The 2005 hurricanes left much of the gulf coast region in disarray and, in one way or another, affected most of the United States. Most of us reevaluated priorities and put routine activities on hold in order to recover from these catastrophes. The Board was no different, and since current news was always available through our web site, an official newsletter was low priority. In the midst of recovery, the Board was also preparing for a major transition, as it faced the retirement of its Executive Director of 16 years, Brenda C. Ward. In recognition of her retirement, and to honor Brenda’s commitment and hard work, the Board resolved to dedicate the official board meeting room for the LSBEP as the “Brenda C. Ward Room”. Brenda set a precedence of professionalism and dedication that I admire and will strive to continue throughout my tenure as Executive Director of the LSBEP. Most all of you who have had the pleasure to meet or speak with Brenda hold her in high regard. I’m sure I speak for all Board Members, past and present, when I say that it was truly our pleasure and good fortune to have had the opportunity to work with her.

As operations are finally returning to normal, the LSBEP is pleased to publish this, its first newsletter since 2005. Obviously, much has taken place since the last publication, but hopefully this issue will bring you up to speed. You will want to pay close attention to the rules becoming effective in March and April 2007. One rule of particular importance is Chapter 9. Licenses. This will change the current renewal and expiration date of your license. Your license will now be valid August 1st through July 31st of each year. Have no fear! You will renew your license this year as you normally do, however, you will notice that your next certificate will have a new expiration date. So initially, to set things in line with current law, you will gain one additional month of licensure in the 2007-08 renewal year. I’m sure you will agree, this is a long awaited and welcomed change which will eliminate the headaches caused by the old “grace period” from July 1st to July 31st which has really been a “grey period”, during which the LSBEP could not verify or attest to the licensure of those renewal applications processed in July.

One of the most exciting changes on the horizon is the development and implementation of an on-line portal for licensed psychologists to report continuing education, pay renewal fees, update contact information, and even verify licensure status. We are working diligently to have this in place by May for the 2007-08 renewal season.
and instructions for utilizing this service will be made available as soon as everything is in place. I want to encourage you to use this service as it will allow you to know immediately of the acceptability of your continuing education and renewal status as opposed to waiting 3-4 weeks when reporting by paper renewal. I truly believe that you will find it easier than the paper and pencil report, as its features include built-in codes and automatic calculation of your CE hours. Do keep in mind that no matter what method of renewal you choose, you will still be required to maintain a file of your continuing education certificates in the event your continuing education is audited.

On a final and more serious note, the LSBEP has seen an increase in complaints against Licensed Professional Counselors (LPC’s) performing psychological testing. The LSBEP has pursued many avenues to resolve this problem including bringing these matters before the attention of the Board of Licensed Professional Counselors, to no avail. Thus, as it is the LSBEP’s obligation to protect the public against the “unauthorized practice of psychology”, the LSBEP has begun seeking injunctions, through our judicial system, against these Counselors who have been found to have violated the law. On September 5, 2006, the LSBEP obtained a Consent Judgment against Molly Larson, LPC in the 14th JDC, Parish of Calcasieu. This judgment enjoined and prohibited Ms. Larson and any employees or other persons acting on her behalf, from using any “psychological tests” as that term is defined in La. R.S. 37:2352(5) and in La. R.S. 37:2352 and LAC 46:LXIII 1702 subparts A through D. The injunction provided further, that Ms. Larson shall not exercise her appraisal privileges under her LPC licensure to circumvent the prohibition.

By C. Gary Pettigrew, Ph.D.
Complaint Investigations Coordinator

Any psychologist, no matter how ethical, may eventually become subject to the scrutiny of the Board in response to a complaint by a patient or some other interested party. The probability of this event increases if the psychologist performs certain kinds of services. For example, child custody evaluations result in a great number of complaints. Most psychologists become quite anxious when they are notified that a complaint has been filed. Some knowledge of the process utilized by the Board may be helpful in modulating that anxiety, and in preventing the kinds of mistakes that might be detrimental to the person accused.

