## **BEFORE THE ACUPUNCTURE BOARD** DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

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In the Matter of the Accusation Against:

FREDD HILTON DUNHAM, L.AC. P.O. Box 196 BUELLTON, CA 93427

Acupuncture License No. AC 10742

Respondent.

Case No.: 1A-2012-109 OAH No.: 2014070498

#### **DECISION AND ORDER**

The attached Stipulated Surrender of License and Order is hereby adopted by the Acupuncture Board, Department of Consumer Affairs, State of California, as its Decision in the above-entitled matter.

This Decision shall become effective on

JUL 08 2015

IT IS SO ORDERED \_\_\_\_\_ JUN 0 8 2015

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Michael Shi, Chair Acupuncture Board Department of Consumer Affairs State of California

		1	
1	Kamala D. Harris		
2	Attorney General of California JUDITH T. ALVARADO		
3	Supervising Deputy Attorney General WENDY WIDLUS		
4	Deputy Attorney General State Bar No. 82958		
5	California Department of Justice		
6	300 South Spring Street, Suite 1702 Los Angeles, California 90013 Telephone: (213) 807 2867		
7	Telephone: (213) 897-2867 Facsimile: (213) 897-9395 E-mail: <u>Wendy.Widlus@doj.ca.gov</u>		
8	Attorneys for Complainant		
9	BEFORE THE ACUPUNCTURE BOARD		
10	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA		
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12			
13	In the Matter of the Amended Accusation Against:	Case No. 1A-2012-109	
14	FREDD HILTON DUNHAM, L.Ac. P.O. Box 196	OAH No. 2014070498	
15	Buellton, CA 93427 Acupuncturist License Number AC 10742,	STIPULATED SURRENDER OF LICENSE AND ORDER	
16	Respondent.		
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20	IT IS HEREBY STIPULATED AND AGREE	$\mathbf{D}$ by and between the parties to the above-	
21	entitled proceedings that the following matters are true		
22	PARTIES		
23	1. Terri Thorfinnson (Complainant) is the Executive Officer of the Acupuncture Board		
24	(Board). She brought this action solely in her official capacity and is represented in this matter by		
25	Kamala D. Harris, Attorney General of the State of California, by Wendy Widlus, Deputy		
26	Attorney General.		
27	//		
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2. FREDD HILTON DUNHAM, L.Ac. (Respondent) is represented in this proceeding
 by attorney Adam B. Brown, whose address is 3848 Carson Street, Suite 206, Torrance, CA,
 90503.

On or about October 31, 2005, the Acupuncture Board issued Acupuncturist License
 Number AC 10742 to Fredd Hilton Dunham. That Acupuncturist License was in full force and
 effect at all times relevant to the charges brought herein and expired January 31, 2015. Pursuant
 to Business and Professions Code Section 118, subsection (b), the Acupuncture Board may take
 disciplinary action against Respondent notwithstanding the expiration of his license.

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#### JURISDICTION

Amended Accusation Number 1A-2012-109 was filed before the Board, and is
 currently pending against Respondent. The Amended Accusation and all other statutorily
 required documents were properly served on Respondent on February 25, 2015. Respondent
 timely filed his Notice of Defense contesting the Amended Accusation. A copy of Amended
 Accusation Number 1A-2012-109 is attached as Exhibit A and incorporated by reference.

#### 15

## ADVISEMENT AND WAIVERS

16 5. Respondent has carefully read, fully discussed with counsel, and understands the
17 charges and allegations in Amended Accusation Number 1A-2012-109. Respondent also has
18 carefully read, fully discussed with counsel, and understands the effects of this Stipulated
19 Surrender of License and Order.

6. Respondent is fully aware of his legal rights in this matter, including the right to a
 hearing on the charges and allegations in the Amended Accusation; the right to be represented by
 counsel, at his own expense; the right to confront and cross-examine the witnesses against him;
 the right to present evidence and to testify on his own behalf; the right to the issuance of
 subpoenas to compel the attendance of witnesses and the production of documents; the right to
 reconsideration and court review of an adverse decision; and all other rights accorded by the
 California Administrative Procedure Act and other applicable laws.

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7. Respondent voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

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#### CULPABILITY

 Respondent admits the truth of each and every charge and allegation in Amended Accusation Number 1A-2012-109, agrees that cause exists for discipline and hereby surrenders his Acupuncturist License Number AC 10742 for the Board's formal acceptance.

