



**FINDINGS OF FACT**

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2           3.       On January 16, 2014, the Board received an email from Respondent advising she  
3 had been arrested for burglary and theft on January 9, 2014.

4           4.       On or about November 29, 2013, Respondent hired a locksmith to open a floor  
5 safe in the home where she was residing with her then boyfriend, who owned the home. The  
6 floor safe belonged to her then boyfriend, who was out of town. According to the police  
7 report, the owner of the home had not given Respondent permission to enter or access the  
8 contents of the safe and it did not contain any of her property. Respondent's then boyfriend  
9 and owner of the home reported that over \$100,000 in cash, jewelry, and property was stolen  
10 from the floor safe.

11           5.       Police obtained a search warrant and discovered the cash in a safe deposit box  
12 registered to Respondent. The cash was packaged as the owner had described it. The jewelry  
13 and other items were found near the Respondent's new residence.

14           6.       Respondent pled guilty to a Class 4 Felony for Theft on May 16, 2014. As a result  
15 of the plea agreement the other charge was dropped.

16           7.       At the time of the incident and conviction, Respondent was under a Stipulated  
17 Confidential Rehabilitation Agreement dated February 27, 2013, which ordered Respondent to  
18 obey all laws. Specifically, term number 21 of the Order states, "Physician shall obey all federal,  
19 state and local laws, and all rules governing the practice of medicine in the State of Arizona."

20           8.       As a result of Respondent's commission of a felony and the resulting conviction,  
21 she violated term number 21 of the February 27, 2013, Stipulated Confidential Rehabilitation  
22 Agreement. Thus, the Stipulated Confidential Rehabilitation Agreement was declared no longer  
23 confidential by the Board on September 24, 2014, and has become a public record subject to  
24 disclosure.

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- 1 5. Respondent shall appear before the Board every four (4) months for the duration of  
2 the probationary period, unless otherwise ordered by the Board.
- 3 6. Respondent shall provide a copy of this Order to all potential and current employers,  
4 owner/operators, and physicians in charge of any facility at which she may practice,  
5 intends to practice or apply for privileges.
- 6 7. Costs: Respondent shall bear all costs incurred regarding compliance with this Order.
- 7 8. Obey All Laws: Respondent shall obey all federal, state, and local laws, and all rules  
8 governing the practice of medicine in Arizona.
- 9 9. Ceasing practice in the State of Arizona: In the event that Respondent ceases to  
10 practice medicine in the State of Arizona, by moving out of state, failing to renew  
11 her license, or maintaining an Arizona license but ceasing to practice clinical  
12 medicine or administrative medicine requiring licensure, Respondent shall notify the  
13 Board that she has ceased practicing in Arizona, in writing, within 10 days of ceasing  
14 to practice. In its sole discretion, the Board may stay the terms of this Order until  
15 such time as the Respondent resumes the practice of medicine in Arizona, or may  
16 take other action to resolve the findings of fact and conclusions of law contained in  
17 this Order for Probation.
- 18 10. Failure to Comply/Violation: Respondent's failure to comply with the requirements  
19 of this Order shall constitute an allegation of unprofessional conduct as defined by  
20 A.R.S. § 32-1854 (25) and proven violations may be grounds for further disciplinary  
21 action (e.g., suspension or revocation of license).

22 ISSUED THIS 5<sup>th</sup> DAY OF FEBRUARY, 2015.  
23 ARIZONA BOARD OF OSTEOPATHIC EXAMINERS  
24 IN MEDICINE AND SURGERY



By: \_\_\_\_\_

*Jenna Jones*  
Jenna Jones, Executive Director