When a complaint is first filed with the Board, it is treated as a request for investigation. A former board chairperson, appointed to perform the role of complaints coordinator, will review the allegations. If this review reveals evidence that a law or rule may have been violated, the coordinator recommends to the Executive Director that the case be assigned to an investigator. It is critical to understand that this decision is based upon the mere possibility that a rule may have been violated, and does not constitute a prejudgment that the rule has indeed been violated. If the coordinator fails to find an indication that a rule may have been violated, a recommendation is made to the Board members at their next meeting that the case not be assigned for investigation and that the matter be dropped. If the Board agrees with that
Responding to an Investigation, Continued...

recommendation, it will cause a letter to be sent to the person initiating the inquiry, advising that the matter has been resolved because a possible rule violation has not been identified. In that instance, the accused psychologist will not have been involved at all, and will not suffer any obligations that notification of a complaint would otherwise entail.

If the complaint is assigned to an investigator, the investigator will review the materials supplied by the complaining party and will send a notification of the complaint to the accused psychologist. The notification makes no presumption that the psychologist has violated a rule, but it will list the rules that may have been violated if the allegations are ultimately found to have merit. The notification will advise the accused psychologist that a written response to the complaint must be sent to the Board’s investigator within 30 days of receipt. A copy of the complaint itself will be enclosed with the notification letter. If a patient has filed the complaint, a release of information form signed by the patient will be included.

When a psychologist receives the notification, she may choose to engage an attorney to assist her with the process, or he may choose to respond on his own behalf. It is important to understand that the accused psychologist, or any person acting in her behalf, should not contact a sitting member of the Board. If a hearing becomes necessary, the Board members will be the triers of fact, analogous to a jury. Any effort to contact them prior to their consideration of the case is similar to efforts to “tamper” with the “jury”. At the time of the hearing, the Board members will learn about the case for the first time, unless they have previously reviewed a proposed consent order or other proposal. This will be explained below. Sometimes psychologists have expressed frustration at not being able to contact sitting Board members when they have been accused of a violation, but this is necessary in order to make provisions for a fair hearing, should one take place. In may be comforting to realize that any official decision of whatever kind regarding the complaint or the request for investigation is ultimately made by the sitting Board members, and that any psychologist who has been notified of a complaint has a right to a hearing before the Board, which cannot be taken away by any of the negotiations that may take place between the accused party and the Board’s investigator or attorney.

The Board's investigator may engage in any number of activities in order to gather information. The investigator may ask additional questions of the accused psychologist or of the complaining party. Records may be subject to subpoena. The investigator may decide to conduct interviews with the accuser or the accused, or other persons who have knowledge pertaining to the allegations. The number and kind of activities an investigator may employ are left to the discretion of the investigator, who is a former Board member. The investigator may also wish to consult with the coordinator of complaints or with persons having expertise in certain matters that may be involved in the situation under scrutiny. During the investigation, it is also important that the psychologist being accused of violations take no action toward the accusing party that might be construed as an effort to intimidate or bribe the accuser, or otherwise interfere with the accuser's right to pursue a complaint. Such behavior could become the subject of an additional complaint against the accused psychologist.

If the investigator concludes that the evidence uncovered is not sufficient to proceed against the psychologist, the investigator will make that recommendation to the Board at its next meeting. If the Board agrees, the accused psychologist and the accusing party will be notified that no violation has been found, and the matter will be concluded. If the Board does not agree, the investigator may offer a consent order to the accused psychologist, or the accused psychologist may be notified of a hearing date before the Board.

