

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
DEPARTMENT OF HEALTH
HEALTH REGULATION AND LICENSING ADMINISTRATION**



IN THE MATTER OF:

GLORIA SASU, RN

Respondent.

NOTICE OF SUMMARY ACTION TO SUSPEND LICENSE

To: Gloria Sasu, RN



In accordance with the provisions of the District of Columbia Administrative Procedure Act, D.C. Code § 2-509; the District of Columbia Health Occupations Revision Act of 1985, D.C. Code § 3-1205.15(a); and 17 DCMR § 4118, the District of Columbia Department of Health (D.C. Health) gives you notice of the summary suspension of your Nursing License, No. RN1005795, under D.C. Code § 3-1205.15(a).

Your license is summarily suspended effective immediately upon receipt of this notice. If you wish to appeal this summary suspension of your license, you must file a request for a hearing within 72 hours after service of this notice. Should you request a hearing, one will be held within 72 hours of a timely request, and a decision will be rendered within 72 hours after the close of the hearing. The request for a hearing must be submitted in writing to Panavee Vongjaroenrat, Assistant General Counsel, D.C. Health. The request may be submitted by email to panavee.vongjaroenrat@dc.gov or by mail to 899 North Capital Street, N.E., 6th Floor, Washington, D.C. 20002. Ms. Vongjaroenrat can be reached at (202) 478-5746.

The District of Columbia is represented by the Office of the Attorney General for the District of Columbia. A copy of your hearing request and any pleading or other written communication addressed to D.C. Health must also be delivered to Collin Cenci and Alycia Hogenmiller*, Assistant Attorneys General, at the Office of the Attorney General for the District of Columbia, Civil Enforcement Section, 400 Sixth Street, N.W., Suite 10100, Washington, D.C.

* Admitted to practice only in Virginia. Practicing in the District of Columbia under the direct supervision of Charles J. Coughlin, a member of the D.C. Bar, under D.C. Court of Appeals Rule 49(c)(4).

20001. AAG Cenci can be reached at (202) 705-1894 or by email at Collin.Cenci@dc.gov and AAG Hogenmiller can be reached at (202) 256-9692 or by email at Alycia.Hogenmiller@dc.gov.

You may appear personally at the hearing, and you may be represented by legal counsel. You have the right to produce witnesses and evidence, to cross-examine witnesses against you, to examine evidence produced and to have subpoenas issued to require the production of witnesses and evidence.

All hearings are conducted in the English language. If you or any witnesses to be called are deaf, have a hearing impediment or cannot readily understand or communicate the spoken English language, an application may be made to the Administrative Law Judge for the appointment of a qualified interpreter.

A request for a hearing will not stay the suspension of your license.

The charge upon which the summary suspension is based is set forth below.

Charge 1: **You have been adjudged incapacitated after you failed to submit to a fitness-to-practice assessment, evaluation, and recommendation as required by the Board of Nursing's March 7, 2022 Order, for which D.C. Health can take summary action to suspend your license under D.C. Code § 3-1205.15(a)(1)(C).**

You have been a District licensed Registered Nurse (RN) since January 13, 2005. And the Board of Nursing (the Board) has received the following information raising concern for your mental capacity and understanding:

On or about October 19, 2021, you filed an unclear and incoherent *pro se* civil complaint in the Superior Court of the District of Columbia against D.C. Health, Case No. 2021 CA 003785, alleging D.C. Health disclosed your information without consent. The court dismissed your complaint on January 5, 2022.

On October 29, 2021, you filed an unclear and incoherent *pro se* civil complaint in the U.S. District Court for the District of Columbia, Case No. 1:21-cv-02872 (UNA), against defendants "US OPM" and "US VA (LMR + OHA Medical Commission)." You alleged violations of the Fourth, Thirteenth, and Twenty-Seventh Amendments to the Constitution. And you alleged the amount in controversy as "more than 3 billion in lost wages & parental assets & death entitlement." The court dismissed the complaint on November 9, 2021, noting "the complaint does not include a cogent statement of facts." *See* Mem. Op. at 1 [3].

On December 23, 2021, you e-mailed the Board of Podiatry at dcbopod@dc.gov, asking, "Did you receive my package last month?" You emailed the Board of Podiatry again on December 27, 2021, stating:

The plaintiff (Gloria Sasu) wants to know why DC BOP & DCBOD always asking for court hearing when it pertains to renewal of physician licensure which is mine (Gloria Sasu) especially when recertification exams are completed and confirmed by the executive director: directly afterwards an administered recertification examinations under specialty is set as renewed information which must be mailed out to Gloria Sasu at her new address.

