TEXAS STATE BOARD OF VETERINARY MEDICAL EXAMINERS

VS

DOCTOR CHARLIE J. PACLICK

TEXAS VETERINARY MEDICAL LICENSE NUMBER 566

TEXAS VETERINARY MEDICAL RENEWAL CERTIFICATE (1959) NUMBER 306

FINDINGS AND ORDERS OF THE BOARD

On this the 19th day of October, A.D. 1959, the Texas State Board of Veterinary Medical Examiners being in regular meeting at the Windsor Hotel in Abilene, Taylor County, Texas, with meeting being called for the purpose of hearing and considering the above numbered and entitled complaint as well as for the consideration of other business, and the above entitled and numbered complaint having been previously scheduled for hearing and the said Dr. CHARLIE J. PACLIK having waived service of citation and accepted service in said cause by sworn instrument dated the 28th day of September, 1959, and a quorum of the members of the Texas State Board of Veterinary Medical Examiners being present to-wit:

Dr. CHARLES A. THOMPSON, President of Dalhart, Texas
Dr. J. B. McCUT, Vice-President of Paris, Texas
Dr. BILLIE C. ROBERSON, Secretary of Abilene, Texas
Dr. EDWARD D. DABLIE, Member of Alice, Texas
Dr. RAYMOND HANDEL, Member of Wichita Falls, Texas
Dr. G. D. STALLWORTH, Member of Austin, Texas

whereupon the President of the Board, Dr. CHARLES A. THOMPSON, ordered the case to proceed at which time it was ascertained that Dr. CHARLIE J. PACLIK was present in person. The Board then proceeded to hear all the evidence presented by the State and by the said Dr. CHARLIE J. PACLIK. After such hearing, the Board went into executive session to consider the evidence and after consideration and deliberation of all the evidence that had been presented, the Texas State Board of Veterinary Medical Examiners, on the same day, Monday, October 19, 1959, all of the above members of said Board being present and participating made the following findings to-wit:

FINDINGS

1. The Board finds that all statutory requisites to its jurisdiction have been met.
2. The Board is of the opinion that the charges contained in the complaint are true and find that the said Dr. CHARLIE J. PAULIK, holder of Texas Veterinary Medical License No. 568 and 1959 Renewal Certificate No. 396 is guilty of dishonest or illegal practices in or connected with the practice of veterinary medicine in violation of Section 14 of Article 7465-a of Vernon's Annotated Civil Statutes of Texas as charged in said complaint, which complaint is by reference incorporated herein and by such reference is made a part hereof as fully and completely as if here set forth verbatim.

The Board finds that the facts brought out at such hearing justify and require the following orders:

ORDERS

IT IS ACCORDINGLY, ORDERED and DECREED that Texas Veterinary Medical License No. 568 and 1959 Renewal Certificate No. 396 heretofore issued by the Texas State Board of Veterinary Medical Examiners to Dr. CHARLIE J. PAULIK be and the same are HEREBY SUSPENDED for a period of ONE (1) year from and after the date of entry of this order, PROVIDED, HOWEVER, that the execution of this order of suspension be and it is HEREBY STAYED, and the said Dr. CHARLIE J. PAULIK is placed upon PROBATION for a period of ONE (1) year upon the following terms and conditions:

1. The said Dr. CHARLIE J. PAULIK will not engage in any dishonest or illegal practices in or connected with the practice of veterinary medicine within the state.

2. The said Dr. CHARLIE J. PAULIK will observe and abide by each of the rules of professional conduct promulgated by the State Board of Veterinary Medical Examiners of the State of Texas for licensed veterinarians in effect during said period of suspension or any part of said period.

3. The said Dr. CHARLIE J. PAULIK shall file with the Executive Secretary of the State Board of Veterinary Medical Examiners at quarterly intervals, an affidavit to the effect that he has fully and faithfully complied with the terms and conditions of probation herein imposed. Said affidavit shall be transmitted to the Board offices by certified United States mail return receipt requested. Said affidavit shall be
executed by the said Dr. CHARLIE J. PAULIK on or before the 25th day of January, 1960, the 25th day of April, 1960, the 25th day of June, 1960, and the 19th day of October, 1960.

It is further ORDERED, ADJUDGED and DECLARED that upon full compliance with the terms and conditions herein set forth, and upon expiration of the term of probation, the license of the said Dr. CHARLIE J. PAULIK and the annual renewal certificate then in effect shall be restored to its full privileges, free and clear of the terms of probation herein imposed; PROVIDED HOWEVER, that in the event the said Dr. CHARLIE J. PAULIK violates or fails to comply with any of the terms or conditions of this order during said period of probation, the Board, upon receipt of such evidence thereof, may forthwith terminate said probation, cancel and revoke said stay of execution and direct that the order of suspension herein made become effective immediately.

Entered this the 19th day of October, A.D., 1960.

