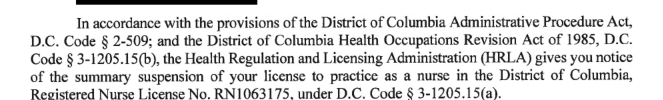
## GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF HEALTH HEALTH REGULATION AND LICENSING ADMINISTRATION

IN THE MATTER OF:	
ASHLEY WEBB, RN	
Respondent.	

## NOTICE OF SUMMARY ACTION TO SUSPENSION LICENSE

To: Ashley Webb, RN



Your license is **summarily suspended** effective **immediately** upon the 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 Panravee Vongjaroenrat, Assistant General Counsel, Department of Health, Health Licensing Regulation Administration. The request may be submitted by email to Panravee.Vongjaroenrat@dc.gov or by mail to 899 North Capitol Street, N.E., Sixth Floor, Washington, D.C. 20002. Ms. Panravee 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 HRLA must also be delivered to Assistant Attorney General Antoine Williams 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. 20001. Mr. Williams can be reached at (202) 256-2810 or by email at Antoine.Williams1@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 before an administrative judge 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 Board for the appointment of a qualified interpreter.

The basis of the contemplated action is certain information received by the agency which, if proven to be true, justifies taking the proposed action under D.C. Code § 3-1205.15(a).

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

## Charge I:

The States of Virginia, California, and Washington suspended your nursing license in their jurisdictions, for which the Board can take summary action to suspend your license under D.C. Code § 3-1205.15(a)(1)(A).

On February 25, 2021, the Virginia Board of Nursing held a formal hearing and then suspended your nursing license for violations of the Virginia Code, including unethical conduct, filing false reports or falsifying records, practicing beyond the scope of your license, substandard or inadequate care, and inappropriate acquisition or diversion of controlled substances. Subsequently, the State of California revoked your California registered nursing license, and the State of Washington summarily suspended your Washington nursing license based on the findings of the Virginia Board of Nursing.

Please note that 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 the Board's proceeding in this matter.

aril 25, 2022

SHARON WILLIAMS LEWIS, DHA, RN-BC, CPM

Senior Deputy Director Department of Health

Health Regulation and Licensing Administration