On December 28, 2021, Board of Dentistry Executive Director Ericka Walker responded, stating that neither the Board of Dentistry nor the Board of Podiatry received a package from you.

On December 29, 2021, at 2:27 p.m., you e-mailed Naresh Sandhi, a D.C. Health employee providing IT support for D.C. Health's license management system, Salesforce:

I am stating that you update my renewal account to reflect the multiple doctoral licensure(s) & their numbers that are associated with each board as it is renewed and updated to the forward dates with acknowledgement that each dc board and commissions has received the recertification score reports, specialty score reports, each board's money order receipts, doctoral designator missing and any additional requirements to accompany the accounts.

I have requested for new licensure numbers to be issued due to recent home theft and has not heard from each boards' information technology officers, data system specialist, software engineer, & computer scientist.

At 2:39 p.m. the same day, you e-mailed the Board of Dentistry and Naresh Sandhi, stating that D.C. Health is missing records for your active licensure in chiropractic, optometry, medicine, dentistry, social work, engineering/architecture, higher education, advanced practice registered nursing, and physical therapy.

At 4:20 p.m. that day, you e-mailed Ms. Walker:

No, I have renewed licensure(s) under renewal and the rest of the active licensed professions with DC DOH which has been moved to other data systems and deleted. For example, my CRD, ND, DO, MPT, Advanced PA/NP, and more are missing from the renewal screen and the supporting information. Where are they now, stop disrupting people in life with by conduct malicious acts. Whom inside DC government is not processing the final payments and

acknowledging the recertification exam score reports which are sent directly to the Executive Director such as my DDS/DMD.

Therefore, complete the action of correcting my data and re-issuing me all 8 and more doctoral records and stop causing people to lie to me, US District Judge, Chief Medicine Officer especially abroad.

At 8:51 p.m. that day, you e-mailed Ms. Walker and Naresh Sandhi:

I just spoke with Salesforce Canada & Salesforce Cloud to discuss several concerns (1) data protection of 8 sub accounts, which they stated is viewable to the Salesforce Administrator & Salesforce Technical Support team under my primary account as: sasug@aol.com, (2) privacy settings with Salesforce, renewal notifications, (3) sharing information restrictions, & (4) personal information being virtually accessible by unauthorized people. I stated to issue a DC Salesforce technical ticket number & Salesforce Case Number about my account being up to date and consistent with storing all my supporting documents and score reports includes recertification.

I have stated to DC government to remove my name & private information from public disclosure and public accessibility.

Since December 29, 2021, you have continued e-mailing D.C. Health employees and appeared in person at D.C. Health insisting you sent D.C. Health a package.

On December 31, 2021, you created 12 license applications in Salesforce. You applied to practice medicine, chiropractic, optometry, podiatry, dietetics, advanced practice registered nursing (as a certified nurse midwife), dentistry, physical therapy, pharmacy, psychology, speech-language pathology, and naturopathic medicine. You listed your education as "MD, DO, ND, MSPA" obtained from the University of Washington on October 23, 2008. You did not complete these applications or pay the relevant filing fees.

Based on this information and under D.C. Code § 3-1205.14(b), on March 7, 2022, the Board issued an Order for Fitness-to-Practice Assessment, Evaluation, and Recommendation requiring you to submit to a diagnostic evaluation and assessment for mental capacity by a Committee on Impaired Nurses (COIN) chosen provider within thirty days of the date of service of the Order. The Order provided COIN's contact information so you could schedule your evaluation and assessment. And the provider had to submit the report to the Board within sixty days from the date of the Order. The Order warned that if you failed to comply with the terms of the Order, then the Board would take further action against your license as it deemed appropriate, including formal

disciplinary action. You were served the Board's Order at your address of record, 8204 Gorman Ave., Apt. 149, Laurel, MD 20707 by certified mail, return receipt requested, on March 14, 2022.

Thirty days have elapsed since you were served the Board's Order and you have not submitted to a mental evaluation. Sixty days have elapsed since the Board's Order, and the Board has received no report on your Fitness-to-Practice Assessment, Evaluation, and Recommendation. Thus, you have failed to comply with the Board's Order. And under D.C. Code § 3-1205.14(b)(3), your failure to submit to a mental examination is affirmative evidence of your professional or mental incompetence to practice nursing.

