NORTH CAROLINA PSYCHOLOGY BOARD
Board Action
July 1, 2005 through June 30, 2006

During the fiscal year July 1, 2005 through June 30, 2006, the following action was taken or confirmed by the North Carolina Psychology Board pursuant to G.S. § 90-270.15 and G.S. § 90-270.16:

Auman, Christopher R., M.A. - CONSENT ORDER was approved and signed on November 30, 2005. The action taken by the Board is REMEDIAL. Mr. Auman admits that the described conduct constitutes violations of the following: N.C. Gen. Stat. §§ 90-270.15(a)(10) & (a)(15) of the North Carolina Psychology Practice Act; and Standard 9.08(a) & (b) of the Ethical Principles of Psychologists and Code of Conduct (American Psychological Association, 2002). Mr. Auman shall use only the current version of any psychological testing instrument when conducting any type of psychological evaluation or assessment, whether labeled as such or not, for any purpose, other than research. When a new version of any psychological testing instrument is published, he shall begin using the new version within six months from its date of publication and discontinue using the old version within that six month period. Prior to using a new version of a psychological testing instrument, he shall ensure that he has received proper training in its administration and use. Further, Mr. Auman must successfully complete tutorials, meet specified requirements regarding supervision, and remit $300.00 in costs.

Berent, Amy, M.A. - FINAL DECISION to deny licensure at the Psychological Associate level was approved and signed on September 8, 2005.

Butler, Christine M., Ph.D. - CONSENT ORDER was approved and signed on September 8, 2005. Dr. Butler admits that conduct described in the order constitutes violations of N.C. Gen. §§ 90-270.15(a)(7), (a)(10) & (a)(22) of the North Carolina Psychology Practice Act, and 21 NCAC 54 .2104(k), (l) and (m) of the North Carolina Psychology Board rules. Dr. Bulter’s license is REPRIMANDED. She is ordered to successfully complete tutorials, and in conjunction with such, to prepare an article which addresses the importance of knowing continuing education requirements, proper documentation of continuing education hours, attention to detail in license renewal, and proper and timely response to directives of the Board. Further, she is assessed $300.00 in costs.

Calton, Deborah G., M.A. - CONSENT ORDER was approved and signed on December 1, 2005. Ms. Calton admits that the described conduct violates N.C. Gen. Stat. §§ 90-270.15(a)(3), (a)(5), (a)(7), (a)(10), & (a)(22) of the North Carolina Psychology Practice Act; and 21 NCAC 54 .2104(f), (k) & (m) and 21 NCAC 54 .2008(e) & (f) of the North Carolina Psychology Board rules. Ms. Calton’s license is CENSURED and placed on PROBATION for a period of three years during which she must comply with specified conditions. She must successfully complete tutorials, comply with specified continuing education requirements, and remit $300.00 in costs.
Cardassi, Janet O., M.A. - CONSENT ORDER was approved and signed on December 1, 2005. Ms. Cardassi admits that the described conduct constitutes violations of the following: N.C. Gen. Stat. §§ 90-270.15(a)(5), (a)(7) & (a)(10) of the North Carolina Psychology Practice Act; 21 NCAC 54 .2002(b)(6) and 21 NCAC 54 .2008(a), (e) and (h) of the North Carolina Psychology Board rules; and Standards 3.05(a) and (b), and 6.05 of the *Ethical Principles of Psychologists and Code of Conduct*, (American Psychological Association, 2002). Ms. Cardassi’s license is CENSURED and placed on PROBATION for a period of two years consisting of a minimum of 3000 hours in the practice of psychology. During the probationary period Ms. Cardassi must comply with specified supervision requirements, successfully complete tutorials, and not violate any of the provisions the N.C. Psychology Practice Act, the current APA’s *Ethical Principles of Psychologists and Code of Conduct*, or the Psychology Board rules. A permanent condition on Ms. Cardassi’s license is that she shall not barter with any of her patients/clients. Further, she is assessed $300.00 in costs.

Coffey, Delice, M.A. - CONSENT ORDER was approved and signed on February 16, 2006. Ms. Coffey admits that the conduct described in the order violates N.C. Gen. Stat. § 90-270.5(e), & §§ 90-270.15(a)(5), (a)(7), & (a)(22), of the North Carolina Psychology Practice Act; and 21 NCAC 54 .2002(b)(6), 21 NCAC 54 .2008(a), (e), & (h), of the North Carolina Psychology Board Rules. Ms. Coffey’s license is ACTIVELY SUSPENDED for six months and until she successfully completes tutorials. Following the six month active suspension, Ms. Coffey’s license is placed on PROBATION for two years consisting of a minimum of 3000 hours in the practice of psychology, during which time, specified conditions apply. Further, she is assessed $300.00 in costs.

