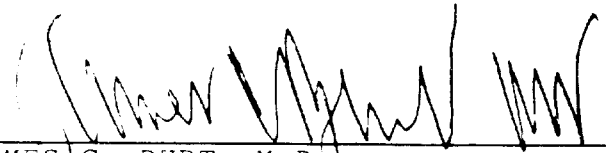



TO WHOM IT MAY CONCERN:

I, James C. Burt, M.D., having voluntarily, knowingly and intelligently surrendered all rights to practice medicine under my certificate to practice medicine and surgery, No. 17329, to the Ohio State Medical Board, hereby state that I shall not apply for a certificate to practice medicine or surgery and shall not practice medicine or surgery in any other state of the United States. I hereby authorize the Ohio State Medical Board to forward a copy of this statement to the proper licensing authorities in each and every state.


JAMES C. BURT, M.D.

On this 25th day of January, 1989, James C. Burt, M.D., appeared before me and acknowledged that the signing of this statement is his free act and deed.


NOTARY PUBLIC

5288S

EARL H. MOORE, Attorney-at-Law
In and for the State of Ohio
My Commission expires on the date of
Section 14701, O.R.C.

JAN 25 1989



VOLUNTARY SURRENDER OF CERTIFICATE
TO PRACTICE MEDICINE AND SURGERY

I, James C. Burt, M.D., 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, James C. Burt, M.D., do hereby voluntarily, knowingly, and intelligently surrender all rights to practice medicine under my certificate to practice medicine and surgery, No. 17329, to the Ohio State Medical Board.

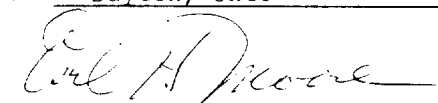
I understand that as a result of the surrender herein that I am no longer permitted to practice medicine and surgery in any form or manner in the State of Ohio.

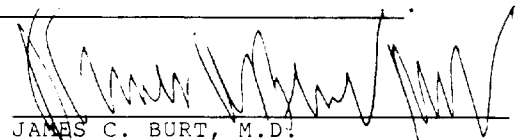
I understand that I shall be ineligible for, and shall not apply for, reinstatement of certificate to practice medicine and surgery, No. 17329, or issuance of any other certificate pursuant to Chapters 4730. and 4731., Ohio Revised Code, on or after the date of signing this Voluntary Surrender of Certificate to Practice Medicine and Surgery. I shall not apply for a certificate to practice medicine or surgery and shall not so practice medicine or surgery in any other state. I have voluntarily, knowingly and intelligently signed such a statement on this date. I hereby authorize the Ohio State Medical Board to forward written notification and a copy of said statement to the proper licensing authorities in each and every state.

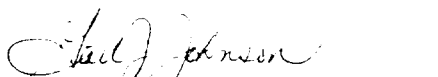
I hereby authorize the State Medical Board of Ohio to enter upon its Journal an Order revoking my certificate to practice medicine and surgery, No. 17329, in conjunction with which I expressly waive the provision of Section 4731.22(B), Ohio Revised Code, requiring that six (6) Board Members vote to revoke 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 medicine and surgery.

I stipulate and agree that I am taking the action described herein in lieu of further formal disciplinary proceedings pursuant to Sections 4731.22(B)(2), 4731.22(B)(3), 4731.22(B)(5), 4731.22(B)(6), and 4731.22(F) (as in effect prior to July 28, 1975), Ohio Revised Code.

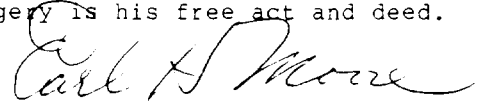
Signed this 25th day of January, 1989,
at Dayton, Ohio


WITNESS


JAMES C. BURT, M.D.

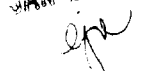

WITNESS

On this 25th day of January, 1989, James C. Burt, M.D., appeared before me and acknowledged that this voluntary surrender of his right to practice medicine and surgery is his free act and deed.



NOTARY PUBLIC


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JAN 25 1989



EARL H. MOORE, Attorney-at-Law
In and for the State of Ohio
My Commission has no expiration date.
Section 147.03 O. R. C.