If the investigator concludes that the evidence is sufficient to proceed toward a disciplinary hearing, a consent order may be offered to the psychologist, which would make a hearing unnecessary if accepted by the Board. If the accused psychologist decides to accept the consent order, it is signed and returned to the investigator, who submits it as a proposal to the Board and its next meeting. The accused psychologist is under no obligation to sign the order. Signing the consent order is an admission of rule violation, and an acceptance of the provisions contained in the order. If the board accepts the signed consent order, it
Responding to an Investigation, Continued...

constitutes disciplinary action which is reportable to the Association of State and Provincial Psychology Boards, and to other agencies mandated by law. Consent orders may contain any number of provisions, including (but not limited to) additional continuing education requirements and/or restrictions or suspension of practice. If the board rejects the consent order, the accused psychologist may be notified of a hearing date before the Board. Sufficient time will be given for the accused and his attorney to prepare a defense. The hearing is a formal process, and the accused psychologist enjoys due process, which includes the right to counsel, the right to call and cross-examine witnesses, and the right to submit documentary or other material evidence. As a result of the hearing, the psychologist may be found not in violation, or she may be found in violation and subject to an order of the Board, which will constitute disciplinary action, also reportable to certain agencies as outlined above.

Two additional procedures should be mentioned, although they are much less frequently applied. In rare cases, in which a psychologist appears to be continually posing an active threat of harm to members of the public, the Board may authorize an immediate and temporary suspension of the license to practice, followed by a timely hearing before the full board. This procedure has never been used by our Board, but it is an available option in such an instance.

A second provision, the Impaired Psychologist Procedure, has been used by the Board. The goal of this procedure is to rehabilitate psychologists impaired by an Axis I or Axis III diagnosis of the (then) current Diagnostic and Statistical Manual of Mental Disorders. This procedure may result in avoiding reportable disciplinary action. It is offered at the sole discretion of the Board, which must make a judgment whether such a procedure is appropriate, given the nature of the accusations and any apparent connection with problems of practice. Details of the procedure can be found among the rules of the Board, reproduced in the current Directory and Statutory Reference published by the Board. It requires that the impaired psychologist acknowledge impairment and agree to the procedure. If the impaired psychologist rejects the recommendation for treatment or fails to cooperate fully with a treatment plan or other protections approved by the Board, disciplinary action may be renewed.

Questions about disciplinary procedures of the Board may be submitted to the Executive Director, and readers are encouraged to submit inquiries that might be appropriate for publication in this newsletter in the question and answer column.
RULE
Department of Health and Hospitals, Board of Examiners of Psychologists
Certificate of Prescriptive Authority
(LAC 46:LXIII.Chapter 4)
Notice is hereby given in accordance with the provisions of the Administrative Procedure Act, R.S. 49:950 et seq, the Board of Examiners of Psychologists intends to amend LAC 46:LXIII.403.

Title 46, PROFESSIONAL AND OCCUPATIONAL STANDARDS
Part LXIII. Psychologists

Chapter 4, Certificate of Prescriptive Authority
§ 403. Application for Certificate of Prescriptive Authority
A. - B.3 ...
4. If the license of a psychologist who has applied for a certificate of prescriptive authority is under disciplinary restriction or under investigation due to a complaint having been filed with this board, granting of the certificate of prescriptive authority may be withheld until such time as the restriction or the investigation has come to conclusion and the license is in good standing status.

RULE
Department of Health and Hospitals, Board of Examiners of Psychologists
Licenses
(LAC 46:LXIII.Chapter 9)
Notice is hereby given in accordance with the provisions of the Administrative Procedure Act, R.S. 49:950 et seq, the Board of Examiners of Psychologists intends has promulgated LAC 46:LXIII.900.

Title 46, PROFESSIONAL AND OCCUPATIONAL STANDARDS
Part LXIII. Psychologists

Chapter 9. Licenses
§ 900. License Renewal
A. A psychologist is eligible to renew their current license until July 31 of each year upon submission of the required renewal fee, renewal application form and fulfillment of all continuing education requirements as defined in LAC:46 Part LXIII Chapter 8.
B. A license may be valid for one year beginning August 1 through July 31 for each renewal period.
C. A Person whose license has been suspended is not eligible for renewal. Reinstatement procedures of a suspended license may be established through a Consent Agreement, or after a period of two years from the date of suspension a person may reapply for licensure.
D. A Person whose license has been revoked is not eligible for renewal. However, after a period of more than two years from the date of revocation, a person may reapply for licensure.