9. It is understood that any admissions made by Respondent herein are only for the purposes of settlement of this case and may not be used against Respondent in any civil or criminal case arising from the incidents giving rise to the instant Amended Accusation.

10 10. Respondent understands that by signing this stipulation he enables the Board to issue
an order accepting the surrender of his Acupuncturist License Number AC 10742 without further
process.

## 13

#### CONTINGENCY

11. This stipulation shall be subject to approval by the Acupuncture Board. Respondent 14 understands and agrees that counsel for Complainant and the staff of the Acupuncture Board may 15 communicate directly with the Board regarding this stipulation and surrender, without notice to or 16 participation by Respondent or his counsel. By signing the stipulation, Respondent understands 17 and agrees that he may not withdraw his agreement or seek to rescind the stipulation prior to the 18 time the Board considers and acts upon it. If the Board fails to adopt this stipulation as its 19 Decision and Order, the Stipulated Surrender and Disciplinary Order shall be of no force or 20 effect, except for this paragraph, it shall be inadmissible in any legal action between the parties, 21 and the Board shall not be disqualified from further action by having considered this matter. 22 12. The parties understand and agree that Portable Document Format (PDF) and facsimile 23

copies of this Stipulated Settlement and Disciplinary Order, including PDF and facsimile
 signatures thereto, shall have the same force and effect as the originals.

13. In consideration of the foregoing admissions and stipulations, the parties agree that
the Board may, without further notice or formal proceeding, issue and enter the following Order:
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1	ORDER	
2	IT IS HEREBY ORDERED that Acupuncturist License Number AC 10742, issued to	
3	Respondent FREDD HILTON DUNHAM, L.Ac., is surrendered and accepted by the	
4	Acupuncture Board.	
5	1. The surrender of Respondent's Acupuncturist License Number AC 10742 and the	
6	acceptance of the surrendered license by the Board shall constitute the imposition of discipline	
7	against Respondent. This stipulation constitutes a record of the discipline and shall become a part	
8	of Respondent's license history with the Acupuncture Board.	
9	2. Respondent shall lose all rights and privileges as an acupuncturist in California as of	
10	the effective date of the Board's Decision and Order.	
11	3. Respondent shall cause to be delivered to the Board his pocket license and, if one was	
12	issued, his wall certificate on or before the effective date of the Decision and Order.	
13	4. If Respondent ever files an application for licensure or a petition for reinstatement in	
14	the State of California, the Board shall treat it as a petition for reinstatement. Respondent must	
15	comply with all the laws, regulations and procedures for reinstatement of a revoked license in	
16	effect at the time the petition is filed, and all of the charges and allegations contained in Amended	
17	Accusation Number 1A-2012-109 shall be deemed to be true, correct and admitted by	
18	Respondent when the Board determines whether to grant or deny the petition.	
19	5. If Respondent should ever apply or reapply for a new license or certification, or	
20	petition for reinstatement of a license, by any other health care licensing agency in the State of	
21	California, all of the charges and allegations contained in Amended Accusation Number 1A-	
22	2012-109 shall be deemed to be true, correct, and admitted by Respondent for the purpose of any	
23	Statement of Issues or any other proceeding seeking to deny or restrict licensure.	
24	6. Respondent shall pay the Board its costs of investigation and enforcement in the	
25	amount of \$26,516.75 prior to issuance of a new or reinstated license.	
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	Stipulated Surrender of License (Case No. 1A-2012-109	))

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1	ACCEPTANCE	
2	I have carefully read the above Stipulated Surrender of License and Order and have fully	
3	discussed it with my attorney, Adam B. Brown. I understand the stipulation and the effect it will	
4	have on my Acupuncturist license. I enter into this Stipulated Surrender of License and Order	
5	voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the	
6	Acupuncture Board.	
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8 9	DATED: MARCH 16, 2015 Fridd Littan Junion L.Ac. FREDD HILTON DUNHAM, L.Ac. Respondent	
10	I have read and fully discussed with Respondent FREDD HILTON DUNHAM, L.Ac. the	
11	terms and conditions and other matters contained in this Stipulated Surrender of License and	
12	Order. I approve its form and content.	
13	DATED: 3-16-15 Daver	
14	ADAM B. BROWN Attorney for Respondent	
15		
16	ENDORSEMENT	
17	The foregoing Stipulated Surrender of License and Order is hereby respectfully submitted	
18	for consideration by the Acupuncture Board of the Department of Consumer Affairs.	
19	Dated: Respectfully submitted,	
20	KAMALA D. HARRIS Attorney General of California	
21	JUDITH T. ALVARADO Supervising Deputy Attorney General	
22	Supervising Deputy automoty General	
23		
24	WENDY WIDLY Attorney General	
25	Attorneys for Complainant	
26	LA2013611127 61514283.dock	
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-	Stipulated Surrender of License (Case No. 1A-2012-109)	