Cushing (McWilliam), Phyllis J., Ph.D. - CONSENT ORDER was approved. Dr. Cushing admits that the conduct described in the order constitutes violations of N.C. Gen. Stat. § 90-270.15(a)(7), (a)(10) & (a)(22) of the North Carolina Psychology Practice Act; and 21 NCAC 54 .2008(f) of the North Carolina Psychology Board Rules. Dr. Cushing’s Psychological Associate license is REPRIMANDED; she must begin tutorials within 30 days of her relocation to North Carolina and/or her performance of any professional services in North Carolina; she must respond to all communications she receives from the Board and its staff in a prompt, thorough manner, meeting all requisite deadlines set by the Board within which to respond; and she is assessed $300.00 in costs.

Coleman, Melvin D., M.S. - FINAL DECISION to deny licensure at the Licensed Psychologist level under senior psychologist provisions was approved and signed on November 30, 2005.

Davis, Jeffrey T., M.A. - FINAL DECISION to deny licensure at the Psychological Associate level was approved and signed on November 30, 2005.

Edge, Linda S., Ph.D. - FINAL DECISION to deny licensure and health services provider certification at the Psychologist level was approved and signed on May 4, 2006.
Edwards, Anne F., M.S. - FINAL DECISION was approved and signed on September 8, 2005. Ms. Edwards’ conduct is found to be in violation of N.C. Gen. Stat. §§ 90-270.15(a)(4), (a)(10), (a)(11), (a)(17), (a)(18), (a)(19), (a)(22); and Standards 1.14, 1.23, 1.24, 1.25(b), 1.26, and 2.02(b) of the Ethical Principles of Psychologists and Code of Conduct (American Psychological Association, 1992). Her license is REVOKED, and she is ordered to remit $900.00 in costs.

Edwards, Christopher L., Ph.D. - CONSENT ORDER was approved and signed on November 30, 2005. Dr. Edwards admits that the described conduct constitutes violations of the following: N.C. Gen. Stat. §§ 90-270.15(a)(7), (a)(8), (a)(10), and (a)(22) of the North Carolina Psychology Practice Act; and 21 NCAC 54 .2001(c)(5), (c)(9) and (c)(10), and 21 NCAC 54 .2104(d) through (f) and (m), of the North Carolina Psychology Board rules. Dr. Edwards’ license is CENSURED and placed on PROBATION for a period of three years, or until such time, following the three year period, that he successfully meets all of the conditions specified in the Order. Dr. Edwards is prohibited from supervising enumerated individuals for at least three months, must successfully complete tutorials and a supervision monitoring program, must subject his supervisory records to random review, and must comply with specified continuing education requirements. Further, he is assessed $300.00 in costs.

Gadol, Louis C., Ph.D. - CONSENT ORDER was approved and signed on September 8, 2005. Dr. Gadol admits that conduct described in the order could constitute violations of N.C. Gen. §§ 90-270.15(a)(10), (a)(14), and (a)(15) of the North Carolina Psychology Practice Act, and Standards 9.01(a) and 9.01(b) of the Ethical Principles of Psychologists and Code of Conduct (American Psychological Association, 2002). The action taken by the Board constitutes remedial action. Dr. Gadol is ordered to participate in and successfully complete tutorials; to conduct a complete and thorough evaluation of all relevant parties and consider all pertinent information when making a visitation and/or custody recommendation, and to present findings or recommendations which are objective and unbiased; and to remit $300.00 in costs.

Gates, George N., M.A. - CONSENT ORDER was approved and signed on September 8, 2005. Mr. Gates admits that conduct described in the order constitutes violations of N.C. Gen. Stat. § 90-270.5(e), § 90-270.15(a)(5), (a)(7) & (a)(10), of the North Carolina Psychology Practice Act, and 21 NCAC 54 .2002(b)(6), and 21 NCAC 54 .2008(a), (e) & (h), of the North Carolina Psychology Board rules. Mr. Gates’ license is REPRIMANDED. He is ordered to participate in and successfully complete tutorials; to receive Level 2 supervision for a period of two years, consisting of a minimum of 3000 hours of practice in psychology, from the date of Board approval of his supervision contract; and to remit $300.00 in costs.

Gerarden, Kathryn M., M.S. - CONSENT ORDER was approved and signed on February 16, 2006. Ms. Gerarden admits that the conduct described in the order violates N.C. Gen. §§ 90-270.15(a)(7) & (a)(22), of the North Carolina Psychology Practice Act; and 21 NCAC 54 .2002(b)(6) & 21 NCAC 54 .2008(e) of the North Carolina Psychology Board Rules. Ms. Gerarden’s license is REPRIMANDED. She is ordered to relinquish her license and comply
with specified conditions if she wishes to apply for reinstatement of her license in the future. Further, she is assessed $300.00 in costs.

