. Mother was present for most of the 17 sessions provided to Daughter. Progress notes failed to adequately identify the day and/or year treatment occurred. The professional failed to have adequate treatment planning documentation. Father requested Daughter's records. The professional failed to provide a copy of Daughter's records, stating that it would harm Daughter and breach confidentiality. The professional failed to provide Father the same opportunity as Mother to obtain information regarding Daughter's treatment and obtained information exclusively from Mother. The professional's failure to engage in regular communications with Father prevented her from accessing a wider range of information that could only benefit Daughter.</p>	<p><b>Board Action 12/04/09 Consent Agreement and Order:</b> 12 months probation; continuing education required under Case No 2006-0093 Consent Agreement was accepted as completed; 12 months clinical supervision.</p>

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<p><b>DeeDee Bassil</b> LPC-10770 2009-0068</p>	<p>The professional treated Daughter from 02/08 through 07/08. The professional documented Father's verbal request for records on 09/24/08. The professional told Father that it was not in Daughter's best interests to provide the records and denied Father's request. The professional provided no information indicating what steps she took to determine Father's legal right to obtain Daughter's records. The professional told Father that Daughter needed time to adjust to Father having her records and that Father would eventually obtain the records. On 12/15/08, Father made a written request for Daughter's records pursuant to ARS § 25-403.06. After receiving Father's written request, the professional consulted with others to determine her obligations under state law. Following consultation, 2 months since Father's initial request, the professional released Daughter's records to Father.</p>	<p><b>Board Action 12/04/09 Consent Agreement and Order:</b> 12 months probation; 6-clock hours continuing education addressing contested divorce issues; investigative costs of \$259.65 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>Lee Woods</b> LCSW-0585 LMFT-0189 2009-0126</p>	<p>Beginning in 12/05, the professional provided psychotherapy to Son for 5 years, beginning when Son was about 9 years old. The professional's consent for treatment and treatment planning documents did not contain required elements. The professional wrote at least 2 treatment summary letters without written authorization to release information regarding Son. The professional physically restrained Son on 2 occasions without written authorization or documentation that Son presented an imminent risk of danger to himself or others. The professional engaged in a large number of non-therapy related activities with Son and failed to document any therapeutic purpose for these activities. Son had a significant number of behavior issues. The professional failed to develop and implement a behavior modification plan and failed to document how behavior issues were addressed and treated in progress notes. The professional documented giving Son gifts, some of which had significant value. The professional signed a birthday card for Son "with love".</p>	<p><b>Board Action 12/04/09 Consent Agreement and Order:</b> 24 months probation; 6-clock hours continuing education addressing ethics, boundaries and documentation; practice audit; practice monitor; investigative costs of \$1,930.64 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>James Bissell</b> LISAC-13078 LAC-12585 2007-0024 2010-0011</p>	<p>In 06/06, the professional submitted his LISAC and LAC applications and disclosed 6 DUIs and other criminal matters occurring between 1979 and 1995. Anger issues were identified in a 1995 domestic abuse criminal matter and in 2005 regarding an incident with co-worker. The professional indicated he resigned from Agency 1 when he was actually terminated. The professional was terminated from Agency 2 for violating client confidentiality. The professional was licensed with a Consent Agreement and Order executed in 2007. The professional failed to comply with the stipulations of the 2007 Consent Agreement and Order, as required.</p>	<p><b>Board Action 12/04/09 Consent Agreement and Order:</b> stayed suspension pending compliance with stipulations of Consent Agreement and Order; 12 months probation; 3-semester graduate level ethics course; 12 months clinical supervision; minimum 6 anger management therapy sessions; investigative costs of \$500 paid by 12/31/09; Order of Censure.</p>
