9/22/2023

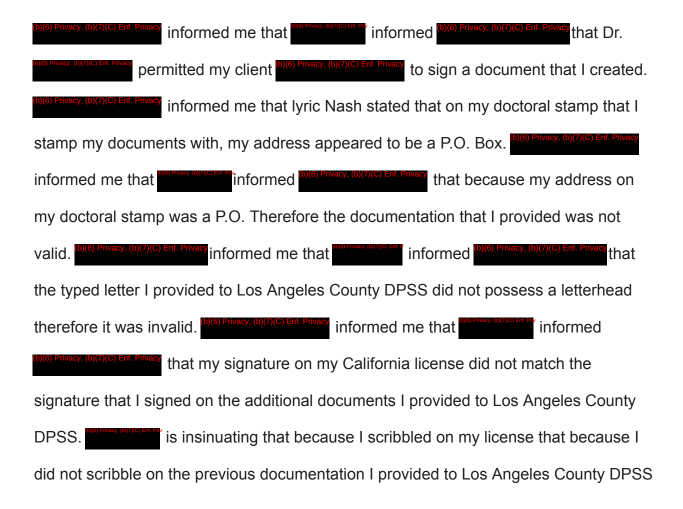
My name ^{(b)(6)} Privacy, (b)(7)(C) Enf. Privacy</sup> I have a doctor of philosophy degree in counseling Summa Cum Laude from Northwestern Christian University. I am a psychotherapist authorized by the state of california to provide psychosocial services in nature. I have been providing psychosocial services to a variety of clients for approximately two years. I am an African American male. I am hereby filing a complaint against ^(b) of Los Angeles County Department of Public Social Services on the following grounds.

- 1. Slander
- 2. Defamation of Character
- 3. Privacy Violation
- 4. Harassment
- 5. Unethical behavior
- 6. Illegal behavior intended to entice me to violate HIPPA and Psychotherapist-Patient
- Privilege laws.
- 7. Discrimination

On 9/15/2023 I was informed by my client ^{(b)(6)} Privacy, (b)(7)(C) Enf. Privacy</sup> who is a recipient of Los

Angeles County Department of Public Social Services that made some

questionable remarks regarding my professionalism and the documentation that I recently provided to Los Angeles County Department of Public Social Services. I can not validate whether or not these statements are true because they were disseminated to me from a client who is exhibiting emotionally disturbed like behavior.



that I must have permitted to sign the documentation on my behalf. This is slander and false statements and preposterous. I know several other colleagues and doctors whose signatures do not match on every singular document. To incite that I would allow my client to sign a document on my behalf is accusing me of unethical and fraudulent behavior which is untrue and considered defamation of character and slander. informed me that called me several times. I don't see the necessity of me communicating with because if these statements are true I do not feel comfortable or safe communicating with and her communication is unwanted especially after made those defaming statements about me. Any subsequent communication attempts from to me. I will consider harassment. In regard to the address that is on my stamp, my client informed me that initially stated that because the address on my doctoral stamp is a P.O. Box, I am not validated as a doctor. This is preposterous and another false statement. An address or an office address does not validate a doctor, a doctoral degree does. Also the documentation that my client provided me did not require that I provide additional letters, I provided an additional letter at my discretion so to state that my additional letters that were provided at my discretion must contain a letterhead; or it's not valid is another false statement because the documentation that my client ^{(0)(6) Priv} provided did not require me to provide an additional letter.

Also the address that **a second and** "confidential address" and by law I am not considered my "address of record" and "confidential address" and by law I am not required to provide my address of record and "confidential address". Although I see my clients at a variety of places, offices, and distinct locations my headquarters is my home address. I have an office incorporated in my home where I routinely see clients which is perfectly legal.

Please do not contact me as I will not be violating HIPPA or Psychotherapist-Patient privilege laws and my client has not authorized me to share with Los Angeles County DPSS specific information other than the forms that I have previously shared with Los Angeles County DPSS.

If I recall the documentation that my client provided me from Los Angeles County DPSS prompts the doctor to submit the forms. In the documentation I do not recall any instructions for the client to submit the forms.

