

**STATE OF CONNECTICUT  
DEPARTMENT OF PUBLIC HEALTH  
HEALTHCARE SYSTEMS BRANCH**

In re: Holly Mund, L.P.N.

Petition No. 2007-0122-011-005

**STATEMENT OF CHARGES**

Pursuant to the General Statutes of Connecticut, §§19a-10 and 19a-14, the Department of Public Health (hereinafter "the Department") brings the following charges against Holly Mund:

1. Holly Mund of Bloomfield, Connecticut (hereinafter "respondent") is, and has been at all times referenced in this Statement of Charges, the holder of Connecticut licensed practical nurse license number 029192.
2. On or about January 19, 2007, the Department of Public Health ("Department") received a report from the Drug Control Division, Department of Consumer Protection ("Drug Control"), regarding respondent. According to the Drug Control Report, respondent, while working at Newington Health Care Center in Newington, in December 2006, attempted to administer Tylenol to Patient RL instead of the patient's prescribed methadone. It was immediately revealed through examination of respondent's medication cart that respondent had "pre-popped" the medications Dilaudid, methadone and Lexipro into soufflé cups allegedly for administration to various patients.
3. As a result of the Drug Control Report, the respondent appeared at the Department for an interview with Department investigators. Respondent admitted to "pre-popping" medication at Newington Health Care Center but denied any intent to divert medication for her own use. During that interview, respondent admitted to issues of depression and prior abuse of prescription pain medications (*e.g.*, Vicodin and Percocet) and indicated an intent to commence substance abuse treatment.
4. Respondent's treatment records reflect treatment for emotional issues and relapse prevention. Respondent commenced treatment on or about March 8, 2007. However, in a letter to the Department dated April 18, 2007, respondent's treatment provider informed the Department that respondent had not returned to treatment since March 22, 2007.
5. The above facts constitute grounds for disciplinary action pursuant to the General Statutes of Connecticut, §20-99(b), including but not limited to:
  - a. §20-99(b)(2);
  - b. §20-99(b)(4); and/or,
  - c. §20-99(b)(5).

THEREFORE, the Department prays that:

The Connecticut Board of Examiners for Nursing, as authorized by the General Statutes of Connecticut, §§20-99(b) and 19a-17, revoke or order other disciplinary action against the license of Holly Mund as it deems appropriate and consistent with law.

Dated at Hartford, Connecticut this 23rd day of April 2007.



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Jennifer Filippone, Section Chief  
Practitioner Licensing and Investigations  
Healthcare Systems Branch

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