[Signatures]

Dr. CHARLES A. THOMPSON, President  
Dr. EDWARD D. HOLLIN, Member

Dr. J. W. McCUY, Vice-President  
Dr. RAYMOND RUBER, Member

Dr. BILLIE C. ROBERSON, Secretary  
Dr. G. D. STALLWORTH, Member
BEFORE ME, a Notary Public in and for Travis County, Texas, on this day personally appeared IVAN C. SMITH, who after being by me duly sworn upon oath deposes and says that:

The said IVAN C. SMITH, being an employee of the Texas State Board of Veterinary Medical Examiners, did in the course of his employment make certain investigations into the professional conduct of one DR. CHARLIE J. PACLIK, Texas Veterinary Medical License No. 566, 1959 Renewal Certificate No. 306, a practitioner of veterinary medicine in the State of Texas, and in the course of said investigations it has come to the attention of the said IVAN C. SMITH and he believes and here alleges that on or about the dates hereinafter specified the said DR. CHARLIE J. PACLIK has engaged in dishonest and/or illegal practices in or connected with the practice of veterinary medicine within the contemplation of Sections 14 and 15 of Article 7465-a of the Civil Statutes of Texas (Vernon's Texas Civil Statutes), in that the said DR. CHARLIE J. PACLIK did commit the following acts, and/or omissions, as follows, to-wit:

1. That on or about June 17, 1959, the said DR. CHARLES DELBERT DAVIS did accept for treatment at his place of employment at the Paclik Veterinary Hospital in Gainesville, Texas, a dog belonging to MR. TERRY HERRMANN of Gainesville, Texas, then and there representing to the said TERRY HERRMANN that he would for a valuable consideration personally observe, treat, and deliver the off-spring of said dog.

That the said DR. CHARLES DELBERT DAVIS did knowingly leave said animal in the care, custody and control of a lay employee by the name of DOYLE, who was not then, nor is he now, a person licensed to practice veterinary medicine in this state, all of which was well known to the said DR. CHARLES DELBERT DAVIS at said time, and that during the absence of DR. DAVIS, the said DOYLE did then and there administer an anesthetic to said dog whereupon the said dog did then and there die. That immediately following the death of said dog the said DOYLE performed a caesarian operation upon said animal and delivered said animal's off-spring.
That at all times material hereeto the said DR. CHARLES DEIBERT DAVIS was an employee of DR. CHARLIE J. PACLIK and was acting within the scope of his employment with the said DR. CHARLIE J. PACLIK. That the act of DR. CHARLES DEIBERT DAVIS in leaving said animal, as herein above alleged, in the care, custody and control of a person who was not licensed to practice veterinary medicine in this state, and the resulting treatment of said animal by said person, was in accordance with general instructions given DR. CHARLES DEIBERT DAVIS by the said DR. CHARLIE J. PACLIK and was in full accord with the usual and customary practices of the said DR. CHARLIE J. PACLIK in managing his veterinary clinic and in treating and caring for animals entrusted to his care for treatment.

Said acts and omissions by DR. CHARLIE J. PACLIK being in violation of Rules of Professional Conduct No. 4, 5, 6, and 12.

2. That on the 24th day of September, 1959, the said DR. CHARLIE J. PACLIK left his veterinary hospital located in Gainesville, Texas, in charge of a lay employee by the name of DOYLE, who was not then, nor is he now, a person licensed to practice veterinary medicine in this state. During the absence of the said DR. CHARLIE J. PACLIK, the said DOYLE did, for a valuable consideration, administer a distemper shot to a dog, all of which was done with the knowledge and approval of the said DR. CHARLIE J. PACLIK.

Said acts and omissions by DR. CHARLIE J. PACLIK being in violation of Rules of Professional Conduct No. 4, 5, 6, and 12.

3. That on various occasions during 1956 and 1957, the said DR. CHARLIE J. PACLIK left his veterinary hospital located in Gainesville, Texas, in charge of a lay employee by the name of DOYLE, who was not then, nor is he now, a person licensed to practice veterinary medicine in this state. During the absence of the said DR. CHARLIE J. PACLIK, the said DOYLE did, for a valuable consideration, diagnose, prescribe for, and administer shots to a dog belonging to MR. TERRY HERRMANN of Gainesville, Texas, all of which was done with the knowledge and approval of the said DR. CHARLIE J. PACLIK.

Said acts and/or omissions by DR. CHARLIE J. PACLIK being in violation of Rules of Professional Conduct No. 4, 5, 6, and 12.
The above complaint, containing three (3) counts, is submitted to the Executive Secretary of the Texas State Board of Veterinary Medical Examiners, at the Board offices in Austin, Travis County, Texas, this the 26th day of September, A.D., 1959.

Ivan C. Smith

STATE OF TEXAS
COUNTY OF TRAVIS

SWORN AND SUBSCRIBED TO before me by IVAN C. SMITH, this the 26th day of September, A.D., 1959, to certify which witness my hand and seal of office.

Joseph E. Jackson

Notary Public in and for Travis County, Texas