

BOARD OF MEDICAL LICENSURE AND
DISCIPLINE

File No: C05-378

In the matter of:

Thomas Carroll Platt, MD
License #: MD 5785

Consent Order

Pursuant to R.I. Gen. Laws §5-37-5.2, 1956, as amended, (1995 Reenactment) the State of Michigan, Department of Health notified the Board of Medical Licensure and Discipline that the Respondent had been subject to disciplinary action in the State of Michigan. The Rhode Island Board of Medical Licensure and Discipline has jurisdiction to take reciprocal action by virtue of §5-37-5.1 of the General Laws. The following constitutes the Investigating Committee's Findings of Fact:

Findings of Facts

1. The Respondent, Thomas Carroll Platt, M.D., was summarily suspended and subsequently placed on probation by the State of Michigan, Bureau of Health Professions, Board of Medicine, for felony convictions as described in Consent Order and Stipulation

file number 43-04-97214 and Case number 2004004369 State of Michigan 14A3 Judicial District 22nd Judicial Circuit relating to the possession of child sexually abusive material.

2. Dr. Platt completed his probation and was released from probation by the State of Michigan on December 5, 2005.
3. The Michigan order is incorporated and attached herewith pursuant to R.I.G.L. 5-37-5.1 (21)

The parties agree as follows:

Respondent is a resident of the State of Michigan and is in practice in that state. He holds an active Rhode Island allopathic license No. MD5785. Respondent admits to the jurisdiction of the Board and hereby agrees to remain under the jurisdiction of the Board.

Respondent has read this Consent Order and understands that it is a proposal of an Investigating Committee of the Board and is subject to the final approval of the Board.

This Consent Order is not binding on Respondent until final ratification by the Board.

Respondent hereby acknowledges and waives:

- a) The right to appear personally or by counsel or both before the Board;
- b) The right to produce witnesses and evidence in his behalf at a hearing;
- c) The right to cross-examine witnesses;
- d) The right to have subpoenas issued by the Board;
- e) The right to further procedural steps except for specifically contained herein;

- f) Any and all rights of appeal of this Consent Order;
- g) Any objection to the fact that this Consent Order will be presented to the Board for consideration and review;
- h) Any objection to the fact that it will be necessary for the Board to become acquainted with all evidence pertaining to this matter in order to review adequately this Consent Order;
- i) Any objection to the fact that potential bias against the Respondent may occur as a result of the presentation of this Consent Order;
- j) Acceptance of this Consent Order constitutes an admission by the Respondent of the facts set forth herein;
- k) This Consent Order shall become part of the public record of this proceeding once it is accepted by all parties and by the Board;
- l) Failure to comply with this Consent Order, when signed and accepted, shall subject the Respondent to further disciplinary action.

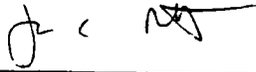
Order

1. The Respondent is hereby is placed on probation for the period of February 3, 2005 to December 31, 2006.
2. If the Respondent decides to return to practice in Rhode Island, before doing so he shall notify the Board in advance in writing and shall enter into a 5-year monitoring and treatment contract with the Physicians Health Committee of the Rhode Island Medical Society. This contract shall be subject to the approval of the Board. Failure to comply with the terms of the contract may subject the Respondent to disciplinary action by the

Board. The Board at the Respondent's request following a period of three years during which the Respondent has been compliant may review this contract.

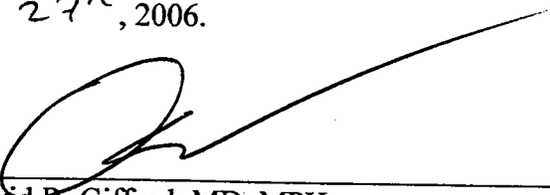
3. Respondent agrees to pay an administrative fee of \$2,000.00 to the Board within 90 [ninety] days of this order.

Signed this NOV. 12 day of, 2006.



Thomas Carroll Platt, M.D.

Ratified by the Board of Medical Licensure and Discipline at a meeting held on NOV 27th, 2006.