<p><b>Mary Molinek</b> LPC-1541 2008-0114</p>	<p>On 05/28/09, the professional was booked into county jail for giving contraband to an inmate and subsequently terminated. Her employer filed a complaint with the Board. The professional failed to respond to the complaint, failed to respond to a subpoena for records, and failed to respond to a subpoena to appear. The professional eventually telephoned Board staff and indicated that she would not participate in the Board's investigation. The professional indicated that she completed probation and that her felony charge was reduced to a misdemeanor, but failed to provide any supporting documentation. The professional failed to appear at any Board meetings regarding this matter.</p>	<p><b>Board Action 12/11/09 Order:</b> The professional's license shall be revoked.</p>

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<p><b>Martha Thompson</b> LPC-1062 2004-0035</p>	<p>In 2004, the professional's employer involuntarily terminated the professional for failing to report an incident of suspected sexual abuse of a minor to CPS, breaching client confidentiality, exploiting a client by soliciting retroactive permission from a client's mother to speak to the client's sibling, documentation failures and falsely stating that a tribal judge had directed her to contact human resources on behalf of a client while the professional was on administrative leave. In 2005, another employer involuntarily terminated the professional during her original probation period. The professional filed a complaint against the director of the agency where she worked in 2004. The complaint was dismissed for lack of merit. In 2006, the professional was terminated by a third employer for refusing to follow case manager guidelines, refusing to cooperate with co-workers, and client complaints about rudeness.</p>	<p><b>Board Action 12/11/09 Order:</b> The professional's license shall be revoked.</p>
<p><b>Martha Thompson</b> LPC-1062 2004-0035</p>	<p>In 2006, the professional filed a second complaint against the director of the agency where she worked in 2004. This second complaint was dismissed for lack of merit. In 2007, the professional was terminated by a fourth employer for leaving children in the sole and unsupervised care of their mother, in violation of a CPS directive restricting the mother to supervised visitation, and for general job performance deficiencies. In 2008, the professional applied for employment at a 5th agency and falsely stated that she had left her 4th employment due to "family illness". In 2009, this 5th employer involuntarily terminated the professional regarding ongoing poor performance issues including clinical judgment, patient safety, incomplete charts, disorganization, ineffective communication, and insubordination. In 04/09, the professional misrepresented to the Board that she left this 5th agency so that she could "pursue private practice".</p>	<p><b>Board Action See Above.</b></p>
<p><b>Aaron Grigg</b> LCSW-12377 2009-0119</p>	<p>Since 11/02, the professional has been a social worker certified and licensed in Oregon. In 02/03, an Oregon employer (Agency 1) disciplined the professional for using an agency computer to access Internet pornographic sites. In 03/03, the professional self reported this disciplinary action to the Oregon Board. In 03/03, the Oregon Board placed the professional in an addictions monitoring program. In 06/03, Agency 1 terminated the professional's employment due to budget cuts. In 09/03, the professional began working at another agency (Agency 2). In 04/04, the professional was allowed to resign in lieu of termination from Agency 2 after it determined it needed someone with more experience. In 07/07, the professional began working in Arizona at an agency (Agency 3) and applied for his LCSW license. The professional's application included the following misrepresentations: the professional failed to disclose his work history at Agency 1, failed to disclose the disciplinary action and termination from Agency 1, failed to disclose his resignation in lieu of termination from Agency 2, and failed to disclose his addiction to pornography.</p>	<p><b>Board Action 11/06/09 Consent Agreement and Order:</b> stayed suspension pending compliance with stipulations of Consent Agreement and Order: 24 months probation; 24 months clinical supervision; 24 months therapy; attendance weekly at 12-step recovery program; investigative costs of \$890 stayed pending compliance with the Consent Agreement and Order.</p>
<p><b>Aaron Grigg</b> LCSW-12377 2009-0119</p>	<p>Based on information available at the time, the Board approved the professional's LCSW application. In 01/09, the Oregon Board released the professional from his monitoring program and the professional ceased attending therapy. In 05/09, the Board opened a complaint against the professional based on possible misrepresentations in his licensure application and impairment and ordered the professional complete a psychosexual evaluation. The professional disclosed that he continues to access Internet pornography at home and at work since moving to Arizona, although with less frequency than before he entered the Oregon monitoring program. The professional is aware that it is against his current employer's policies for employees to access pornography at work.</p>	<p><b>Board Action See Above.</b></p>