Heaton, Martha E., Ed.D. - CONSENT ORDER was approved and signed on February 16, 2006. Dr. Heaton admits that the conduct described in the order constitutes violations of N.C. Gen. Stat. §§ 90-270.15(a)(7), (a)(10) & (a)(15) of the North Carolina Psychology Practice Act, and 21 NCAC 54 .2002(a) of the North Carolina Psychology Board rules. The action taken by the Board is REMEDIAL. Dr. Heaton shall use and advise/instruct other professionals to use only the current version of any psychological testing instrument when conducting any type of psychological evaluation or assessment, whether labeled as such or not, for any purpose, other than research. When a new version of any psychological testing instrument is published, she shall begin using and shall advise/instruct other professionals to use the new version within six months from its date of publication and discontinue using the old version within that six month period. Prior to using a new version of a psychological testing instrument, she shall ensure that she has received proper training in its administration and use. Further, Dr. Heaton must successfully complete tutorials and remit $300.00 in costs.

James, Robin N., M.S. - FINAL DECISION was approved and signed on November 30, 2005. Ms. James’ conduct is found to have violated N.C. Gen. Stat. §§ 90-270.15(a)(5), (a)(7), and (a)(10) of the North Carolina Psychology Practice Act; and 21 NCAC 54 .2104(d), (g), and (m) of the Board rules. Ms. James’ Psychological Associate license is ACTIVELY SUSPENDED for a period of 13 months or until such time as she meets specified requirements to reinstate her license, whichever time period is longer. Further, she is assessed $300.00 in costs.

LaPlante, Katherine E. Wicke, M.S. - FINAL DECISION to approve application for licensure at the Psychological Associate level was approved and signed on May 4, 2006.

Mangiardi, Anthony R., Ph.D. - CONSENT ORDER was approved and signed on February 16, 2006. Dr. Mangiardi stipulates that the Board contends that if this matter were heard it would produce evidence showing conduct described in the order and that such conduct constitutes violations of N.C. Gen. Stat. §§ 90-270.15(a)(5),(a)(7), (a)(10), (a)(14), (a)(15) & (a)(22); 21 NCAC 54 .2001(c)(2), .2001(c)(5), .2001(c)(8)(A)-(C), & .2008(h) of the North Carolina Psychology Board rules; and Standards 3.05(a), 3.05(b), & 3.06 of the Ethical Principles of Psychologists and Code of Conduct, (American Psychological Association, 2002). Dr. Mangiardi’s license is CENSURED; restrictions/limitations are placed on Dr. Mangiardi with regard to serving as a supervisor for individuals who are practicing psychology and to entering into multiple relationships; he must successfully complete tutorials; and he is assessed $300.00 in costs.

Rayl, William J., M.A. - FINAL DECISION was approved and signed on May 4, 2006. Mr. Rayl’s conduct is found to be in violation of N.C. Gen. Stat. §§ 90-270.15(a)(7), (a)(10), (a)(14), (a)(19), and (a)(22); 21 NCAC 54 .2002(b)(6), .2008(e), .2008(f), and .2008(h); and Standards 3.04, 10.09, and 10.10(c) of the Ethical Principles of Psychologists and Code of Conduct
(American Psychological Association, 2002). Mr. Rayl’s license is REVOKED, and he is ordered to remit $600.00 in costs.

Theer, Michelle C., Psy.D. - FINAL DECISION was approved and signed on September 8, 2005. Dr. Theer is found to have been convicted of a felony which is in violation of N.C. Gen. Stat. § 90-270.15(a)(1). Dr. Theer’s license is REVOKED, and she is ordered to remit $300.00 in costs.

Walker-Shakir, Sherlynn E. - FINAL DECISION to deny licensure and health services provider certification at the Psychologist level was approved and signed on May 4, 2006.

Windsor, Suzanne R., Ed.S. - CONSENT ORDER was approved and signed on September 8, 2005. Ms. Windsor admits that conduct described in the order constitutes violations of N.C. Gen. Stat. §§ 90-270.15(a)(7), (a)(10) & (a)(22) of the North Carolina Psychology Practice Act, and 21 NCAC 54 .2008(e) of the North Carolina Psychology Board rules. The action taken by the Board constitutes remedial action. Ms. Windsor is ordered to participate in and successfully complete tutorials; to respond to all communication she receives from the Board in a prompt, thorough manner, meeting all requisite deadlines set by the Board within which to respond; and to remit $300.00 in costs.