TO WHOM IT MAY CONCERN:

I, James C. Burt, M.D., having voluntarily, knowingly and intelligently surrendered all rights to practice medicine under my certificate to practice medicine and surgery, No. 17329, to the Ohio State Medical Board, hereby state that I shall not apply for a certificate to practice medicine or surgery and shall not practice medicine or surgery in any other state of the United States. I hereby authorize the Ohio State Medical Board to forward a copy of this statement to the proper licensing authorities in each and every state.


JAMES C. BURT, M.D.

On this 25th day of January, 1989, James C. Burt, M.D., appeared before me and acknowledged that the signing of this statement is his free act and deed.


NOTARY PUBLIC

5288S

EARL H. MOORE, Attorney-at-Law
In and for the State of Ohio
My Comm. expires on expiration date:
Section 11713.0, R.C.

JAN 25 1989



STATE OF OHIO
THE STATE MEDICAL BOARD
77 SOUTH HIGH STREET
17TH FLOOR
COLUMBUS OH 43215

December 8, 1988

James C. Burt, M.D.
55 North Main Street
Centerville, OH 45459

Dear Doctor Burt:

In accordance with Chapter 119., Ohio Revised Code, you are hereby notified that the State Medical Board of Ohio intends to determine whether or not to limit, revoke, suspend, refuse to register or reinstate your certificate to practice medicine and surgery or to reprimand or place you on probation for one or more of the following reasons:

- (1) In your book, Surgery of Love, published in or about 1975, you stated in reference to surgical procedures that you had performed over the preceeding 22 years, that, "(t)he coital area reconstruction operation for many years has been carried out in the delivery room at the time of episiotomy repair but actually is far more extensive than merely closing the episiotomy." (SOL, at page 266). You further stated, in reference to your performance of coital area reconstruction immediately post partum, that, "(o)ne does not have to go into the complexity of sexuality with the patient and her partner; one merely does the operation of coital area reconstruction...; does the routine post-operative care and gives the post-operative instruction that has become routine for this particular operation." (SOL, at p. 269). You noted, at page 271 of Surgery of Love, that, "(I)n many hundreds of these patients, the patient had not been informed that anything more had been done to her than delivery and episiotomy and repair or "Yes, you had stitches with your delivery.... In order to evaluate the coital sexual response efficacy of the reconstruction operation, hundreds of these patients, without being told that anything special had been done at the time of their delivery, have been asked as to whether there has been any improvement, a lessening, or no change coitally."

Your acts, conduct and/or omissions, individually and/or collectively, documented in the above excerpts from your 1975 book, Surgery of Love, constitute, "gross immorality", as that phrase is used in Section 4731.22(F), Ohio Revised Code (as in effect prior to July 28, 1975). Such acts, conduct and/or omissions also constitute "grossly unprofessional or dishonest conduct" as that phrase is defined in Section 4731.22(F), Revised Code (as in effect prior to July 28, 1975) because it violates one or more of the following sections of the American Medical Association Code of Ethics: Section 2, Section 4.

December 8, 1988

- (2) From about 1976 through about January 1987 you performed coital area reconstructive surgical procedures and clitoral circumscisions in situations, and for reasons, which did not warrant their performance. Examples would include the patients set forth in paragraphs (4) through (40).
- (3) Your performance of such coital area reconstructive surgical procedures and clitoral circumscisions as alleged in paragraph (2) above resulted in complications and/or complaints, including:
 - (a) sexual dysfunction
 - (b) emotional distress
 - (c) infection
 - (d) chronic pain and discomfort
 - (e) incontinence
 - (f) need for corrective surgery

Examples would include the patients set forth in paragraphs (4) through (40).

Your acts, conduct and/or omissions as alleged in paragraph (2) above, individually and/or collectively, constitute "failure to employ acceptable scientific methods in selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, your acts, conduct and/or omissions as alleged in paragraphs (2) and (3) above, individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (4) On or about November 1, 1976, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient Number 1 that were not medically necessary and were not appropriate treatment for the problems indicated.
 - (a) The pathology report concerning the October 7, 1976, D & C performed on Patient 1 does not confirm your pre-operative diagnosis of dysfunctional uterine bleeding.
 - (b) Patient 1 suffered significant blood loss resulting from a prolonged November 1, 1976 surgery time of approximately 5 hours and 50 minutes.
 - (c) Medical records of Patient 1 indicate sexual dysfunction and penetration pain when attempting intercourse at 3 months post-operatively. Medical records also indicate skin dehiscence in perineum and introitus post-operatively as well as complaint of vaginismus.