§901. Renewal of Lapsed Licenses
A. If the licensee is not renewed by the end of July, due notice having been given, the license shall be regarded as lapsed for the year beginning with that August. Such lapsed license shall not be listed in the directory.
B. - E. ...

NOTICE OF INTENT
Department of Health and Hospitals, Board of Examiners of Psychologists
Fees
(LAC 46:LXIII.Chapter 6)
Notice is hereby given in accordance with the provisions of the Administrative Procedure Act, R.S. 49:950 et seq, that the Board of Examiners of Psychologists intends to adopt Chapter 6 to define fees charged by the Board in accordance with the Louisiana Licensing Law for Psychologist 37:2354 and the Administrative Procedures Act §968 and 971.

Title 46
PROFESSIONAL AND OCCUPATIONAL STANDARDS
Part LXIII. Psychologists

Chapter 6. Fees
§601. Licensing Fees.

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<td>License Renewal</td>
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<td>Emeritus License Renewal</td>
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<td>Application for Certificate of Prescriptive Authority</td>
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<td>Reinstatement of Lapsed License (Application plus renewal fee)</td>
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§603. Administrative/Other Fees.

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<td>Disciplinary Action Report</td>
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<td>Directory &amp; Statutory Reference book</td>
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<td>Replacement License Certificate</td>
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RULE
Department of Health and Hospitals, Board of Examiners of Psychologists
Temporary Licensure
(LAC 46:LXIII.Chapter 10)
Notice is hereby given in accordance with the provisions of the Administrative Procedure Act, R.S. 49:950 et seq, that the Board of Examiners of Psychologists has adopted Chapter 10 to facilitate the temporary registration of out-of-state psychologists in accordance with the Louisiana Licensing Law for Psychologist, R.S. 37:2365.D. as well as temporary emergency registration of out-of-state psychologists in compliance with LA R.S. 29:769(E).

Title 46
PROFESSIONAL AND OCCUPATIONAL STANDARDS
Part LXIII. Psychologists

Chapter 10. Temporary Licensure
§1001. Registration of Out-of-State Psychologist
A. Pursuant to LA R.S. 37:2365.D any nonresident duly licensed or certified for independent practice as a psychologist in the state of his/her residence and which state will permit residents of this state a like and similar privilege as provided herein may, if associated with a psychologist who is a resident of the state of Louisiana and licensed under Title 37, Chapter 28 of the Louisiana Revised Statutes, practice as a psychologist for a period not to exceed thirty days in any calendar year to the same extent and manner as if licensed in this state.
B. A psychologist not licensed in Louisiana, whose license is current and unrestricted in the jurisdiction of his/her residence, must properly register with the Board prior to providing psychological services in Louisiana as follows:
   1. completed registration form signed by the Out-of-State Psychologist as well as the associating Licensed Louisiana Psychologist, shall be submitted along with a copy of the respective current and unrestricted licenses, picture identification, and any other information pertaining to identification or fitness to practice as requested by the Board;
   2. documentation that the psychologist is engaged in a legitimate professional setting, and provides satisfactory documentation to the Board of the location site(s) that he/she will be providing psychological services and dates of service;
   3. a statement attesting to any prior disciplinary actions, felonies or convictions, participation in an Impaired Psychologist program, or any pending litigations or actions the licensee may be facing; and,
   4. documentation that the state in which the Out-of-State Psychologist resides provides a like and similar privilege to licensed Louisiana psychologists.
C. Upon acceptance, the psychologist shall comply with the Louisiana Licensing Law for Psychologists Title 37 Chapter 28, the Louisiana Administrative Code, Title 46, and other applicable laws, as well as practice in good faith, and within the reasonable scope of his skills, training, and ability.
D. Should a qualified psychologist registered with the Board thereafter fail to comply with any requirement or condition established by this rule, the Board may immediately terminate his/her registration. In addition, any known jurisdiction in which the psychologist holds a license will be notified of any complaint, investigation and/or disciplinary proceedings by this Board.
E. In the event a psychologists fails to register with the Board, but practices psychology, whether gratuitously or otherwise, then such conduct will be considered the unlawful practice of psychology and prosecuted accordingly.

