

BEFORE THE STATE MEDICAL BOARD OF OHIO

IN THE MATTER OF

STEVEN SCOTT CALVER, M.T

ENTRY OF ORDER

On January 22, 1999, Steven Scott Calver, M T., executed a Voluntary Surrender of his Certificate to practice massage therapy with a consent to revocation, which document is attached hereto and fully incorporated herein

In consideration of the foregoing and of Mr Calver's express waiver of the provision of Section 4731 22(B), Ohio Revised Code, requiring that six (6) Board members vote to revoke said certificate, it is hereby ORDERED that Certificate No 33-006807 authorizing Steven Scott Calver, M T , to practice massage therapy be permanently REVOKED

This Order is hereby entered upon the Journal of the State Medical Board of Ohio for the 13th day of April, 1999, and the original thereof shall be kept with said Journal

(seal)


Anand G Garg, M D
Secretary

4/13/99
Date

STATE MEDICAL BOARD
1999 APR -9 AM 10:05

**STATE OF OHIO
THE STATE MEDICAL BOARD
SURRENDER OF CERTIFICATE
TO PRACTICE MASSAGE**

I, STEPHEN SCOTT CALVER, M T , am aware of my rights to representation by counsel, the right of being formally charged and having a formal adjudicative hearing, and do hereby freely execute this document and choose to take the actions described herein

I, STEPHEN SCOTT CALVER, M T , do hereby voluntarily, knowingly, and intelligently surrender my certificate to practice massage, No 33-006807, to the State Medical Board of Ohio, thereby relinquishing all rights to practice massage in Ohio

I understand that as a result of the surrender herein that I am no longer permitted to practice massage in any form or manner in the State of Ohio

I agree that I shall be ineligible for, and shall not apply for, reinstatement of certificate to practice massage No 33-006807 or issuance of any other certificate pursuant to Chapters 4730 or 4731 , Ohio Revised Code, on or after the date of signing this Surrender of Certificate to Practice Massage Any such attempted reapplication shall be considered null and void and shall not be processed by the Board

I hereby authorize the State Medical Board of Ohio to enter upon its Journal an Order permanently revoking my certificate to practice massage, No 33-006897, in conjunction with which I expressly waive the provision of Section 4731 22(B), Ohio Revised Code, requiring that six (6) Board Members vote to revoke said certificate, and further expressly and forever waive all rights as set forth in Chapter 119 , Ohio Revised Code, including but not limited to my right to counsel, right to a hearing, right to present evidence, right to cross-examine witnesses, and right to appeal the Order of the Board revoking my certificate to practice massage

I, STEPHEN SCOTT CALVER, M T., hereby release the State Medical Board of Ohio, its members, employees, agents and officers, jointly and severally, from any and all liability arising from the within matter

This document shall be considered a public record as that term is used in Section 149 43, Ohio Revised Code

Further, this information may be reported to appropriate organizations, data banks and governmental bodies

Surrender
Stephen Scott Calver, M T
Page 2

I stipulate and agree that I am taking the action described herein in lieu of formal disciplinary proceedings pursuant to Section 4731 22(B)(11) and (13), Ohio Revised Code, based upon my plea of guilty to one (1) misdemeanor count of sexual imposition in violation of Section 2907 06, Ohio Revised Code. The acts underlying the misdemeanor count of sexual imposition occurred in the course of my practice as a massage therapist. Copies of the Court documents are attached hereto and fully incorporated herein.

Signed this 22nd day of JANUARY, 1999

Stephen S. Calver
STEPHEN SCOTT CALVER, M T

Brian E. Goldberg
Witness

Angelita Camp
Witness

Sworn to and subscribed before me this _____ day of _____, 199_____.

Notary Public

SEAL (This form must be either witnessed OR notarized)

Accepted by the State Medical Board of Ohio

Anand G. Garg
ANAND G. GARG, MD
SECRETARY

Raymond J. Albert
RAYMOND J. ALBERT
SUPERVISING MEMBER

4/13/99
DATE

5/5/99
DATE

STATE MEDICAL BOARD
1999 APR -9 AM 10:05

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO
CRIMINAL DIVISION

State of Ohio,
Plaintiff,

vs.

Stephen Calver,
Defendant.

Case No.

98CR 12-6774

WAIVER OF INDICTMENT

I, Stephen Calver, the defendant herein, accused of violating Ohio Revised Code section 2907.06, charging the offense of Sexual Imposition, a criminal offense which is not punishable by death or life imprisonment, having been advised by the Court of the nature of the charge against me, and of my rights under the Constitution, and being represented by counsel, hereby waive, in writing and in open Court, prosecution by indictment and request and consent that the charge proceed by information instead of indictment. I also hereby waive the time of service of said Information, inasmuch as I wish to be arraigned immediately, and I also waive the reading of the Information.