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The acts, conduct and/or omissions mentioned in the above paragraph (4), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (4) through (4)(c), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (5) On or about September 17, 1972, you performed an episiotomy with perineoplasty repair at the time of delivery of the first child of Patient 2. This repair was allegedly done because of short perineum, but was not medically necessary and was not appropriate treatment without a history of sexual dysfunction.
 - (a) Records indicate no informed consent on the part of Patient 2 at the time of delivery mentioned in the above paragraph (5).
 - (b) As a result of surgical procedures performed at the time of delivery mentioned in the above paragraph (5), records reflect Patient 2 had pain associated with an overtight introitus after first delivery. In fact, your medical records reflect that Patient 2 was considered for admission to the hospital on April 25, 1973 for revision of fourchette area because of introital dyspareunia.

The acts, conduct, and/or omissions mentioned in the above paragraphs (5) through (5)(b), individually and/or collectively, constitute "gross immorality" as that phrase is used in Section 4731.22(F), Ohio Revised Code (as in effect prior to July 28, 1975). Such conduct and/or omissions also constitute "grossly unprofessional or dishonest conduct" as that phrase is defined in Section 4731.22(F), Ohio Revised Code (as in effect prior to July 28, 1975) because it violates one or more of the following sections of the American Medical Association Code of Ethics: Section 2, Section 4.

- (6) On or about March 22, 1966, you performed surgical procedures on Patient 3 that were not medically necessary and were not appropriate treatment for the problems indicated.

The acts, conduct, and/or omissions mentioned in the above paragraph (6), individually and/or collectively, constitute "gross immorality" as that phrase is used in Section 4731.22(F), Ohio Revised Code (as in effect prior to July 28, 1975). Such conduct and/or omissions also constitute "grossly unprofessional or dishonest conduct" as that phrase is defined in Section 4731.22(F), Ohio Revised Code (as in effect prior to July 28, 1975) because it violates one or more of the following sections of the American Medical Association Code of Ethics: Section 2, Section 4.

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- (7) On or about March 13, 1976, you performed coital area reconstructive surgical procedures on Patient 3 that were not medically necessary and were not appropriate treatment for the problems indicated.
- (a) The findings of D & C procedures performed on Patient 3 by you on or about November 25, 1975, are at variance with your pre-operative diagnosis nearly four months later on or about March 13, 1976.
 - (b) Patient 3 suffered post-operative problems including temperature of 101 degrees on fourth post-operative day, vaginal stricture, incontinence, dyspareunia, and lump and soreness in the vaginal reconstruction area.

The acts, conduct and/or omissions mentioned in the above paragraph (7), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (7) through (7)(b), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (8) On or about May 1, 1976, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 4 that were not medically necessary and were not appropriate treatment for the problems indicated.
- (a) Patient 4 suffered post-operative problems including vaginal infections, incontinence, cystitis, dyspareunia, orgasmic problems, skin dehiscence, suture abcess, perineal soreness, vaginal cellulitis, lubrication problems.

The acts, conduct and/or omissions mentioned in the above paragraph (8), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (8) through (8)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

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- (9) On or about June 18, 1976, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 5 that were not medically necessary and were not appropriate treatment for the problems indicated.
- (a) Your performance of the oophorectomy on Patient 5 was not justified by either her pre-operative symptoms or the subsequent pathology report.
 - (b) Patient 5 suffered post-operative problems including vaginal stricture, vaginal infection, incontinence with possible retrograde vaginal urination, pelvic pain, dyspareunia, orgasmic problems, vaginismus and fibrous tissue scarring. Patient 5 had problems severe enough that on or about August 4, 1977 you considered a take-down procedure.