§1002. Emergency Temporary Registration for Psychologists
A. Pursuant to LA R.S.29:769(E), licensed Psychologists from other jurisdictions of the United States may respond to a declared public health emergency and be granted a temporary registration to engage in the practice of Psychology as defined in R.S. 37:2352(5).
B. Prior to providing professional services in Louisiana a psychologist licensed in another jurisdiction of the United States, shall apply for an Emergency Temporary Registration (ETR). The application for ETR shall be made available via the Board website or mailed upon request.
C. Applications for Emergency Temporary Registration shall be processed as priority during a declared emergency.
D. Accordingly, additional requirements for an ETR may be imposed pursuant to the emergency declaration issued which more properly addresses the needs of the particular declared emergency.
E. A psychologist not licensed in Louisiana, whose license is current and unrestricted in the jurisdiction of his/her residence in the United States, and properly registers with the Board may gratuitously provide psychological services if:
   1. the psychologist is engaged in a legitimate relief effort during the emergency period, and provides satisfactory documentation to the Board of the location site(s) that he/she will be providing psychological services;
   2. the psychologist shall comply with the Louisiana Licensing Law for Psychologists Title 37 Chapter 28, the Louisiana Administrative Code, Title 46, and other applicable laws, as well as practice in good faith, and within the reasonable scope of his skills, training, and ability; and,
   3. the psychologist renders psychological services on a gratuitous basis with no revenue of any kind to be derived whatsoever from the provision of psychological services with the state of Louisiana.
F. The authority provided for the emergency rule shall be applicable for a period of time not to exceed sixty days at the discretion of the Board, with the potential extension of up to two additional periods not to exceed sixty days for each extension as determined appropriate and necessary by the Board.
G. All interested psychologists shall submit to the Board, a copy of their respective current and unrestricted licenses, picture identification, and any other information pertaining to identification or fitness to practice as requested by the Board.
H. Should a qualified psychologist registered with the Board thereafter fail to comply with any requirement or condition established by this rule, the Board may immediately terminate his/her registration. In addition, any known jurisdiction in which the psychologist holds a license will be notified of any complaint, investigation and/or disciplinary proceedings by this Board.
I. In the event a psychologists fails to register with the Board, but practices psychology, whether gratuitously or otherwise, then such conduct will be considered the unlawful practice of psychology and prosecuted accordingly.
NEW LICENSEES 2004-2006