Charge II:

Your mental incompetence to practice nursing presents an imminent danger to the health and safety of the public, for which D.C. Health can take summary action to suspend your license under D.C. Code § 3-1205.15(a)(1)(D).

The narrative of Charge I is incorporated and made part of this charge.

D.C. Health received a letter from American Osteopathic Information Association (AOIA) dated March 18, 2022. AOIA's letter states that you created a fraudulent account with AOIA and sent that account information to the D.C. Board of Medicine on June 21, 2020. You claimed through that account that you graduated from the New York Institute of Technology College of Osteopathic Medicine (NYIT COM). But NYIT COM has no record of your attendance, and you had no documentation to verify attendance or graduation from NYIT COM. AOIA deleted your invalid data and removed your access to the account.

You also forwarded to a D.C. Health employee your e-mails to the Montgomery County, Howard County, Prince George's County, Anne Arundel County, Baltimore City, Maryland and City of London, United Kingdom police departments alleging Xfinity stole your iPhone with your personal information.

On May 16, 2022, you emailed Samantha Horn, a D.C. Health executive assistant:

good morning dr.nesbitt,

gloria sasu has replied to your dc hrla and keep recieving dc hrla notifications from the basic nursing board rather than the dc bod and dc bopodiary about her concerns and her attorneys not hearing from agency appropriately which is Carol Thompson & Eric Motalvo only limited to her underwriters insurance attorneys to address all medical and dentistry practice matters in terms of her solo (doctoral licensee)

practice. gloria sasu addressed the board on dec. 27-jan.12 via email, postage, fax, and phone verification of receipt of all legal documents set on gloria sasu behalf under reinstatement and it was confirmed by the dc hrla. subsequently, gloria sasu and her attorneys has received disturbing notifications outside of her (dec.27) request of closing her basic rn licensure. gloria sasu has requested effective dec.29 of last year to reinstate and reactivate her mspa/msn (which was paid) and her podiatry licensure (which was paid) not limited to registered dietitian as a secondary specialty. she was informed by out of state agencies of medical identity theft related to gloria sasu's physician assistant and registered dietitian.

Later that day, you emailed Ms. Horn:

please read all written statements , in person appointments, phone conversations, legal documents, dr.nesbitt scheduling request for an appointment via eric motalvo and carol thompson as gloria sasu's attorney under delay to high volume of request. gloria sasu did in fact send dc hrla and the executive suite of dc health correspondence with legal supporting documents and admissible evidence from various agencies.

gloria sasu is requesting a secondary appointment to discuss the dec. 27-jan12 mailing and correspondence that was hand given, delivered and electronically sent to dc hrla, executive offices of dr. nesbitt and its (dc government hrla) processing centers.

On May 31, 2022, you received an automated email reminding you that your nursing license needed to be renewed. The same day, you sent the following email to LaQuandra Nesbitt, Director of D.C. Health, and Nadine Akers, a D.C. Health employee:

stop what you are doing to my dc and nys hrla account outside of podiatry and chiropractic. i told nesbitt and walker to stop their behavior regarding advanced practice nursing boards renewal by writing wrong renewal information and letters inside the usa nccpa and advanced practice data bank under basic nursing when gloria sasu santiago is mspa.

get your dc and nys and oregon hrla processing center employees to start typing and scan all the correct and accurate mail, email, postage, digital fax about my hrla account esp. when more than 4 ministry of medicine and health and dentistry has recertified and renewed except your thieving office that does not adhere to us federal court orders and spends dc treasury money orders and cashiers check as nesbit and walker on 3 occasions..

Based on the affirmative evidence of your professional and mental incompetence to practice nursing, combined with your erratic behavior, including multiple incoherent communications to D.C. Health employees, baseless civil lawsuits, and numerous applications to practice in areas in which you are not qualified, your mental incompetence presents an imminent danger to the health and safety of the public.

Please note under 17 DCMR § 4103.2, your failure to appear at the time and place set for the hearing, either in person or through counsel, or both, will not preclude D.C. Health's proceeding in this matter.

June 3, 2022
DATE

Sharon Williams Lewis
SHARON WILLIAMS LEWIS, DHA, RN-BC, CPM
Senior Deputy Director
Department of Health
Health Regulation and Licensing Administration