Exhibit A

Amended Accusation Number 1A-2012-109

		1	
1 2	KAMALA D. HARRIS Attorney General of California JUDITH T. ALVARADO	FILED	
3	Supervising Deputy Attorney General		
4	Deputy Attorney General State Bar No. 82958	FEB 2 5 2015	
5	California Department of Justice 300 South Spring Street, Suite 1702		
6	Los Angeles, California 90013 Telephone: (213) 897-2867		
7	Facsimile: (213) 897-9395 E-mail: <u>Wendy.Widlus@doj.ca.gov</u>		
8	Attorneys for Complainant BEFORE THE		
9	ACUPUNCTU DEPARTMENT OF CO	NSUMER AFFAIRS	
10	STATE OF CA	LIFORNIA	
11	In the Matter of the Amended Accusation	Case No. 1A-2012-109	
12	Against: FREDD HILTON DUNHAM,		
13	DOD 100	AMENDED ACCUSATION	
14	Acupuncturist License No. AC 10742,		
15	Respondent.		
16			
17		a.	
18	Complainant alleges:		
19 20	PART		
20	1. Terri Thorfinnson (Complainant) brings this Amended Accusation solely in her		
21	official capacity as the Executive Officer of the Acupuncture Board.		
22	2. On or about October 31, 2005, the Acupuncture Board issued Acupuncturist License		
23	Number AC 10742 to Fredd Hilton Dunham (Respondent). That Acupuncturist License was in		
25	full force and effect at all times relevant to the charges brought herein and expired January 31,		
26	2015. Pursuant to Business and Professions Code Section 118 subsection (b), the Acupuncture		
27	Board may take disciplinary action against Respondent notwithstanding the expiration of his license.		
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		Accusation	

1	JURISDICTION	
2	3. This Amended Accusation is brought before the Acupuncture Board (Board),	
3	Department of Consumer Affairs, under the authority of the following laws. All section	
4	references are to the Business and Professions Code unless otherwise indicated.	
5	4. Section 4927, subdivision (d), of the Code states:	
6	"Acupuncture' means the stimulation of a certain point or points on or near the surface of	
7	the body by the insertion of needles to prevent or modify the perception of pain or to normalize	
8	physiological functions, including pain control, for the treatment of certain diseases or	
9	dysfunctions of the body and includes the techniques of electroacupuncture, cupping, and	
10	moxibustion."	
11	5. Section 4937 of the Code states, in pertinent part:	
12	"An acupuncturist's license authorizes the holder thereof:	
13	"(a) To engage in the practice of acupuncture.	
14	"(b) To perform or prescribe the use of Asian massage, acupressure, breathing techniques,	
15	exercise, heat, cold, magnets, nutrition, diet, herbs, plant, animal, and mineral products, and	
16	dietary supplements to promote, maintain, and restore health. Nothing in this section prohibits	
17	any person who does not possess an acupuncturist's license or another license as a healing arts	
18	practitioner from performing, or prescribing the use of any modality listed in this subdivision.	
19	ss	
20	6. Section 4955 of the Code states, in pertinent part:	
21	"The board may deny, suspend, or revoke, or impose probationary conditions upon, the	
22	license of any acupuncturist if he or she is guilty of unprofessional conduct.	
23	"Unprofessional conduct shall include, but not be limited to, the following:	
24	· · · · · · · · · · · · · · · · · · ·	
25	"(i) Any action or conduct that would have warranted the denial of the acupuncture	
26	license.	
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28	7. Section 4955.2 of the Code states, in pertinent part:	
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1	The board may deny, suspend, revoke, or impose probationary conditions upon the license	
2	of any acupuncturist if he or she is guilty of committing any one of the following:	
3	" (a) Gross negligence.	
4	"(b) Repeated negligent acts.	
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6	COST RECOVERY	
7	8. Section 4959 of the Code states:	
8	"(a) The board may request the administrative law judge, under his or her proposed	
9	decision in resolution of a disciplinary proceeding before the board, to direct any licensee found	
10	guilty of unprofessional conduct to pay to the board a sum not to exceed actual and reasonable	
11	costs of the investigation and prosecution of the case.	
12	"(b) The costs to be assessed shall be fixed by the administrative law judge and shall not in	
13	any event be increased by the board. When the board does not adopt a proposed decision and	
14	remands the case to an administrative law judge, the administrative law judge shall not increase	
15	the amount of any costs assessed in the proposed decision.	
16	"(c) When the payment directed in the board's order for payment of costs is not made by	
17	the licensee, the board may enforce the order for payment in the superior court in the county	
18	where the administrative hearing was held. This right of enforcement shall be in addition to any	
19	other rights the board may have as to any licensee directed to pay costs.	
20	"(d) In any judicial action for the recovery of costs, proof of the board's decision shall be	
21	conclusive proof of the validity of the order of payment and the terms for payment.	
22	"(e) All costs recovered under this section shall be considered a reimbursement for costs	
23	incurred and shall be deposited in the Acupuncture Fund."	
24	<b>Factual Summary</b>	
25	9. Patient R.S. <sup>1</sup> is a 50 year old female former bus driver who sought treatment at the	
26	Spine and Orthopedic Center (SOC) for injuries which resulted from a vehicular accident. R.S.'s	
27 28	<sup>1</sup> Patient and certain other witnesses' names are abbreviated to protect their privacy rights. The names will be provided to Respondent upon written request for discovery.	
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	Accusation	

