

FILED

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THOMAS R. FALLQUIST
SPOKANE COUNTY CLERK

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF SPOKANE

STATE OF WASHINGTON,

Plaintiff,

v.

DONALD GARY YOUNG
WM 07/11/49

Defendant(s)

INFORMATION

NO. 83-1-00235-5

~~Fred J. Caruso~~ Allen GAUPER
Deputy Prosecuting Attorney

PA# 83-9-63727-0

RPT# 02-83-07284-0

RCW 18.71.020-GM ()
18.71.011

Comes now the Prosecuting Attorney in and for Spokane County, Washing-
ton, and charges the defendant(s) with the following crime(s):

UNLAWFUL PRACTICE OF MEDICINE, committed as follows: That the defen-
dant, Donald Gary Young, in Spokane County, Washington, on or about
February 24, 1983, then and there being, did then and there offer or under-
take to diagnose, advise or prescribe for a human physical condition, or offer
to penetrate the tissue of another human being, by means as follows: offering
to deliver a baby of another person; by offering to treat another person for
cancer and to detect the presence of cancer in another by means of a blood
sample which he would draw and by a blood test which he would interpret; and
by offering to determine the nutritional needs of another person during
pregnancy by drawing blood and interpreting the results of a blood test; the
defendant at such time not having a valid unrevoked license to practice
medicine.

Charles D. Cowell
Deputy Prosecuting Attorney

INFORMATION

DONALD C. BROCKETT
Spokane County Prosecuting Attorney
County-City Public Safety Building
Spokane, Washington 99260

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF SPOKANE

STATE OF WASHINGTON,)
)
Plaintiff,) NO. 83-1-00235-5
) PA# 83-9-63727-0
v.) RPT# 02-83-07284-0
) RCW 18.71.020-GM (#)
DONALD GARY YOUNG) STATEMENT OF DEFENDANT
WM 071149) ON PLEA OF GUILTY
Defendant.) 18.71.011

- 9
1. My true name is: DONALD GARY YOUNG.
(I am also known as: SAME)
 2. My age is 33. Date of birth: 7/11/49.
 3. My lawyer's name is: Carl Maxey.
 4. The court has told me that I am accused of the crime of: ULAWFUL PRACTICE OF MEDICINE. The maximum penalty for which is: not more than 1 years and/or \$1000 fine.
 5. The court has told me that:
 - a. I have the right to a lawyer and that if I cannot afford to pay for a lawyer, or one will be provided at no expense to me;
 - b. I have the right to a trial by jury;
 - c. I have the right to hear and question witnesses who testify against me;
 - d. I have the right to have witnesses testify for me. These witnesses can be made to appear at no expense to me;
 - e. I have the right at trial to testify or to remain silent and if I decide to remain silent I may request that the jury be instructed that that fact may not be considered in arriving at its verdict;
 - f. The charge must be proven beyond a reasonable doubt;
 - g. I have the right to appeal;
 - h. By entering a plea of guilty, I give up the rights listed in (b) through (g) and I will be sentenced on the basis of my plea;

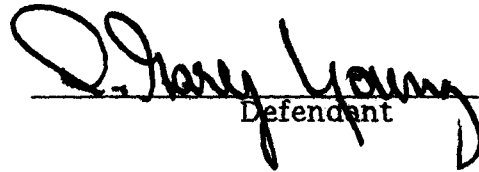
STATEMENT OF DEFENDANT
ON PLEA OF GUILTY -1 (CrR 4.2(g))

