ALABAMA STATE BOARD OF SOCIAL WORK EXAMINERS

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IN RE: DAVID DESHAZO

DECISION

THIS MATTER having come before the Alabama Board of Social Work Examiners on the complaint of J. B. L. of Fairhope AL, wherein allegations were lodged against David deShazo, Robertsdale AL for habituation to drugs or to habit forming drugs that impair the ability to perform work duties. At a hearing held on July 26, 1999, the Alabama Board of Social Work Examiners took testimony regarding the complaint. The licensee, David deShazo was present, apprised, and otherwise informed of the complaint and the specific allegations therein, against him, and was given the opportunity to submit evidence and present testimony on his behalf. The hearing was transcribed, and evidence was presented on the allegation lodged against him. Therefore, the Board finds as follows:

- That the Board has proper jurisdiction to hear the complaint, and proper notice having been served on David deShazo on or about June 25th, 1999.
- That the complaint set forth allegations, which violate the rules and regulations of the Board as defined in Section 34-30-1 et. Seq. <u>Code of Alabama</u>, 1975 as amended.
- That evidence received by the Board established that David deShazo was guilty of the violations alleged regarding the complaint.
- 4. That David deShazo did admit to all charges regarding the complaint.

THEREFORE, the premises considered, it is hereby

ORDERED, ADJUDGED AND DECREED, that the decision of the Alabama Board of Social Work Examiners is that David deShazo be allowed to maintain his Licensed Certified Social Work license heretofore granted to David deShazo with the following stipulations:

- 1. He shall obtain the services of a LCSW for the purpose of supervision.
- 2. He shall ensure that the LCSW is registered with the Board as a supervisor

through his completion of the contract for supervision,

3. He will submit to random drug screening and provide those results to the Board

on a quarterly basis.

- 4. He will ensure that supervision reports are submitted to the Board on a quarterly basis.
- 5. He will continue AA meetings.
- 6. He will continue follow-up with Dr. Amyx
- He will comply with all conditions of the Board order as outlined in the pretrial intervention agreement.
- 8. The above stipulations will be in effect for the remaining period of his pretrial

intervention program, which is for three (3) years, beginning October 21, 1998.

BE IT FURTHER ORDERED, ADJUDGED, AND DECREED, that if Mr. David deShazo fails to provide the Board the heretofore mentioned documentation, additional disciplinary action shall be taken by the Board.

Done this July 26, 1999, under a unanimous vote of the Board.

Jerry Satterwhite Chairman

Alice W. King Executive Assistant

February 6, 2001

Dear Mr. deShazo:

The Alabama Board of Social Work Examiners met on January 26, 2001, and discussed your request to surrender your LCSW license. The Board declined to accept your surrender and voted to revoke your license for failure to abide with the stipulations of your suspension. You are hereby given notice that your LCSW license number 0603C dated July 1, 1985 has been revoked for non-compliance of the suspension order.

I must inform you that you have the right to appeal the Boards decision as explained in the Alabama Administrative Code 850-X-10-.15 but that it must be done within thirty (30) days of this notice. After the 30 days, without an appeal the notice will be printed and the revocation will be reported to DARS (Disciplinary Action Report System) and HIPDB (Healthcare Integrity and Protection Data Bank). I have enclosed a copy of the Administrative Code for your reference.

Should you have any questions you may reach me at the number listed above.

Sincerely,

Brenda W. Holden Executive Secretary