patient records reflect that she presented to SOC's owner, Dr. M., with a chief complaint of neck pain with bilateral upper extremity and right hand symptoms which had been ongoing for six months.

On or about April 26, 2012, patient R.S. went to SOC for her first acupuncture 4 10. treatment with Respondent, who was employed by SOC as a staff acupuncturist. The treatment was conducted in a private, closed curtained treatment room. The patient's chief complaint to 6 Respondent was she was suffering neck and lower back pain which radiated bilaterally to her 7 arms, hands, and legs. 8

Respondent did not document a traditional Chinese medical diagnosis anywhere in the 9 patient's records, nor a treatment plan, nor a rationale for utilizing "Infrared Asian Massage"2 10 during R.S.'s acupuncture treatment. 11

11. After R.S.'s intake interview with Respondent, he provided acupuncture treatment to 12 her back, utilizing acupuncture needles for approximately 45 minutes and then removed the 13 acupuncture needles. Respondent did not wear gloves throughout the patient's appointment. 14 The patient was lying face down on the treatment table after Respondent removed the 15 needles. Respondent stood by R.S.'s head and began to perform "Infrared Asian Massage" on the 16 her lumbar area. There was no female co-worker in the room with R.S. and Respondent. 17 Approximately two minutes after Respondent began massaging R.S. his breathing changed, 18 becoming louder and more rapid. At that time Respondent, with no explanation, suddenly pulled 19 R.S.'s pants down, past her naked buttocks to her upper legs, and R.S. then briefly felt something 20 hard touch the back of her head. Respondent's behavior made R.S. uncomfortable and she was 21 afraid Respondent would make unwanted sexual advances towards her. 22

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12. SOC had received a complaint from another female patient in 2012, patient A.W., who Respondent was treating for a broken pelvis. Patient A.W. complained she was

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<sup>&</sup>lt;sup>2</sup> Infrared Asian Massage is not part of the basic acupuncture curriculum in California Acupuncture schools. This technique can be taught outside of the basic curriculum if an acupuncturist wishes to obtain additional certification in different massage techniques.

uncomfortable because Respondent did not wear gloves or have a female coworker present during her appointments when he treated her exposed pubic bone area.

After receiving Patient A.W.'s complaints a SOC Human Resources representative counseled Respondent and suggested that he use gloves when treating female patients' "sensitive areas" and that he always have a female staff member present during those treatments. The SOC representative further advised Respondent to obtain prior written authorization from female 6 patients when rendering any acupuncture services. In his subsequent acupuncture practice 7 Respondent did not utilize any of these suggestions. 8

9 13. Patient A.W. began treating with Respondent in 2012, at the recommendation of her primary care physician due to acute pain she was experiencing as a result of her pubic bone being 10 broken during an automobile accident. All of A.W.'s treatments with Respondent were 11 conducted in a private, closed curtained treatment room, and there were no female staff members 12 13 present during any of the treatments.

During her initial appointment A.W. told Respondent she had never undergone acupuncture 14 treatment. Respondent told A.W. he planned to use acupuncture, electrical stimulation, and 15 acupressure on her pelvic region to reduce her pain, but did not explain any of those terms or 16 what those treatments entailed. Although A.W. was concerned when Respondent did not offer a 17 detailed explanation of her treatment, she allowed Respondent to treat her because she was in so 18 much pain. Respondent did not document a traditional Chinese medical diagnosis anywhere in 19 20 the patient's records, nor did he document a treatment plan.