The acts, conduct and/or omissions mentioned in the above paragraph (9), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as those clauses are used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (9) through (9)(b), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (10) On or about January 21, 1977, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 6 that were not medically necessary and were not appropriate treatment for the problems indicated.
- (a) Patient 6 suffered post-operative problems including superficial dehiscence of the vaginal extension wound, vaginal tenderness, and pelvic pain.

The acts, conduct and/or omissions mentioned in the above paragraph (10), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (10) through (10)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

December 8, 1988

- (11) On or about April 11, 1977, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 7 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 7 suffered post-operative problems including inability to climax coitally nearly two years post-operatively and post-coital vulvar irritation.

The acts, conduct and/or omissions mentioned in the above paragraph (11), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (11) and (11)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (12) On or about April 9, 1977, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 8 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Medical records indicate that on or about April 22, 1977, your office nurse gave Patient 8 a prescription for Talwin, 50 mg, 30 D.U., when you were out-of-town.

The acts, conduct and/or omissions mentioned in the above paragraph (12), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (12) and (12)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

Further, the acts, conduct, and/or omissions mentioned in the above paragraph (12)(a), individually and/or collectively, constitute "failure to use reasonable care discrimination in the administration of drugs", as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct, and/or omissions mentioned in the above paragraph (12)(a), individually and/or collectively, constitute "selling, prescribing, giving away, or administering drugs for other than legal and legitimate

December 8, 1988

therapeutic purposes," as that clause is used in Section 4731.22(B)(3), Ohio Revised Code.

- (13) On or about September 13, 1977, you performed coital area reconstructive surgical procedures on Patient 9 that were not medically necessary and were not appropriate treatment for the problems indicated.
 - (a) Medical records indicate that on or about January 12, 1972, Patient 9 requested psychiatric referral, but subsequent records do not reflect that referral was ever made.
 - (b) Patient 9 suffered post-operative problems including vaginal stricture, vaginal infections, vaginal tenderness, cystitis, abdominal pain, dyspareunia, urethritis and urethral discomfort, back pain, continuing stress incontinence, and general weakness. Patient 9 had problems severe enough that on or about November 17, 1983 you considered a revision to your earlier surgery.
 - (c) On or about June 4, 1979, Patient 9 underwent cystoscopy by another physician who recommended urologic surgery. Your records indicate that on or about August 25, 1983, you reviewed cystoscopy and urinary studies done in 1979. On or about November 17, 1983, you considered performing further reconstructive surgery without evidence that the urologic recommendations had been considered.

The acts, conduct and/or omissions mentioned in the above paragraph (13), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (13) through (13)(c), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (14) On or about December 12, 1978, you performed a D & C and cervical conization on Patient 10 which were not medically necessary and were not appropriate treatment for the problems indicated.
- (15) On or about January 9, 1979, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 10 that were not medically necessary and were not appropriate treatment for the problems indicated.
 - (a) You prescribed Percodan, Quaalude, and Preludin in an inappropriate manner to Patient 10.

December 8, 1988

The acts, conduct and/or omissions mentioned in the above paragraph (14) and (15), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (14) through (15)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraph (15)(a), individually and/or collectively, constitute "failure to use reasonable care discrimination in the administration of drugs," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraph (15)(a), individually and/or collectively, constitute "selling, prescribing, giving away, or administering drugs for other than legal and legitimate therapeutic purposes," as that clause is used in Section 4731.22(B)(3), Ohio Revised Code.

(16) On or about February 23, 1982, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 11 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 11 suffered significant blood loss resulting from a prolonged surgery time of approximately 8 hours and 30 minutes.
- (b) Patient 11 suffered post-operative problems including cystitis, urine trapping, dyspareunia, no vaginal climax, psychological problems, back pain, vaginal inclusion cyst, swelling, genital odor and genital irritation.

The acts, conduct and/or omissions mentioned in the above paragraph (16), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (16) through (16)(b), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

December 8, 1988

(17) On or about March 9, 1984, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 12 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 12 endured a prolonged surgery time of approximately 9 hours and 30 minutes.
- (b) Patient 12 suffered post-operative problems including, at one year post-op, marked stenosis of the upper third of the vagina which would not permit intromission beyond that point, concentric scarring in the upper third of the vagina with a stenotic ring of scar tissue which admitted only one examining finger, dyspareunia more severe than pre-operatively, sensation of pelvic fullness following intercourse, a feeling of not being able to empty her bladder, constant low back pressure, hypogastric pain which radiated through her vagina at times, and skin dehiscence.