Also my internal policy does not allow my clients to submit documents to organizations that I sign due to privacy, confidentiality, and safety concerns. My client is permitted to receive a redacted copy under certain circumstances.

I believe I was discriminated against because I am an African American doctor. I am certain that La County DPSS does not speculate the validity and professionalism and scrutinize caucasian doctors as they did me.

I am hereby requesting that these behaviors from cease and desist or I will be forced to take legal action.

Also due to these discrepancies I am hereby requesting that Los Angeles County DPSS hereby reverse ⁽⁰⁾ Privacy (0)(1) (1) Privacy (0)(2) (2) Privacy (0)(2) Pr

1. Does the public have access to a licensed psychologist's home address?

Answer: Only if you designate it as your address of record.

The Board of Psychology is required to provide an address of record (AOR) for all licensed psychologists. If the psychologist has chosen to use his or her home address as their address of record, this is the address that will be given to anyone who calls to verify their license. Therefore, if you do not want your home address disclosed, you may obtain and use an alternate address such as a business address or a post office box as your address of record. If your AOR is a P.O. Box or mail drop location, you must provide a physical address (business or residential) as the confidential address. [BPC § 27 and CCR § 1380.5]

§ 1380.5. Filing of Addresses.

16 CA ADC § 1380.5Barclays Official California Code of Regulations

Barclays California Code of Regulations

Title 16. Professional and Vocational Regulations

Division 13.1. Board of Psychology

Article 1. General Provisions

16 CCR § 1380.5

§ 1380.5. Filing of Addresses.

Currentness

(a) Each person holding a license as a psychologist shall file with the board his or her address of record, which shall be used as the mailing address for the licensee and shall be disclosable to the public. The licensee may provide a post office box number or other alternate address as his or her address of record; if a post office box number or other alternate address is used as the address of record, however, the licensee shall also provide a physical business or residential address for the Board's internal administrative use, and not for disclosure to the public.

(b) Each applicant and licensee who has an electronic mail address shall provide to the Board that electronic mail address and shall maintain a current electronic mail address, if any, with the Board.

(c) Within 30 days after a change of any address above, the applicant or licensee shall report to the Board any and all changes, giving both his or her old and new address(es).(d) Failure to comply with the requirements of this section may subject the licensee to enforcement action.

Credits

NOTE: Authority cited: Section 2930, Business and Professions Code. Reference: Sections 12.5, 27, 136 and 2948, Business and Professions Code. HISTORY 1. Renumbering of section 1380.4 to section 1380.5 filed 11-21-77; effective thirtieth day thereafter (Register 77, No. 48).

2. Amendment filed 6-15-83; effective thirtieth day thereafter (Register 83, No. 25).

3. Change without regulatory effect pursuant to section 100, Title 1, California Code of Regulations filed 3-5-90 (Register 90, No. 20).

4. Amendment of section heading, section and NOTE filed 3-21-2016; operative

7-1-2016 (Register 2016, No. 13).

This database is current through 9/15/23 Register 2023, No. 37.

Cal. Admin. Code tit. 16, § 1380.5, 16 CA ADC § 1380.5

Check local zoning regulations in CaliforniaBefore you settle on a location for your therapy practice—even if that location is your own home—you must make sure the local zoning allows you to operate there.Jan 27, 2023

How to Start a Therapy Practice in California | Heard

https://www.joinheard.com/articles/how-to-start-a-therapy-practice-in-california#:~:text= Check%20local%20zoning%20regulations%20in%20California,-California%20boasts%2 058&text=Before%20you%20settle%20on%20a,allows%20you%20to%20operate%20th ere.

I (b)(6) Privacy. (b)(7)(C) Enf. Privacy not consent nor authorize Los Angeles County Department of Public Social Services to RELEASE any of my personally identifiable information to any and all third parties without my written consent

Avoiding unlawful practices and potential consequences:

Engaging in unlawful practices, such as stalking, harassment, or using someone's address for malicious purposes, is not only unethical but also illegal.

To stay on the right side of the law and uphold ethical standards, refrain from using the address information you find to harm, harass, or invade someone's privacy. Always obtain addresses from reputable sources and respect the individual's right to keep their personal information private.

Best regards,

(b)(6) Privacy, (b)(7)(C) Enf. Privacy