David R. Gifford, MD, MPH
Director of Health

STATE OF MICHIGAN
DEPARTMENT OF COMMUNITY HEALTH
BUREAU OF HEALTH PROFESSIONS
BOARD OF MEDICINE
DISCIPLINARY SUBCOMMITTEE

In the Matter of

THOMAS CARROLL PLATT, M.D.
License Number: 43-01-079019

File Number: 43-04-97214

ADMINISTRATIVE COMPLAINT

NOW COMES the Michigan Department of Community Health, hereafter Complainant, by Melanie B. Brim, Director, Bureau of Health Professions, and files this complaint against Thomas Carroll Platt, M.D., hereafter Respondent, alleging upon information and belief as follows:

1. The Michigan Board of Medicine, hereafter Board, is an administrative agency established by the Public Health Code, 1978 PA 368, as amended; MCL 333.1101 et seq. Pursuant to section 16226 of the Public Health Code, supra, the Board's Disciplinary Subcommittee is empowered to discipline licensees for violations of the Code.
2. Respondent is currently licensed to practice medicine in the state of Michigan and holds a current controlled substance license.

3. Section 16233(5) of the Public Health Code, supra, provides, in pertinent part, as follows:

If a licensee or registrant is convicted of a felony...the department shall find that the public health, safety, or welfare requires emergency action and, in accordance with section 92 of the administrative procedures act of 1969, shall summarily suspend the licensee's license or the registrant's registration.

4. Section 7311(6) of the Public Health Code, supra, provides that a controlled substance license is automatically void if a licensee's license to practice is suspended or revoked under Article 15 of the Public Health Code.

5. On October 5, 2004, in the 22nd Judicial Circuit Court of Washtenaw County, Michigan, Respondent pled guilty to four felony counts of Child Sexually Abusive Material-Possession and one felony count of Computers-Using to Commit a Crime, in case number 04-1242-FH. As a result, Respondent was sentenced to 24 months probation with the sentences to run concurrently on all counts. In addition Respondent was ordered to participate in treatment and pay \$1,640.00 in costs and fees. Copies of the court documents comprising the record of conviction, marked Exhibit A, are attached and incorporated.

COUNT I

Respondent's convictions, as set forth above, constitute conviction of felonies, in violation of section 16221(b)(v) of the Public Health Code, supra.

WHEREFORE, Complainant requests that a hearing be scheduled pursuant to the Administrative Procedures Act of 1969, 1969 PA 306, as amended; MCL 24.201 et seq; the Public Health Code, and the rules promulgated thereunder.

FURTHER, pending a hearing and final determination in the within cause, and pursuant to section 16233(5) of the Public Health Code, supra, Complainant states that the public health, safety and welfare requires emergency action and Respondent's license to practice medicine should accordingly be summarily suspended.

RESPONDENT IS HEREBY NOTIFIED that, pursuant to section 16231(7) of the Public Health Code, supra, Respondent has 30 days from the date of receipt of this complaint to submit a written response to the allegations contained herein. The written response shall be submitted to Complainant, Melanie B. Brim, Director, Bureau of Health Professions, Department of Community Health, P.O. Box 30670, Lansing, MI 48909.

RESPONDENT IS FURTHER NOTIFIED that, pursuant to section 16231(8) of the Public Health Code, supra, Respondent's failure to submit a written response within 30 days, as noted above, shall be treated as an admission of the allegations contained

CONTINUED ON NEXT PAGE

herein and shall result in transmittal of this complaint directly to the Board's Disciplinary Subcommittee for imposition of an appropriate sanction.

DATED: *February 2, 2005*

Melanie B. Brim
Melanie B. Brim, Director
Bureau of Health Professions

Attachment

This is the last and final page of an Administrative Complaint in the matter of Thomas Carroll Platt, M.D.; File Number 43-04-97214, before the Disciplinary Subcommittee of the Michigan Board of Medicine, consisting of four pages, this page included.

