STATE OF OKLAHOMA, ex rel, STATE BOARD OF MEDICAL EXAMINERS,
Plaintiff
vs.
JUAN LASES, M.D.,
Medical License No. 10828
Defendant.

## FINAL ORDER

This cause comes on for hearing before the Oklahoma Board of Medical Examiners en banc on September 5, l986, at 5104 North Francis, Suite C, Oklahoma City, Oklahoma, pursuant to notice given as required by law and the rules of the Board.

Daniel J. Gamino, Attorney, appeared for'the plaintiff, and T. Logan Brown, Attorney, appeared on behalf of the Defendant and the Defendant also appeared in person.

The Board of Medical Examiners en banc heard the testimony and reviewed the exhibits, and being fully advised in the premises, the Board of Medical Examiners therefore finds as follows:

## FINDINGS OF FACT

1. That Juan Lases, M.D., holds Oklahoma Medical License No. 10828 .
2. That the Board of Medical Examiners en banc has jurisdiction over the subject matter herein and that notice has been given in all respects as required by law and the rules of the Board.
3. That on or around March 24, 1986, in the treatment room of the Miami Clinic the Defendant did masturbate both himself and S.W., a lo-year old male patient that came to the clinic for treatment of the injured knee.
4. That on or around February 17, 1986, at the Miami Clinic the Defendant did improperly fondle the breasts and genitalia of one R.L., a l7-year old female patient who came into the clinic for examination and treatment.
5. That on or around the summer of 1985, the Defendant was seen in his automobile at the Gibson's Store, Miami, oklahoma, and other locations, with his penis out of his pants and masturbating himself.
6. That on or around May 16,1986 the Defendant did read and sign a Voluntary Submittal to Jurisdiction wherein, among other things, the Defendant did admit the allegations contained in the Complaint served on him were true and correct and did
voluntarily agree to not engage in the practice of medicine and surgery until the time of the next meeting of the Oklahoma Board of Medical Examiners on September 5, 1986.
7. That the Defendant had complied with the terms and conditions of the Voluntary Submittal to Jurisdiction which he signed on May 16, 1986.
8. That on or around August 12, 1986 the defendant did appear in court in the District Court of Ottawa County, Oklahoma with counsel and enter a plea of nolo contendre to the criminal offense of lewd molestation in Ottawa County Case No: CRF-86-187, and Defendant did receive a deferred sentence for a period of two years and payment of court costs.
9. That the Defendant underwent professional care with Donald R. Inbody, M.D., and in-patient treatment at St. Frances Hospital, Tulsa, Oklahoma and Golden Valley Hospital in Minnesota and had also become active with the Physicians Recovery Committee of the Oklahoma State Medical Association.

## CONCLUSION OF LAW

1. That Juan Lases, M.D., holding Oklahoma Medical License No. 10828, is in violation of the Oklahoma Medical Practice Act, 59 O.S. 1981, $\$ 509$, Paragraphs 6 and 9, to-wit:
"6. Conviction of a felony or of any offense involving moral turpitude."
"9. Dishonorable or immoral conduct .which is likely to deceive or defraud the pubiic."

ORDER
IT IS THEREFORE ORDERED BY THE Board of Medical Examiners of Oklahoma as follows:
l. That the terms and conditions of the Voluntary Submittal to Jurisdiction signed by the Defendant on May 16,1986 are hereby withdrawn, set aside and held for naught.
2. That the Oklahoma Medical License No. 10828 of the Defendant be and the same is hereby suspended until the Board receives first-hand data from the Defendant's psychologist and/or psychiatrist which gives a favorable prognosis for recovery and rehabilitation in his case.
3. That the Defendant may present this material on the record to the Secretary of the State Board of Medical Examiners and said material will be reviewed by the Secretary and forwarded to other members of the oklahoma Board of Medical. Examiners. Any decision to change the Defendant's status must be by unanimous consent of all Board members if done outside of a regularly-scheduled Board meeting.
4. In the event the Board does not reach a unanimous decision, then the license of the Defendant shall remain suspended until the time of the next meeting of the oklahoma Board of Medical Examiners en banc at which time such evidence will be considered and the Defendant may appear with counsel and with any other witnesses in order to present additional testimony.


MARK R. JOHNSON, M.B., Secretary
State Board of Medical Examiners
APPROVED AS TO FORM:


## CERTIFICATE OF MAILING

I hereby certify that on the th day of eletahes, 1986, I deposited in the U. S. Mails, postage prepaid, a true and correct copy of the above and foregoing Final order addressed to:
T. Logan Brown

Attorney at Law
101-A South East
Post Office Box 348
Miami, Oklahoma 74355