The acts, conduct and/or omissions mentioned in the above paragraph (17), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (17) through (17)(b), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

(18) On or about February 8, 1985, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 13 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 13 suffered post-operative complaints including pelvic pain, vaginal tenderness, dyspareunia, skin dehiscence, inability to climax due to pain, bladder infections, and problems relating to urination.

(19) The "INFORMED CONSENT FORM" signed by Patient 16 on or about January 2, 1985 fails to contain factual and material information needed to adequately guide the patient in making a decision as to whether to have the surgery performed.

The acts, conduct and/or omissions mentioned in the above paragraph (18), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

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Further, the acts, conduct and/or omissions mentioned in the above paragraphs (18), (18)(a) and (19) individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

Further, the acts, conduct, and/or omissions mentioned in the above paragraph (19), individually and/or collectively, constitute "soliciting patients or publishing a false, fraudulent, deceptive, or misleading statement," as that clause is used in Section 4731.22(B)(5), Ohio Revised Code.

- (20) On or about June 1, 1984 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 14 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 14 suffered post-operative problems including vaginal infections, vaginal tenderness, incontinence, cystitis, urinary urgency, urinary "spraying", bladder infections, pelvic and lower abdominal pain, dyspareunia, no climax, vaginal dryness, marital problems, genital area dermatitis, skin dehiscence at introitus, "pulling" feeling in incision, and headaches.

The acts, conduct and/or omissions mentioned in the above paragraph (20), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (20) and (20)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (21) On or about July 2, 1976 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 15 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 15 suffered post-operative problems including multiple urinary tract infections, dehiscence of wound, pruritis at introitus, vaginal cyst, dyspareunia, chronic vaginitis and chronic cystitis. Resuture of the wound dehiscence was performed by you July 23, 1976 and September 16, 1976. The problems of Patient 15 were so severe that she underwent extensive perineoplasty and posterior colporrhaphy by another physician June 6, 1988.

December 8, 1988

The acts, conduct and/or omissions mentioned in the above paragraph (21), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (21) and (21)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (22) On or about March 6, 1976 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 16 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 16 suffered post-operative problems including vaginal infections, pelvic infection, pelvic pain, cystitis, urinary frequency, severe trigonitis, back pain, left flank pain, pain at introitus, dyspareunia, and "lumps" at suture line.

The acts, conduct and/or omissions mentioned in the above paragraph (22), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (22) and (22)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (23) On or about April 24, 1976 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 17 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 17 suffered post-operative problems including urinary frequency, vaginal infections, increased tenderness and pain, and increased clitoral sensitivity.

The acts, conduct and/or omissions mentioned in the above paragraph (23), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

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Further, the acts, conduct and/or omissions mentioned in the above paragraphs (23) and (23)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (24) On or about May 26, 1976, you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 18 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 18 suffered post-operative problems including recurrent cystitis, severe dyspareunia and pelvic pain. On or about December 17, 1977, you performed an exploratory laparotomy with left salpingo-oophorectomy on Patient 18.

The acts, conduct and/or omissions mentioned in the above paragraph (24), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (24) and (24)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (25) On or about January 4, 1977 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 19 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 19 suffered post-operative problems including vaginal infections, cystitis, stomach and pelvic pain, bloating, leg muscle cramping, dyspareunia, and skin dehiscence. In addition, patient 19 and her husband considered a future pregnancy. On or about March 9, 1977 you informed them that because of the surgical suspension, delivery by CEsarian section would be necessary.

The acts, conduct and/or omissions mentioned in the above paragraph (25), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (25) through (25)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar

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practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (26) On or about January 22, 1977 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 20 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 20 suffered post-operative problems including vaginal infections, hemorrhagic cystitis dyspareunia, swelling, leg cramps, vaginal dryness, and recurrent urinary tract infections.