DDM

2004004369
MAC

Information - Circuit Court
Original Complaint - Court
Warrant - Court

Bind over/Transfer - Circuit/Juvenile Court
Complaint copy - Prosecutor
Complaint copy - Defendant/Attorney

STATE OF MICHIGAN
14A3 JUDICIAL DISTRICT
22ND JUDICIAL CIRCUIT

INFORMATION
FELONY

CASE NO.: 2004004369

DISTRICT:

CIRCUIT: CRW 04-1242 FH

District Court ORI: MI- M1810045J
122 S. Main CHELSEA, MI 48118 734-475-8606

Circuit Court ORI: MI- M1810015J
101 E. Huron Street ANN ARBOR, MI, 48107

THE PEOPLE OF THE
STATE OF MICHIGAN

Defendant's name and address
V THOMAS C. PLATT
7729 BRASS CREEK CT.
DEXTER, MI 48130

Victim or complainant

Complaining Witness
KEVIN HAUSE

Co-defendant(s)

Date: On or about
7-20-2004

City/Twp./Village WEBSTER TWP.	County in Michigan Washtenaw	Defendant CTN 81-04004369-01	Defendant SID	Defendant DOB
Police agency report no. 04-5253	Charge See below		Defendant DLN	

STATE OF MICHIGAN, COUNTY OF Washtenaw

IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN: The prosecuting attorney for this County appears before the court and informs the court that on the date and the location described: Washtenaw, the defendant:

COUNT: 1 CHILD SEXUALLY ABUSIVE MATERIAL - POSSESSION
did knowingly possess child sexually abusive material; contrary to MCL 750.145c(4).

FELONY: 4 Years and/or \$10,000.00

FILED
WASHTENAW COUNTY, MI

AUG 24 2004

PEGGY M. HAINES
COUNTY CLERK/REGISTER

COUNT: 2 CHILD SEXUALLY ABUSIVE MATERIAL - POSSESSION
did knowingly possess child sexually abusive material; contrary to MCL 750.145c(4).

FELONY: 4 Years and/or \$10,000.00

COUNT: 3 CHILD SEXUALLY ABUSIVE MATERIAL - POSSESSION
did knowingly possess child sexually abusive material; contrary to MCL 750.145c(4).

FELONY: 4 Years and/or \$10,000.00

COUNT: 4 CHILD SEXUALLY ABUSIVE MATERIAL - POSSESSION
did knowingly possess child sexually abusive material; contrary to MCL 750.145c(4).

FELONY: 4 Years and/or \$10,000.00

COUNT: 5 COMPUTERS - USING TO COMMIT A CRIME - MAXIMUM IMPRISONMENT OF 2 YEARS OR MORE BUT LESS THAN 4 YEARS

did use a computer program, computer, computer system, or computer network to commit, attempt to commit, conspire to commit, or solicit another to commit Possession of Child Sexual Abusive Material; MCL 750.145C4-A; contrary to MCL 752.796, and MCL 752.797(3)(c). [752.7973C]
FELONY: 4 Years and/or \$5,000.00; reimburse government for expenses incurred in relation to violation in manner indicated by MCL 769.1f (see MCL 752.797(7))

OIC: Kevin Hause

ON INFORMATION, BELIEF AND OTHER EVIDENCE

and against the peace and dignity of the State of Michigan.

BRIAN L. MACKIE (P 24745)
Prosecuting Attorney

Approved, SCAO

Original - Court
1st copy - Jail
2nd copy - Michigan State Police CJIC

3rd copy - Defendant
4th copy - Prosecutor
5th copy - Gun board (if needed)

STATE OF MICHIGAN
JUDICIAL DISTRICT
22ND JUDICIAL CIRCUIT

JUDGMENT OF SENTENCE
 COMMITMENT TO JAIL

CASE NO.

04-1242-FH

JUDGE: Donald E. Shelton

Court telephone no.

(734) 222-3001

ORI MI- 810015J

Court address

Police Report No.

101 E. Huron St., P. O. Box 8645, Ann Arbor, MI 48107-8645

THE PEOPLE OF

The State of Michigan

Defendant's name, address, and telephone no.