1 DEF
1 DEF ATTY.
1 PA
1 PPO

2

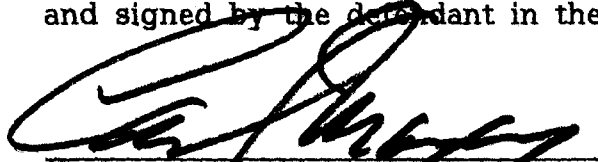
6. I plead guilty to the crime(s) of ULAWFUL PRACTICE OF MEDICINE as charged in the (Substitute/Amended) Information, a copy of which I have received;
7. I make this plea freely and voluntarily;
8. No one has threatened harm of any kind to me or to any other person to cause me to make this plea;
9. No person has made promises of any kind to cause me to enter this plea except as set forth in this statement;
10. I have been told the prosecuting attorney will take the following action and make the following recommendation to the court: get resent
a defendant sentencing.
11. I have been told and fully understand that the court does not have to follow the prosecuting attorney's recommendation as to sentence. The court is completely free to impose any sentence within the limits provided by law.
12. The court has told me that if I am sentenced to prison the judge must sentence me to the maximum term required by law. The minimum sentence is set by the Board of Prison Terms and Paroles. The judge and prosecuting attorney may recommend a minimum sentence to the Board but the Board does not have to follow their recommendations, and may set the term higher than recommended. I have been further advised that the crime of which I am accused carries a mandatory minimum of ___ years, and, if I have been convicted of a prior felony, the crime with which I am charged carries a mandatory minimum of ___ years. (If not applicable, this sentence shall be stricken and initialed by the defendant and the judge.)
13. I have been advised that if I am under sentence of any earlier felonies, any term of imprisonment imposed herein will not begin until the expiration of sentence(s) imposed on those other felonies. N.O.
14. I understand that if I now am on probation or parole, a plea of guilty to the present charge will be sufficient grounds for a judge or the parole board to revoke my probation or parole. No.
15. I understand that if I have prior misdemeanor or felony convictions, I might be sentenced as a habitual offender as set out in RCW 9.92.090. (Code section read to defendant if applicable.)
16. The court has asked me to state briefly in my own words what I did that resulted in my being accused of the crime in the information. This is my statement: THAT I WAS ENGAGED IN CONSULTING
PEOPLE IN ALTERNATIVE CANCER THERPY AND OFFERING
DISTARY HELP IN ORDER TO GIVE THE PEOPLE A PROGRAM
THAT WOULD WORK I USED HAIR & BLOOD SAMPLES
TO DETERMINE NEEDS & BLANCE AND OFFER NEEDLES
SPRINGES & BLOOD SLIDES FOR CLIENT AND ADVISE ON
HOW TO DRAW THE SAMPLE. THEN SAMPLE WAS FORWARD
TO SALT LAKE CITY

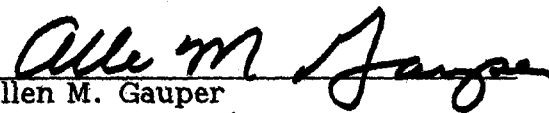
17. I have read or have had read to me and I understand all of the numbered sections above (1 through 16) and have received a copy of this statement. I have no further questions to ask of the court.


Defendant

JUDGE'S CERTIFICATE


The foregoing statement was read by and/or read to the defendant and signed by the defendant in the presence of:


Carl Maxey
Attorney for Defendant


Allen M. Gauper
Deputy Prosecuting Attorney

and the undersigned judge in open court.

DATED: 6-27-83


JUDGE

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
 IN AND FOR THE COUNTY OF SPOKANE

STATE OF WASHINGTON,)	
)	NO. 83-1-00235-5
Plaintiff,)	PA# 83-9-63727-0
)	RPT# 02-83-07284-0
v.)	RCW 18.71.020-GM (#)
DONALD GARY YOUNG)	ORDER OF PROBATION
WM 071149)	18.71.011
Defendant.)	

This matter having come on regularly for hearing on the 27 day of June, 1983, defendant appearing in person and ~~(having waived the right to be represented by counsel)~~ (being represented by Carl Maxey, Attorney), and the State of Washington being represented by Allen M. Gauper, Deputy Prosecuting Attorney, and the defendant having (entered a plea of guilty) ~~(been found guilty by the court/a jury)~~ of ~~UNLAWFUL~~ LAWFUL PRACTICE OF MEDICINE as contained in the ~~(Substitute/Amended)~~ Information, and the Court having found the defendant guilty, and having heard the circumstances of the case and being fully advised in the premises, it is by the Court

ORDERED, ADJUDGED AND DECREED, that sentence be deferred, and that the defendant be placed on probation for a term of 1 years, and until

ORDER OF PROBATION -1

<u>4</u>	JAIL
<u>1</u>	DEF
<u>3</u>	PPO
<u>1</u>	PA

further order of the Court, as provided by the Probation Act, and to make such reports as required and be under the supervision of the State Parole Officer during the period of his probation.

IT IS FURTHER ORDERED that the defendant shall abide by the conditions set out in Schedule A attached hereto, and the defendant _____

Done in open Court on this 27 day of June, 19 83

William S. Lueder
J U D G E

Presented by:

Allen M. Gauper
Allen M. Gauper
Deputy Prosecuting Attorney

I ATTEST THAT THE FINGERPRINTS
HEREON ARE THOSE OF THE DEFENDANT
WHO APPEARED IN OPEN COURT

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RIGHT FOUR FINGERS TAKEN SIMULTANEOUSLY

June 27, 19 83
THOMAS R. FALLQUIST, County Clerk

County Clerk

By Margaret Carlson
Deputy