The acts, conduct and/or omissions mentioned in the above paragraph (26), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (26) and (26)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (27) On or about March 16, 1977 you performed a D & C under anesthesia on Patient 21 that was not medically necessary and was not appropriate treatment for the problems indicated.
- (28) On or about March 26, 1977 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 21 that were not medically necessary and were not appropriate treatment for the problems indicated.

The acts, conduct and/or omissions mentioned in the above paragraphs (27) and (28), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as those clauses are used in Section 4731.22(B)(2), Ohio Revised Code.

Further, such acts in the above paragraphs (27) and (28), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (29) On or about April 11, 1977 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 22 that were not medically necessary and were not appropriate treatment for the problems indicated.

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- (a) Patient 22 suffered post-operative problems including vaginal infections, spotting, incontinence, urinary urgency, leg aching, redness in left popliteal space, dyspareunia, irritation in clitoral area, lack of coital orgasmia, and psychological problems. The problems of Patient 22 were so severe that on or about April 17, 1978 you considered a revision of the introitus.

The acts, conduct and/or omissions mentioned in the above paragraph (29), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (29) and (29)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (30) On or about May 14, 1977 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 23 that were not medically necessary and were not appropriate treatment for the problems indicated.

The acts, conduct and/or omissions mentioned in the above paragraph (30), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraph (30), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (31) On or about May 2, 1978 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 24 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 24 suffered post-operative problems including recurrent vaginal infections, vaginal and perineal tenderness, tight fibrous stricture in vagina, cystitis, severe abdominal pain, dyspareunia, skin dehiscence, and incisional pain. Resuture of the dehiscence was performed by you on or about May 17, 1978.

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- (b) You prescribed Quaalude for Patient 24 in an inappropriate manner for an extended period of time following surgery.

The acts, conduct and/or omissions mentioned in the above paragraph (31), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (31) and (31)(b), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraph (31)(b), individually and/or collectively, constitute "failure to use reasonable care discrimination in the administration of drugs," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraph (31)(b), individually and/or collectively, constitute "selling, prescribing, giving away, or administering drugs for other than legal and legitimate therapeutic purposes," as that clause is used in Section 4731.22(B)(3), Ohio Revised Code.

- (32) On or about October 25, 1978 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 25 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 25 suffered post-operative problems including vaginal stricture, dyspareunia and inability to have intercourse until approximately five months post-operative. Patient 25 also suffered other medical problems including heart attack, blood clots and phlebitis post-operatively.

The acts, conduct and/or omissions mentioned in the above paragraph (32), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (32) and (32)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

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- (33) On or about May 28, 1980 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 26 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 26 suffered post-operative problems including vaginal infections, vaginal tenderness, vaginal pain shooting down leg, pressure after standing, dyspareunia, rectal pressure, skin dehiscence in mid perinium, "knot" in incision, and water retention. The problems of Patient 26 were so severe that on or about September 29, 1981 you discussed taking down the vaginal extension to alleviate the pain.

The acts, conduct and/or omissions mentioned in the above paragraph (33), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (33) and (33)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (34) On or about June 17, 1981 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 27 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 27 suffered post-operative problems including recurrent vaginal infections, vaginal pain, cystitis, tenesmus, painful urination, tender bladder, dyspareunia, abdominal pain, and skin dehiscence in perineum.

The acts, conduct and/or omissions mentioned in the above paragraph (34), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (34) and (34)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (35) On or about March 9, 1982 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 28 that were not medically necessary and were not appropriate treatment for the problems indicated.

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- (a) Patient 28 suffered post-operative problems including vaginitis, urinary tract infections, lower back pain, decreased sexual frequency and increased vaginal tightness.

The acts, conduct and/or omissions mentioned in the above paragraph (35), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as those clauses are used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraph (35) and (35)(b), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (36) On or about June 2, 1982 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 29 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 29 suffered post-operative problems including vaginitis, dehiscence and a fistula from perineum to vagina for which a perineoplasty with excision of fistula was performed by you on December 8, 1982.