14. When A.W. arrived for her second scheduled appointment she noticed there were no 21 staff members or patients present in the office. At Respondent's direction she removed all of her 22 clothing and wrapped herself in a sheet while Respondent waited outside of the examination 23 room. Respondent entered the treatment room and, without asking permission, opened the sheet 24 in which A.W. was wrapped and pressed his gloved fingers onto her clitoris so strongly A.W. 25 screamed in pain. 26

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With no prior explanation Respondent used his ungloved hand to insert 15.

approximately eight acupuncture needles throughout A.W.'s pubic area. Respondent then placed 28

approximately four acupuncture needles into both sides of A.W.'s upper labia and one above her clitoris. A.W. screamed in pain as Respondent inserted the needles. After Respondent placed the acupuncture needles into A.W.'s labia and clitoral area he physically attempted to spread her legs apart, but A.W. refused to allow him to do this. Respondent never explained to A.W. why he attempted to spread her legs apart.

A.W. did not observe Respondent use any sterilization methods on the acupuncture needles 6 he inserted. A.W. felt "horrified" by what happened during this appointment but nonetheless 7 returned for additional treatment because she believed she had no other pain management options. 8 16. At A.W.'s third appointment, prior to inserting the acupuncture needles, Respondent 9 laid a wet towel on her naked body as she lay face up on the treatment table. Respondent did not 10 explain why he placed the wet towel on A.W.'s body nor why he left it until the towel became 11 cold. As a result of the placement of the cold, wet towel, A.W.'s nipples enlarged and protruded 12 upwards, greatly embarrassing her. 13

After removing the towel Respondent used his ungloved hand to insert acupuncture needles 14 into A. W.'s vaginal area as she lay naked on the treatment table. A.W. screamed in pain when 15 Respondent inserted the needles, yelling at Respondent that he was hurting her. Respondent 16 responded to her screams by laughing out loud. 17

Respondent then placed his ungloved hand on her labia and penetrated her vagina with his 18 forefinger. As Respondent did this A.W. observed a "bulge" in his crotch which she believed to 19 be his erect penis. Respondent moved to the side of the examination table, while moaning and 20 repeatedly rubbing his clothed crotch area rapidly against the table as he looked at the patient's 21 naked body. A.W. removed the acupuncture needles herself, got dressed and ran to her car. 22 Respondent's behavior during A. W.'s fourth appointment was very similar to her third 23 appointment. 24

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17. J.S., A.W.'s grandmother, went to A.W.'s fifth appointment with her and accompanied A.W. into the examination room. During this appointment Respondent behaved 26 differently then he had during the previous appointments, and asked A.W.'s permission to place 27 his hands on her vagina before he touched her. 28

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1	Respondent used his ungloved hand to insert acupuncture needles into A.W.'s vagina while		
2	she screamed and whimpered in pain throughout the treatment. When Respondent used one hand		
3	to insert the acupuncture needles inside of her vagina and the other hand to massage her upper		
4 ·	thighs, J.S. and A.W. left the office.		
5	FIRST CAUSE FOR DISCIPLINE		
6	(Gross Negligence)		
7	18. Respondent is subject to disciplinary action under 4955.2, subsection (a), in that he		
8	was grossly negligent in his care and treatment of his patients, R. S. and A.W. The circumstances		
9	are as follows:		
10	19. The standard of care when treating first time acupuncture patients requires the		
11	acupuncturist provide an explanation and/or discussion with the patient about what to expect		
12	during an acupuncture visit. It is the standard of care for an acupuncturist to make patients feel		
13	comfortable during the course of an acupuncture treatment.		
14	20. The standard of care requires the acupuncturist to formulate a Traditional Chinese		
15	Medical diagnosis and treatment plan during the patient's initial intake interview.		
16	21. When a male acupuncturist treats a disrobed female patient the standard of care		
17	requires a female witness to be present during treatment, particularly if the treatment involves		
18	access to sensitive areas and continuous manipulation of those areas.		
19	22. The standard of care also requires an acupuncturist to have appropriate draping for a		
20	patient if access to sensitive body areas is needed during treatment.		
21	23. The standard of cares further requires the acupuncturist to explain to the patient why		
22	the acupuncturist needs access to different areas of the body for treatment.		
23	24. The standard of care requires the acupuncturist to request that patients remove their		
24	own clothing or change into a gown.		
25	25. The standard of care requires that an acupuncturist not touch a female patients'		
26	vagina.		
27	26. The needle insertion points utilized by Respondent during A.W.'s treatments were not		
28	within the standard of care.		
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	Accusation		