A copy of the proposed Information has been furnished to me.

Stephen Calver
Stephen Calver
Defendant

John P. Bease
Judge

Angela R. Canepa
Angela R. Canepa 0052054
Assistant Prosecuting Attorney

Brian Goldberg - 0068135
Brian Goldberg
Attorney for Defendant

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
98 DEC - 14 PM 3:06
CLERK OF COURTS

STATE MEDICAL BOARD
1999 APR 2 - 9 AM 10:04

STATE OF OHIO
FRANKLIN COUNTY, ss:

Case No.

98CR 12-6774

INFORMATION FOR: Sexual Imposition
(2907.06 R.C.) (M-3) (1 Count) (Total 1
Count)

In the Court of Common Pleas, Franklin County, Ohio, of the term of
11th day of September in the year of our Lord one thousand nine hundred ninety-
eight.

Ron O'Brien, the duly elected and qualified Prosecuting Attorney
Franklin County, Ohio, in the name of and by the authority of the State of Ohio, says
that prior to this information, Stephen Calver was duly advised by the Court of the
nature of the charge against him and of his rights under the Constitution, and he
stated that he understood the nature of said charge against him and his
constitutional statutory, and procedural rights, and that he had fully discussed all
aspects of his case with his attorney, Brian Goldberg, and he was completely satisfied
with the legal representation and advice and waived in writing and in open Court
prosecution of the offense by indictment,

Count One

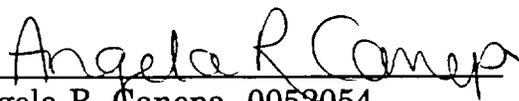
By way of information, Stephen Calver late of said County, on or about
the 5th day of September, in the year of our Lord one thousand nine hundred ninety-
eight, within the County of Franklin aforesaid, in violation of section 2907.06 of the
Ohio Revised Code did have sexual contact with Lisa Gallion, not his spouse, the said

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COMMON PLEAS COURT
FRANKLIN COUNTY, OHIO
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CLERK OF COURTS

STATE MEDICAL BOARD
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Stephen Calver knowing that the sexual contact was offensive to the said Lisa Gallion, or was reckless in that regard, contrary to the statute in such cases made and provided and against the peace and dignity of the State of Ohio

RON O'BRIEN
Prosecuting Attorney


Angela R. Canepa 0052054
Assistant Prosecuting Attorney

STATE MEDICAL BOARD
1999 APR -9 AM 10:06

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO

CRIMINAL DIVISION
GENERAL DIVISION

98 CR 6774

State of Ohio

Plaintiff,

vs.

Case No.:

Indictment for:

Bill of Information

Sexual Imposition

§ 2907.06 ORC (MF)

Stephen Calver

Defendant.

ENTRY OF GUILTY PLEA

I, Stephen Calver, Defendant in the above-styled case, am being represented by

Brian Goldberg, as legal counsel. My Constitutional and Statutory rights have

been explained to me by the Court and by my counsel. I have reviewed the facts and law of my case with my counsel. I now desire to withdraw my previously-entered general plea of "Not Guilty" and I now plead "Guilty" to

the bill of information, to wit: one count of

sexual imposition, a violation of § 2907.06 ORC,
a misdemeanor of the third degree.

I understand that my guilty plea(s) to the crime(s) specified constitute(s) both an admission of guilt and a waiver of any and all constitutional, statutory, or factual defenses with respect to such crime(s) and this case. I further understand that by pleading "Guilty", I waive a number of important and substantial constitutional, statutory and procedural rights, which include, but are not limited to, the right to have a trial by jury, the right to confront and cross-examine the State's witnesses who testify against my interests, the right to have compulsory subpoena process for obtaining witnesses in my favor, the right to require the State to prove my guilt beyond a reasonable doubt on each crime herein charged at a trial at which I cannot be compelled to testify against myself (the right to remain silent while retaining my presumption of innocence is commonly referred to as the privilege against self-incrimination), and the right to appeal the verdict and rulings of the trial court made before or during trial, should those rulings or the verdict be against my interests. I also understand that I am pleading "Guilty" to a ~~felony~~ misdemeanor crime(s) which ~~is~~ are separately punishable by imprisonment for not less/more than

a sentence of up to 60 days

plus a \$500 fine

I understand that the Court upon acceptance of my plea(s) of "Guilty" may proceed with judgment and sentence. I hereby assert that no person has threatened me, promised me leniency, or in any other way coerced or induced me to plead "Guilty" as indicated above; my decision to plead "Guilty", thereby placing myself completely and without reservation of any kind upon the mercy of the Court with respect to punishment, represents the free and voluntary exercise of my own will and best judgment. I am completely satisfied with the legal representation and advice I have received from my counsel.