Lucien D. Rose, Ph.D.
Shreveport, LA
License #972 (CL)
Issued: 11/24/04

Marcy D. Rose, Ph.D.
New Orleans, LA
License #973 (CL)
Issued: 12/10/04

Michelle Garcia-Thomas, Psy.D.
Iota, LA
License #974 (CL)
Issue: 12/10/04

Mary Elizabeth Forman, Ph.D.
Baton Rouge, LA
License #975 (CL)
Issue: 2/18/05

Judith Parks Levy, Ph.D.
Baton Rouge, LA
License #976MP (CL)
Issue: 2/18/05

Brandon P. Romano, Psy.D.
Baton Rouge, LA
License #977 (CL)
Issue: 2/18/05

Soterios J. Soter, Ph.D.
Evanston, IL
License #978 (CL)
Issue: 2/18/05

Kristen A. Luscher, Ph.D.
Mandeville, LA
License #979 (CL)
Issue: 3/11/05

Dana M. Pollard, Psy.D.
Alexandria, LA
License #980 (CL)
Issue: 3/11/05

Carole A. Buckles, Psy.D.
Hammond, LA
License #981 (CL)
Issue: 3/11/05

John A. Hunter, Jr., Ph.D.
New Orleans, LA
License #982 (CL)
Issue: 3/11/05

George Stephen Park, Ph.D.
Lufkin, TX
License #983 (CL)
Issue: 3/11/05

Elsie M. Gordon, Ph.D.
West Monroe, LA
License #984 (CL)
Issue: 4/29/05

Alice H. Randolph, Ed.D.
Lyndhurst, OH
License #985 (CO)
Issue: 4/29/05

Allison G. Snyder, Ph.D.
New Orleans, LA
License #986 (CL)
Issue: 4/29/05

Stephen D. Anton, Ph.D.
Baton Rouge, LA
License #987 (CL)
Issue: 7/1/05

Nicole F. Lanclos, Ph.D.
Alexandria, LA
License #988 (CL)
Issue: 5/20/05

Jennifer Shiver, Psy.D.
Mandeville, LA
License #989 (CL)
Issue: 7/1/05

Jack A. Johnson, Jr., Ph.D.
Hammond, LA
License #990 (CL)
Issue: 7/1/05

Joseph A. LaManna, D.Ed.
Pineville, LA
License #991 (SC/CL)
Issue: 7/29/05
NEW LICENSEES, continued...

Jodie Rabalais Guth, Ph.D.
Lake Charles, LA
License #992 (CL)
Issue: 8/26/05

Vida Petronis, Ph.D.
Nashville, TN
License #993 (CL)
Issue: 8/26/05

Joseph O. Vigil, Ph.D.
Hammond, LA
License #994 (CO)
Issue: 8/26/05

Andra L. Ridgway, Ph.D.
New Orleans, LA
License #995 (SC)
Issue: 9/30/05

Joy R. Kohlmaier, Ph.D.
Metairie, LA
License #996 (CL)
Issue: 11/11/05

Bart M. Sevin, Ph.D.
Manuel, TX
License #997 (CL)
Issue: 11/11/05

Amy C. Abraham, Ph.D.
Lafayette, LA
License #998 (CL)
Issue: 11/11/05

Thomas A. Bounds, Ph.D.
Bossier City, LA
License #999 (CL)
Issue: 12/09/05

JoAnn K. Nishimoto, Psy.D.
Mundelein, IL
License #1000 (CL)
Issue: 12/09/05

Jerry Morris, Psy.D.
Nevada, MO
License #1001 (CL)
Issue: 12/09/05

Anen McKenzie Ward, Psy.D.
Bossier City, LA
License #1002 (CL)
Issue: 3/17/06

Daniel T. Mullins, Ph.D.
Bridge City, LA
License #1003 (CL)
Issue: 3/17/06

Norman I. Itkowitz, Psy.D.
Memphis, TN
License #1004 (CL)
Issue: 3/17/06

Daniel J. Krall, Ph.D.
Baton Rouge, LA
License #1005 (CL)
Issue: 3/17/06

Wendi Leigh LaBorde, Ph.D.
Shreveport, LA
License #1006 (CL)
Issue: 3/17/06

Anna T. Smyke, Ph.D.
New Orleans, LA
License #1007 (DV)
Issue: 5/26/06

Lisa D. Settles, Psy.D.
Lafayette, LA
License #1008 (CL)
Issue: 5/26/06

Megan D. Keyes, Ph.D.
St. Louis, MO
License #1009 (CL)
Issue: 5/26/06

Rosanna DiChiro, Psy.D.
New Orleans, LA
License #1010 (CL)
Issue: 5/26/06

Troy J. Raffield, Ph.D.
Pineville, LA
License #1011 (CL)
Issue: 5/26/06
NEW LICENSEES, continued...