1	27.	Respondent failed to conform to the applicable standard of care for an acupuncturist	
2	in his care and treatment of patients R.S. and A.W. when he failed to explain his intended		
3	treatment and his subsequent actions resulted in the patients becoming uncomfortable and afraid.		
4	28.		
5	and treatme	ent of patients R.S. and A.W. Respondent also failed to provide appropriate draping	
6	for patients R.S. and A.W. during the patients' acupuncture treatments, resulting in both patients		
7	becoming uncomfortable and afraid.		
8	29.	Respondent failed to articulate a Traditional Chinese Medical diagnosis for either	
9	patient.		
10	30.	Respondent failed to provide any justifiable rationale for utilizing "Infrared Asian	
11	Massage" for patient R.S. during her acupuncture treatment.		
12	31.	Respondent's care and treatment of patients R.S. and A.W. as set forth above includes	
13	the following acts and/or omissions which constitute extreme departures from the standard of		
14	practice:		
15	А.	Respondent's failure to explain his intended treatment and his subsequent actions	
16	during his acupuncture treatments of patients R. S. and A.W.		
17	В.	Respondent's failure to have a female coworker present as a chaperon and his failure	
18	to provide appropriate patient draping during his acupuncture treatments of patients R. S. and		
19	A.W.		
20	C.	Respondent's failure to articulate a Traditional Chinese Medical diagnosis during his	
21	acupuncture treatments of patients R. S. and A.W.		
22	D.	Respondent's failure to develop a treatment plan for patient R.S. or A.W. during the	
23	patients' initial intake interviews.		
24	E.	Respondent's failure to wear gloves during his treatments of patients R.S. and A.W.	
25	F.	Respondent's use of an ungloved hand to touch patient A.W.'s vagina during	
26	treatment.		
27	G.	Respondent's repeated touching of patient A.W.'s vagina during treatment.	
28	H.	Respondent's laughter during A.W.'s treatment following her screams of pain.	
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		Accusation	

1	I. Respondent's continuing treatment of A.W. after she yelled that he was hurting her.		
2	J. Respondent's insertion of his finger into patient A.W.'s vagina during treatment.		
3	K. Respondent's use of a wet, cold towel on patient A. W. while she lay naked on the		
4	treatment table.		
5	L. Respondent's attempt to physically spread A. W.'s legs apart during treatment.		
6	32. Respondent's acts and/or omissions as set forth in paragraphs 10 through 31,		
7	inclusive, above, whether proven individually, jointly, or in any combination thereof, constitute		
8	gross negligence pursuant to section 4955.2, subdivision (a), of the Code. Therefore cause for		
9	discipline exists.		
10	SECOND CAUSE FOR DISCIPLINE		
11	(Repeated Negligent Acts)		
12	33. Respondent is subject to disciplinary action under section 4955.2, subdivision (b),		
13	of the Code, in that he has committed repeated acts of negligence in the practice of acupuncture.		
14	The circumstances are as follows:		
15	34. Complainant refers to, and by reference incorporates herein paragraphs 9 through 31,		
16	inclusive, above.		
17	THIRD CAUSE FOR DISCIPLINE		
18	(Unprofessional Conduct)		
19	35. Respondent is subject to disciplinary action under section 4955 of the Code, for		
20	unprofessional conduct. The circumstances are as follows:		
21	36. Complainant refers to, and by reference incorporates herein paragraphs 9 through 34,		
22	inclusive, above.		
23	PRAYER		
24	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged		
25	and that following the hearing, the Acupuncture Board issue a decision:		
26	1. Revoking or suspending Acupuncturist License Number AC 10742, issued to Fredd		
27	Hilton Dunham, AC;		
28	2. Ordering him to pay the Acupuncture board the reasonable costs of the investigation		
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11	Accuration		

1	and enforcement of this case, pursuant to Business and Professions Code section	on 4959;	
2	2. If placed on probation, ordering him to pay to the Acupuncture Bo	ard the costs of	
3	probation monitoring; and;		
4	3. Taking such other and further action as deemed necessary-and proper.		
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6	TERRI THORFINNSØN	d for	
7	Reupinetuie Doald		
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9	, Complainant		
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1	1	Accusation	