I am ~~not~~ a citizen of the United States of America.

DEFENDANT:

Stephen Calver

I hereby certify that I have counseled my client to the best of my professional ability with respect to the facts and law of this case. I have also diligently investigated his/her cause and assertions and possible defenses. I represent my client is competent to proceed to change his plea, as indicated hereinabove, and, in my opinion, that he/she acts knowingly, voluntarily, and intelligently in such matter.

ATTORNEY FOR THE DEFENDANT:

B. Goldberg

The Court, being fully advised as to the facts, hereby accepts the defendant's plea(s) of "Guilty", entered hereinabove, as voluntarily and intelligently made, with full knowledge of the consequences thereof, including waivers of all applicable rights and defenses and understanding of the maximum penalties. Upon recommendation of the Prosecuting Attorney, in consideration of said plea(s) of "Guilty", the Court hereby enters a Nolle Prosequi as to Count(s)

APPROVED:

Angela R. Canepa

Assistant Prosecuting Attorney

B. Goldberg

Attorney for the Defendant

PA-2-A — Rev. 6/29/94

JUDGE:

Date

1/22/99
-9 AM 10:05
STATE MEDICAL BOARD

Case No. 99CR-12-6774
JUDGE CRANFORD
Defendant

20573810

ORDER

On March 19, 1999, the State of Ohio was represented by the Prosecuting Attorney and the Defendant, being in court in custody of the Sheriff, was represented by counsel, Brian Goldberg.

The Defendant on January 22, 1999 entered a plea of Guilty to Count One of the indictment, to-wit: **Sexual Imposition**, a violation of R.C. 2907.06, a misdemeanor of the third degree and was found Guilty of said charge by the Court.

The Court afforded counsel an opportunity to speak on behalf of the Defendant and addressed the Defendant personally affording him an opportunity to make a statement in his own behalf and present information in mitigation of punishment.

It is the sentence of the Court that the Defendant pay the costs of this prosecution, pay a mandatory fine in the amount of \$500.00 and serve **sixty (60) days** at the **Franklin County Corrections Center**.

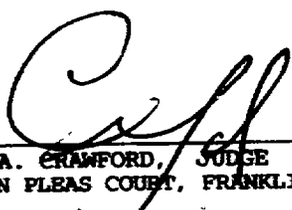
The Court has considered the criteria for probation pursuant to R.C. 2951.02 and **ORDERS** that the execution of the confinement portion of the sentence be suspended and the Defendant be placed on reporting probation in the charge of Steve Cahill, Chief Probation Officer. Reporting Probation is to continue from this

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STATE HOSPITAL FOUND

sentencing date for a period of two (2) years upon the following terms and conditions, to-wit: That the Defendant abide by the rules and regulations of the Probation Department, including the Special Conditions attached, and make a part of this entry; Defendant shall successfully complete eighty (80) hours of community service as determined by the Probation Officer. If he violates any one or more of the terms and conditions set out above, or any further conditions imposed by the Probation Department or the Court, the probation will be revoked and the period of probation will be terminated; otherwise the Defendant shall be released from the custody of the Court upon completion of the probationary period.

The Court has factually found that the Defendant has two (2) days of jail credit and hereby certifies the same to the Ohio Department of Corrections. The Defendant is to receive jail time credit for all additional jail time served while awaiting transportation to the institution from the date of the imposition of this sentence.

Costs: \$ _____


DALE A. CRAWFORD, JUDGE
COMMON PLEAS COURT, FRANKLIN COUNTY, OHIO

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FRANKLIN CO OHIO
MAR 26 AM 8:05
CLERK OF COURTS

1999 APR -9 AM 10:05

STATE MEDICAL BOARD

THE STATE OF OHIO
Franklin County, ss



I, VIRGINIA L. BARNEY, Clerk
OF THE COURT OF COMMON
PLEAS, WITHIN AND FOR
SAID COUNTY

HEREBY CERTIFY THAT THE ABOVE AND FORE-
GOING IS TRULY TAKEN AND COPIED FROM THE
ORIGINAL ... *entry*

NOW ON FILE IN MY OFFICE

WITNESS MY HAND AND SEAL OF SAID COUNTY

THIS ... *6* ... DAY OF *Apr*, A.D. 19*99*...

VIRGINIA L. BARNEY, Clerk

By *B. Rannella* Deputy