IN AND BEFORE THE STATE BOARD OF MEDICAL EXAMINERS

STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel, STATE BOARD OF MEDICAL		
EXAMINERS,)	DECEIVEM
Plaintiff,)	שו או
v.)	JAN 31 1985
RONALD RAY SANDERS, M.D., Medical License No. 8769,	•	STATE BOARD MEDICAL EXAMINERS

Defendant.

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SECOND TEMPORARY ORDER AND NOTIFICATION OF REHEARING

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This cause came on for hearing before the Oklahoma Board of Medical Examiners en banc on January 19, 1985, at 5104 N. 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 Ronald Ray Sanders, M.D., appeared pro se for the Defendant.

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

FINDINGS OF FACT

1. That Ronald Ray Sanders, M.D., holds Oklahoma Medical License No. 8769.

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 October 1, 1984, the Defendant was involved in a two vehicle accident in Tulsa, Oklahoma, had been arrested by the Tulsa Police Department for the charge of driving under the influence of intoxicants and the Defendant did not contest the charge, pled guilty thereto, and was fined the amount of \$275.00 and ordered to attend a driver improvement course. The Defendant's 90-day jail term was suspended.

4. The Defendant admitted to being in a depressed state of mind and testified that he was still continuing his meetings with the organization of Alcoholics Anonymous.

CONCLUSION OF LAW

1. That under the terms of the Oklahoma Medical Practice Act the Board retains jurisdiction over the subject matter herein and may in its discretion revise certain terms of probation.

ORDER

IT IS THEREFORE ORDERED by the Board of Medical Examiners of Oklahoma as follows:

1. That the five year probation imposed following hearing on November 3, 1984, be kept in full force and effect under the same terms and conditions as set forth in the Temporary Order and Notification of Hearing.