THOMAS C. PLATT

CTN/TCN
810400436901

SID

DOB

THE COURT FINDS:

1. Defendant was found guilty on 10/05/2004
Date

of the crime(s) as stated below:

Count	CONVICTED BY Plea* Court Jury	DISMISSED BY*	CRIME	CHARGE CODE(S) MCL citation/PACC Code
1-4	G		CHILD SEX ABUSE MAT. - POSSESSION	(750.145C4-A)
5	G		COMPUTERS-USING COMM CRIM-MAX PRISON	(752.7973C)

*For plea: insert "G" for guilty plea, "NC" for nolo contendere, or "MI" for guilty but mentally ill, For dismissal; insert "D" for dismissed by court or "NP" for dismissed by prosecutor/plaintiff.

2. Defendant represented by an attorney: Joseph A. Simon P39156
 advised of right to counsel and appointed counsel and knowingly, intelligently, and voluntarily waived that right.
3. Conviction reportable to Secretary of State**. Defendant's driver license number is: _____
4. Licensing sanction reportable to State Police**. Revoked. Suspended _____ days. Restricted _____ days.
5. HIV testing and sex offender registration is completed.
6. Defendant has been fingerprinted according to MCL 28.243.

IS ORDERED:

7. Probation is revoked.
8. Defendant is sentenced to jail as follows: Report at _____ m.

Count	Date Sentence Begins	Sentenced		Credited		To Be Served		Release Authorized for the Following Purpose
		Mos.	Days	Mos.	Days	Mos.	Days	
1-5	10/05/2004							<input type="checkbox"/> Upon payment of fine and costs <input type="checkbox"/> To work or seek work <input type="checkbox"/> For attendance at school <input type="checkbox"/> For medical treatment <input type="checkbox"/> Other: _____

2004 NOV 22 11:37 AM
PEGGY HAINES
COUNTY CLERK/REGISTRAR
WASHTENAW COUNTY, MI

9. Defendant shall pay as follows: (specify fine and state minimum costs for each count; restitution; assessments for crime victim rights fund; reimbursement; attorney fees; and other costs)

Ct 1: Pay \$60 Victim Rights fee / \$960 Supervision fees / \$560 Costs in EMI / Pay costs of treatment program.

The due date for payment is _____. Fine, costs, and fees not paid within 56 days of the due date are subject to a 20% late penalty on the amount owed.

- Defendant shall serve _____ days in jail beginning _____ for failure to pay on time.
10. Defendant shall be placed on probation for 24** months and abide by the terms of probation. (See separate order.)
11. Defendant shall complete the following rehabilitative services.
 Alcohol Highway Safety Education Treatment (outpatient, inpatient, residential, mental health.)
 Specify: Sex Offender Treatment or any other treatment as recommended.
12. The vehicle used in the offense shall be immobilized or forfeited. (See separate order.)
13. The concealed weapon board shall suspend for _____ days permanently revoke the concealed weapon license, permit number _____, issued by _____ County.
14. Other: **as to Cts 1 - 5 all run concurrently to each other.

11/09/2004
Date

(SEAL)

CERTIFIED BY
DONALD E. SHELTON
Bar no. P23920

STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT 22nd Circuit Court - Washtenaw County	ORDER OF PROBATION (Felony)	CASE NO. (1)041242-FH <i>MA</i>
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ORI MI810015J Court Address Courthouse, 101 E. Huron P.O. Box 8645
Ann Arbor Michigan 48107-8645