Susan Lockhart Gatti, Ph.D.
Shreveport, LA
License #1012 (SC)
Issue: 5/26/06

Rachel B. Tangen, Ph.D.
New Orleans, LA
License #1013 (CN)
Issue: 7/1/06

Kevin M. McGuinness, Ph.D.
El Paso, TX
License #1014MP (CL)
Issue: 7/1/06

Jeffrey A. Frank, Ph.D.
Rockaway Park, NY
License #1015MP (CL)
Issue: 7/1/06

Mark D. Muse, Ed.D.
Kensington, MD
License #1016 (CL)
Issue: 7/14/06

Darren M. Strother, Ph.D.
Lafayette, LA
License #1017 (CN)
Issue: 9/15/06

Kathryn E. Kelly, Ph.D.
Alexandria, LA
License #1018 (CO)
Issue: 9/15/06

Joslyn Mason McCoy, Ph.D.
St. Martinville, LA
License #1019 (CL)
Issue: 10/20/06

Eric R. Cerwonka, Psy.D.
Alexandria, LA
License #1020 (CL)
Issue: 10/20/06

John C. Courtney, Psy.D.
New Orleans, LA
License #1021MP (CN)
Issue: 10/20/06

Thomas W. Swanbon, Ph.D.
Hillsborough, NH
License #1022 (CL)
Issue: 10/20/06

Scott D. Meche, Ph.D.
Baton Rouge, LA
License #1023 (CO)
Issue: 11/17/06

Stacey Gengel, Ph.D.
New Orleans, LA
License #1024 (SC)
Issue: 11/17/06

Erin Anderson-Fortier, Psy.D.
Jackson, LA
License #1025 (CL)
Issue: 11/17/06
Medical Psychologist Certificates Issued in 2005 and 2006

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<th>Date Issued:</th>
<th>Name and Title</th>
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<tr>
<td>02/18/05</td>
<td>John Francis Bolter, Ph.D. (553MP)</td>
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<tr>
<td>02/18/05</td>
<td>Paul M. Dammers, Ph.D. (728MP)</td>
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<td>04/22/05</td>
<td>Joseph E. Comaty, Ph.D. (682MP)</td>
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<td>Cathy Orman Castille, Ph.D. (609MP)</td>
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<td>Curtis M. Vincent, Ph.D. (381MP)</td>
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<td>04/25/05</td>
<td>Edmond X. Bergeron, Ph.D. (606MP)</td>
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<td>04/25/05</td>
<td>James W. Quillin, Ph.D. (318MP)</td>
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<td>05/10/05</td>
<td>John P. Whelton, Jr., Ph.D. (300MP)</td>
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<td>05/10/05</td>
<td>Craig D. Waggner, Ph.D. (626MP)</td>
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<tr>
<td>05/11/05</td>
<td>Laurence E. Klusman, Ph.D. (776MP)</td>
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<td>07/07/05</td>
<td>Thomas Carl Fain, Ph.D. (367MP)</td>
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<td>07/07/05</td>
<td>Linda R. Upton, Ph.D. (608MP)</td>
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<td>Carla C. Adams, Ph.D. (791MP)</td>
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<td>Warren C. Lowe, Ph.D. (282MP)</td>
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<td>Robert D. Davis, Ph.D. (686MP)</td>
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<td>C. Alan Hopewell, Ph.D. (828MP)</td>
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<td>Darla M.R. Burnett, Ph.D. (871MP)</td>
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<td>Bruce K. McCormick, Ph.D. (631MP)</td>
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<td>Rebecca F. Nolan, Ph.D. (793MP)</td>
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<td>Samuel Webb Sentell, Ph.D. (722MP)</td>
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<td>09/01/05</td>
<td>Catherine E. Hansen, Ph.D. (714MP)</td>
</tr>
<tr>
<td>09/15/05</td>
<td>Yolanda R. Rambin, Ph.D. (539MP)</td>
</tr>
<tr>
<td>10/17/05</td>
<td>James R. Logan, Ph.D. (702MP)</td>
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<tr>
<td>12/12/05</td>
<td>Glenn A. Ally, Ph.D. (378MP)</td>
</tr>
<tr>
<td>12/12/05</td>
<td>Alfred E. Buxton, Ph.D. (443MP)</td>
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<tr>
<td>02/06/06</td>
<td>Cary Dennis Rostow, Ph.D. (278MP)</td>
</tr>
<tr>
<td>01/31/06</td>
<td>Robert D. Younger, Ph.D. (584MP)</td>
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<td>02/06/06</td>
<td>Earl H. Baker, Ph.D. (577MP)</td>
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<tr>
<td>02/10/06</td>
<td>Michael Berard, Ph.D. (431 MP)</td>
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<tr>
<td>03/13/06</td>
<td>Judith Parks Levy, Ph.D. (976MP)</td>
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<td>04/12/06</td>
<td>Marc L. Zimmermann, Ph.D. (304MP)</td>
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<td>07/12/06</td>
<td>Jeffrey A. Frank, Ph.D. (1015MP)</td>
</tr>
<tr>
<td>10/23/06</td>
<td>John C. Courtney, Psy.D. (1021MP)</td>
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<tr>
<td>12/11/06</td>
<td>Thomas W. Swanbon, Ph.D. (1022MP)</td>
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Disciplinary Action Report