The acts, conduct and/or omissions mentioned in the above paragraph (36), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as those clauses are used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraph (36) and (36)(b), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (37) On or about April 15, 1983 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 30 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 30 suffered post-operative problems including vaginal infections, vaginal tenderness, urinary frequency and skin dehiscence posterior introitus.

The acts, conduct and/or omissions mentioned in the above paragraph (37), individually and/or collectively, constitute "failure to employ acceptable

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scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (37) and (37)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (38) On or about April 27, 1984 you performed coital area reconstructive surgical procedures and clitoral circumcision on patient 31 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 31 suffered post-operative complications including vaginitis, dyspareunia, and recurrent urinary incontinence.

The acts, conduct and/or omissions mentioned in the above paragraph (38), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as those clauses are used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraph (38) and (38)(b), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

- (39) On or about May 4, 1984 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 32 that were not medically necessary and were not appropriate treatment for the problems indicated.

- (a) Patient 32 suffered post-operative problems including incontinence, unsatisfying and painful coitus, no sexual feeling, inability to be stimulated, dry vagina, forward spraying when sitting on toilet urinating, marital problems because of painful unsatisfying intercourse, and psychological problems.

The acts, conduct and/or omissions mentioned in the above paragraph (39), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs

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(39) and (39)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

(40) On or about November 4, 1981 you performed coital area reconstructive surgical procedures and clitoral circumcision on Patient 33 that were not medically necessary and were not appropriate treatment for the problems indicated.

(a) Patient 33 suffered post-operative problems including pelvic urinary-like pressure, vaginal infections, urinal bleeding, vaginal irritation, heavy discharge, cystitis, dysuria, constant urinary tract infections for one year after the surgery, bladder tenderness, urine trapping in vagina, dyspareunia, bleeding after intercourse, backache, excessive sensitivity of clitoris, decreased sexual function, and marital problems. Patient 33 has had to bend over and strain to empty bladder and must place a finger in her vagina to help her urinate. Patient 33 also must bend over and position herself in an unusual position and force the posterior wall of the introitus posteriorly so that urine can drain from her vagina.

The acts, conduct and/or omissions mentioned in the above paragraph (40), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, the acts, conduct and/or omissions mentioned in the above paragraphs (40) and (40)(a), individually and/or collectively, constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

(41) From about 1976 until about January 1987 you conducted female genital reconstructive surgical procedures developed by you, which included, among other things, excision of the clitoral hood, rotation of the vagina away from the bladder and internal genitalia, and extension of the vagina to align it with the clitoris. You offered said procedures for the following indications:

"...deep internal genital and/or bladder dyspareunia, residual pelvic pain therefrom, coitally connected recurrent cystitis (refractory to traditional urologic management), symptomatic vagina relaxations, vaginal shortening and/or stricturing, inadvertantly iatrogenic or caused by treatment for cancer, as definitive treatment in

the clitorally responsive woman of inadequate coitally induced sexual responses, combinations of the above; and the sequelae, from the above, of personality and pair bonding dysfunction; and the sequelae, therefrom, of stress related illness."

Said procedures or combinations thereof were unproven or were not scientifically validated with respect to safety and efficacy, and were thus experimental or investigational.

- (a) You conducted said procedures or combinations thereof without a systematic program competently designed, under accepted standards of scientific research, to produce data which are scientifically valid and significant. Rather, you conducted said procedures or combinations thereof in your clinical surgical practice based on your own theories and subjective observations, which were not appropriately subjected to review, scrutiny, challenge, or opportunity for attempted repetition by other physicians. You conducted no competently designed clinical studies. You conducted no scientifically valid comparative or statistical analyses of your procedures.
- (b) You conducted said procedures or combinations thereof without obtaining an appropriate written consent containing the following: disclosure that you intended to use an experimental procedure; a reasonable explanation of the nature of the procedure to be used, risks to be expected, and possible therapeutic benefits; the procedure; and a disclosure of alternative drugs or procedures that may be available. Rather, you described the procedure to your patients as merely a new combination of standard gynecological surgical procedures; you understated or omitted mention of risks which you should have known, based on your prior experience, were likely to occur, and you exaggerated possible therapeutic benefits.