Court Telephone (734)222-3001

THE PEOPLE OF <input type="checkbox"/> The State of Michigan <input type="checkbox"/> Washtenaw County	V	Defendant's name, address and telephone no. Platt, Thomas C 7729 Brass Creek Court Dexter Michigan 48130-9384 (734)426-3543 CTN 81-04004369-01 SID 2441088J
Probation Officer MARIBETH L ZELLER		Term 2004/09/09/2004
Offense (1) 750.145C4A - Child Sexually Abusive Material - Possession (2) 750.145C4A - Child Sexually Abusive Material - Possession (3) 750.145C4A - Child Sexually Abusive Material - Possession (4) 750.145C4A - Child Sexually Abusive Material - Possession (5) 752.7973C - Computers - Using to Commit a Crime		
<input type="checkbox"/> Judgement of guilt is deferred under <input type="checkbox"/> MCL 333.7411; MSA 14.15(7411), Controlled Substance Act <input type="checkbox"/> MCL 750.350a; MSA 25.582(1), Parental Kidnapping Statute <input type="checkbox"/> MCL 762.11; MSA 28.853, Youthful Trainee Status		

IT IS ORDERED that the defendant be placed on probation under the supervision of the above named probation officer for the term indicated, and the defendant shall:

1. Not violate any criminal law of any unit of government.
2. Not leave the state without the consent of this court.
3. Make a truthful report to the probation officer monthly, or as often as the probation officer may require, either in person or in writing, as required by the probation officer.
4. Notify the probation officer immediately of any change of address or employment status.

Pay the following to the court:	
Fine.....	\$
Costs.....	\$560.00
Restitution.....	\$
Crime Victim Assessment.....	\$ 60.00
Attorney Fee.....	\$
State Costs.....	\$ 60.00
Other.....	\$
TOTAL.....	\$680.00

5. Total amount due may be paid in installments of \$ _____ per _____ starting on _____ and paid in full by the date on the judgement of sentence unless otherwise ordered. Fines, costs and fees not paid within 56 days of the date owed are subject to a 20% late penalty on the amount owed. If a cash bond/bail was personally posted by the defendant, payment toward the total is to first be collected out of that bond/bail and allocated as specified under MCL 775.22
6. Pay a supervision fee to the Department of Corrections in the amount of \$ 960.00 The fee is payable immediately. This fee also applies to all delayed sentences. A supervision fee may not be ordered or collected for defendants whose judgement of guilt has been deferred under MCL 750.530a.
7. Total amount due may be paid in installments of \$ 40.00 per month starting on _____ payable to the State of Michigan

8. You must register, as required by the Michigan Sex Offenders Registration Act, and comply with all of the requirements of that act. You must provide a completed copy of the Michigan Sex Offenders Registration form to your field agent on your first in-person report following any address change, address verification, or change in your status with an institution of higher education. You must present your Michigan operator's license, chauffeur's license, or personal identification card to the field agent at each in-person report.
9. You must not purchase, possess or use sexually stimulating materials of any kind, or sexually stimulating materials as defined by your relapse prevention plan, therapist or counselor, and/or the field agent. You must not enter places where sexually explicit or stimulating materials are sold or used.
10. You must complete sex offender treatment or other treatment when you are referred by the field agent.
11. You must possess either a valid State of Michigan driver license or a Personal Identification Card issued by the Michigan Secretary of State.
12. You must submit to a search of your person and property, including but not limited to your vehicle, residence, and computer, without need of a warrant if the field agent has reasonable cause to believe you have items which violate the conditions of your probation.

DATE PG. NO. 11/15/2004 217
01
07
09
11
11/15/2004 15:20:34

STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT 22nd Circuit Court - Washtenaw County	ORDER OF PROBATION (Felony)	CASE NO. (1)041242-FH
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- 12. 06.4 You must make genuine efforts to find and maintain legitimate employment of a minimum of 30 hours per week, unless engaged in an alternative program approved by the field agent. You must provide ongoing verification of employment or alternative program to the field agent. You shall not give reason to be terminated or voluntarily terminate your employment or alternative program, without first getting permission from the field agent.
- 13. 08.18 You must pay \$60.00 State Cost as ordered by the Court.
- 14. 08.2 You must pay a crime victim's assessment in the amount of \$60.00 as ordered by the court.
- 15. 08.4 You must pay court costs of \$560.00 as ordered by the court. These costs may be paid at the rate of \$27.00 per month.

Failure to comply with this order may result in a revocation of probation and incarceration.