On May 20, 2005 the license of James P. Morgan, Ph.D. was suspended for a period of 2 years following Dr. Morgan’s self-reported violations of R.S.37:2359 A, B12, and B14; and Ethical Standards 10.05 and 10.08(a).

On August 26, 2005 the license of Cecilia Jo Davis, Ph.D. was suspended for a period of 2 years after failing to appear for a hearing before the LSBEP to show compliance with all lawful requirements for the retention of her license. The hearing was conducted in response to the investigation of a complaint alleging violations of R.S. 37:2359A, B12, and B14; and Ethical Standards 2.06(a)(b), 3.04, 3.12, and 10.09.

On September 30, 2005, Lyle LeCorgne, Ph.D. entered into a Consent Order with the LSBEP following an investigation of a complaint alleging violation of R.S. 37:2359A, B12, and B14; and Ethical Standards 2.04, 9.01(a) and 9.02(a). Dr. LeCorgne completed the requirements of the Consent Order on July 14, 2006 and his license is currently in good standing.

On September 2, 2005 the license of Myron Mohr, Ph.D. was summarily suspended after the LSBEP received documentation that Dr. Mohr had not complied with contingencies agreed upon for the retention of his license. The September 2, 2006, two year summary suspension was ratified on September 30, 2005 when the LSBEP held a hearing on the matter at which Dr. Mohr failed to respond to the Board’s request to appear before the Board to show compliance with all lawful requirements for the retention of his license.
LSBEP’s Newest Board Members

Jillandra C. Rovaris, Ph.D. was appointed by Governor Kathleen Blanco on August 8, 2005. Dr. Rovaris was appointed for a full term which will expire on June 30, 2010. She is a resident of New Orleans, LA.

Dr. Rovaris received her Ph.D. in Counseling Psychology from the University of Illinois at Urbana-Champaign in 1991. She is currently pursuing her post-doctoral masters degree in psychopharmacology from Alliant International University.

Dr. Rovaris has been on staff at Tulane University Center for Educational Resources and Counseling for the past 18 years and is currently serving in the capacity of Executive Director.

On October 15, 2006 Joseph E. Comaty, Ph.D., MP was appointed by Governor Kathleen Blanco for a full term which will expire on June 30, 2011. He is a resident of Baton Rouge, LA.

Dr. Comaty received his Ph.D. from the University of Health Sciences Chicago Medical School in 1992. He also obtained a post-doctoral masters degree in psychopharmacology from Alliant International University. Dr. Comaty is currently the Chief Psychologist at the Department of Health and Hospitals, Office of Mental Health.

The 2005-06 Board surprises Brenda with their dedication of the official meeting room of the LSBEP as “The Brenda C. Ward Room”

Left to right: Jillandra Rovaris, Bruce McCormick, Kenneth Bouillion, Brenda Ward, John Bolter, Rebecca Nolan