Such acts, conduct and/or omissions as mentioned in the above paragraph (41) and 41(a), individually and/or collectively, constitute "failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease," as that clause is used in Section 4731.22(B)(2), Ohio Revised Code.

Further, such acts, conduct and/or omissions as mentioned in the above paragraph (41) and (41)(b), which occurred on or after August 27, 1982, constitute "publishing a false, fraudulent, deceptive, or misleading statement," as that clause is used in Section 4731.22(B)(5), Ohio Revised Code.

Further, such acts, conduct and/or omissions as mentioned in the above paragraphs (41), (41)(a) and (41)(b), individually and/or collectively,

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constitute "a departure from, or the failure to conform to, minimal standards of care of similar practitioners under the same or similar circumstances, whether or not actual injury to a patient is established," as that clause is used in Section 4731.22(B)(6), Ohio Revised Code.

Pursuant to Chapter 119, Ohio Revised Code, you are hereby advised that you are entitled to a hearing in this matter. If you wish to request such hearing, that request must be received in the offices of the State Medical Board within thirty (30) days of the time of mailing of this notice.

You are further advised that you are entitled to appear at such hearing in person, or by your attorney, or by such other representative as is permitted to practice before the agency, or you may present your position, arguments, or contentions in writing, and that at the hearing you may present evidence and examine witnesses appearing for or against you.

In the event that there is no request for such hearing received within thirty (30) days of the time of mailing of this notice, the State Medical Board may, in your absence and upon consideration of this matter, determine whether or not to limit, revoke, suspend, refuse to register or reinstate your certificate to practice medicine and surgery or to reprimand or place you on probation.

Copies of the applicable sections are enclosed for your information.

Very truly yours

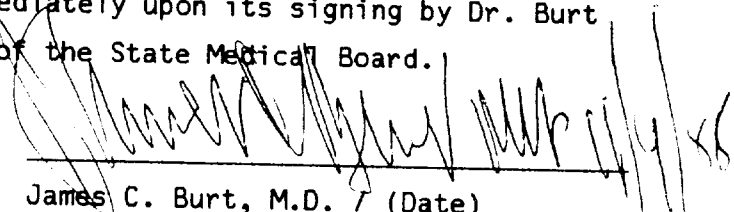
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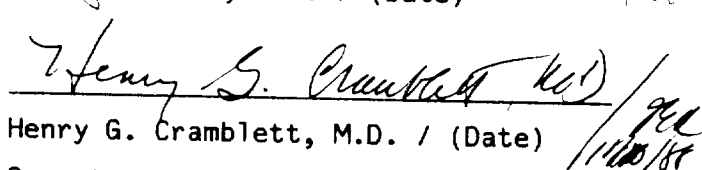
Henry G. Cramblett, M.D.
Secretary

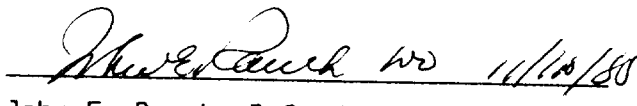
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AGREEMENT

- (1) James C. Burt, M.D., hereby agrees that his certificate to practice medicine or surgery in Ohio shall be limited to non-surgical practice, and further agrees that any violation of such limitation shall subject him to disciplinary action pursuant to Section 4731.22, Ohio Revised Code.
- (2) The State Medical Board of Ohio, by its acceptance of this Agreement, hereby agrees that it shall not institute proceedings to summarily suspend Dr. Burt's certificate to practice medicine or surgery pursuant to Section 4731.22(D), Ohio Revised Code, based upon acts and/or omissions committed prior to February 1, 1987. The Board, by accepting this Agreement, does not waive its ability to institute formal disciplinary proceedings pursuant to Section 4731.22(B), Ohio Revised Code.
- (3) This Agreement shall not be construed as an admission by James C. Burt, M.D., of violations of Ohio laws relating to the practice of medicine or surgery.
- (4) This Agreement shall become effective immediately upon its signing by Dr. Burt and the Secretary and Supervising Member of the State Medical Board.


James C. Burt, M.D. / (Date)


Henry G. Cramblett, M.D. / (Date) 11/10/88
Secretary


John E. Rauch, D.O. / (Date) 11/10/88
Supervising Member

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