11-17-04
Date

[Signature]
Judge The Honorable Donald E Shelton

P23920
Bar No.

I have read or heard the above order of probation and have received a copy. I understand and agree to comply with this order.

11/16/04
Date MZ:wb 11/12/04

[Signature]
Defendant's signature Thomas C Platt

If the judgement of guilt is deferred as stated above, the clerk of the court shall send a photocopy to this order to Michigan State Police Central Records Division to create a criminal history under MCL 769.16a.

CC 243a (7/96) ORDER OF PROBATION (Felony) MCL 600.4803.MCL 769.1a; MSA 28.1073; MCL 771.1 et seq.; MSA 28.1131 et seq.
MCL 775.22; MSA 28.1259, MCL 780.826; MSA 28.1287(826), MCR 6.445

CIRCUIT COURT
DATE PG. NO.

NOV 29 2004 2779

WASHTENAW COUNTY CLERK
REGISTER AS AN EXACT COPY
OF THE RECORD AT
ANN ARBOR MICHIGAN
VALID ONLY WITH EMBOSSED SEAL

DEC 20 2004

CERTIFIED BY

[Signature]
Page 2 of 2

EXHIBIT A page 5 of 5

STATE OF MICHIGAN
DEPARTMENT OF COMMUNITY HEALTH
BUREAU OF HEALTH PROFESSIONS
BOARD OF MEDICINE
DISCIPLINARY SUBCOMMITTEE

In the Matter of

THOMAS CARROLL PLATT, M.D.
License Number: 43-01-079019

File Number: 43-04-97214
CONSENT ORDER AND STIPULATION

CONSENT ORDER

WHEREAS, an Administrative Complaint, hereafter Complaint, was issued on February 2, 2005, charging Thomas Carroll Platt, M.D., hereafter Respondent, with having violated section 16221(b)(v) of the Public Health Code, 1978 PA 368, as amended; MCL 333.1101 et seq.

Based on Respondent's felony convictions as set forth in the Administrative Complaint, the Department of Community Health, Bureau of Health Professions, hereafter Department, summarily suspended Respondent's license to practice medicine by order dated February 2, 2005.

Respondent has admitted, by Stipulation submitted herewith, that the facts alleged in the Complaint are true and constitute violations of the Public Health Code.

The Disciplinary Subcommittee of the Michigan Board of Medicine, hereafter Disciplinary Subcommittee, has reviewed the Stipulation and, based upon the matters

asserted therein, agrees that the public interest is best served by resolution of the outstanding Complaint. Now therefore,

IT IS HEREBY FOUND that the allegations of fact and law set forth in the Complaint are true and constitute violations of section 16221(b)(v) of the Public Health Code, supra.

Accordingly,

IT IS HEREBY ORDERED that the Order of Summary Suspension dated February 2, 2005, is DISSOLVED, as of the effective date of this order.

IT IS FURTHER ORDERED that for the aforesaid violations of the Public Health Code, Respondent is placed on PROBATION until November 17, 2006, or until Respondent's criminal probationary status is discharged by the 22nd Judicial Circuit Court, Washtenaw County, Michigan, hereafter Court, ^{TW} ~~or until~~ whichever event occurs first. The probationary period shall commence on the effective date of this order, and the terms of probation shall be as follows:

1. COMPLETION OF CRIMINAL PROBATION: Respondent shall comply with and successfully complete all conditions placed on him by the Court as a result of his felony convictions. Respondent shall submit evidence concerning his successful discharge from his criminal probationary requirements to the Department of Community Health, Bureau of Health Professions, Sanction Monitoring, P.O. Box 30670, Lansing, MI 48909.

2. COMPLIANCE WITH THE PUBLIC HEALTH CODE: Respondent shall comply with all applicable provisions of the Public Health Code and rules promulgated thereunder.
3. COSTS: Respondent shall be solely responsible for payment of all costs incurred in complying with the terms of this Order.

IT IS FURTHER ORDERED that Respondent shall be automatically discharged from probation upon submission to the Department of satisfactory evidence that Respondent has successfully completed his criminal probationary requirements, PROVIDED Respondent has complied with the terms of this order and not violated the Public Health Code.

IT IS FURTHER ORDERED that for the aforesaid violations of the Public Health Code, Respondent is assessed a FINE in the amount of \$500.00 to be paid to the State of Michigan within 60 days from the effective date of this order.

IT IS FURTHER ORDERED that the fine shall be mailed to the Department of Community Health, Bureau of Health Professions, Sanction Monitoring, P.O. Box 30185, Lansing, Michigan 48909. This fine shall be paid by check or money order made payable to the state of Michigan and the check or money order shall clearly display the file number 43-04-97214.

IT IS FURTHER ORDERED that in the event that Respondent violates any provision of this order, and if such violation is deemed to constitute an independent

violation of the Public Health Code or the rules promulgated thereunder, the Disciplinary Subcommittee may proceed to take disciplinary action pursuant to 1996 AACRS, R 338.1632 and section 16221(h) of the Public Health Code, supra.

IT IS FURTHER ORDERED that this order shall be effective on the date signed by the Disciplinary Subcommittee, as set forth below.

Dated: _____

5/18/05

MICHIGAN BOARD OF MEDICINE

By _____

Chairperson, Disciplinary Subcommittee

STIPULATION

1. The allegations of fact and law contained in the Complaint dated February 2, 2005, are true and constitute violations of section 16221(b)(v) of the Public Health Code, supra.

2. Respondent understands and intends that by signing this Stipulation Respondent is waiving the right, pursuant to the Public Health Code, the rules promulgated thereunder, and the Administrative Procedures Act of 1969, 1969 PA 306, as amended;

MCL 24.201 et seq, to require the Department to prove the charges set forth in the Complaint by presentation of evidence and legal authority, and to appear with an attorney and such witnesses as Respondent may desire to present a defense to said charges.

3. Scot F. Goldberg, M.D., M.B.A., a member of the Board who supports this proposal, and the Department's representative are both free to discuss this matter with the Disciplinary Subcommittee and recommend acceptance of the resolution set forth in the foregoing Consent Order.

4. Factors taken into consideration in the formulation of the within Consent Order were as follows:

Respondent was remorseful regarding his conduct and was fully cooperative in the resolution of this matter. In addition, Respondent's convictions were not practice related and did not involve Respondent initiating or making contact with children. Further, no other allegations or complaints have ever been filed against Respondent's license.

5. The foregoing Consent Order is approved as to form and substance by Respondent and the Department and may be entered as the final order of the Disciplinary Subcommittee in said cause.

CONTINUED ON NEXT PAGE

6. The foregoing proposal is conditioned upon acceptance by the Disciplinary Subcommittee, Respondent and the Department expressly reserving the right to further proceedings without prejudice should the Consent Order be rejected.

AGREED TO BY:

AGREED TO BY:

Melanie B. Brim
Melanie B. Brim, Director
Bureau of Health Professions
Complainant

Thomas Carroll Platt
Thomas Carroll Platt, M.D.
Respondent

Dated: April 1, 2005

Dated: 3/29/05

State of MI)
County of Oakland) ss.

On the 25th day of March, 2005, before me, a Notary Public in and for said county, appeared Thomas Carroll Platt, M.D., who, upon oath, stated that he has read the foregoing Consent Order and Stipulation by him subscribed, that he knows the contents thereof to be true, and that the signing of said Consent Order and Stipulation is his free act and deed.

Robert S Iwrey
Notary Public of Michigan
Oakland County
Expires 01/11/2011

[Signature]
Notary Public, Oakland County
State of Michigan
My Commission expires 1/11/11

Approved as to form by:

[Signature]
Robert S. Iwrey, Esq. (P48688)
Attorney for Respondent

This is the last and final page of a Consent Order and Stipulation in the matter of Thomas Carroll Platt, M.D., File Number 43-04-97214, before the Disciplinary Subcommittee of the Michigan Board of Medicine, consisting of six pages, this page included.
DDM