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Florida DOH recommends suspension of abortionist Randall Whitney's license

By Jay Rogers. Posted October 09, 2012.



Randall Whitney arrives at work at Orlando Women's Center to kill babies with a smile on his face. This photo was taken the day after a plaintiff won a \$36.7 million lawsuit against Orlando Women's Center due to a botched abortion by Whitney. (<u>Click to enlarge</u>)

ORLANDO, Florida (<u>www.forerunner.com</u>) – A complaint filed by the Florida Department of Health on August 20th, 2012 against abortionist <u>Randall Whitney</u> recommends one of several penalties, including revocation or suspension of his medical license.

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(See the full text of the complaint below.)

The complaint is linked to a <u>2010 incident</u> in which Whitney to pleaded "nolo contendere" for a charge of misdemeanor battery. An <u>arrest report</u> describes how Whitney slapped a woman on operating table at Orlando Women's Center. According to an account told by pro-life sidewalk counselor, Whitney was taken from the scene in handcuffs. The complaint was filed on August 17th, 2012, but has not yet resulted in a disciplinary judgment.

It is not known whether the medical board will view this case in light of several recent lawsuit cases against Whitney. These include two pending medical malpractice suits from 2011 and 2012, *Darosa vs. Whitney, et al*, and *Uzzle vs. Whitney, et al*. Another suit involving Whitney's gross malpractice resulted in a \$36.7 million judgment in July 2011. Prior to the multi-million dollar lawsuit, Randall Whitney declared bankruptcy. Consequently, Orlando Women's Center and James Pendergraft have become the targets of the plaintiffs.

A Brief Legal History of Randall Whitney

1996 – <u>Randall Brooks Whitney</u> begins working for James Pendergraft's chain of five late term abortion clinics in central Florida.

1999 – A Florida Agency for Health Care Administration report notes the following incident:

Interview with the physician revealed there was an incident ... where a patient allegedly went out to get some lunch after starting the procedure, got lost, delivered a viable fetus in the car, and patient and fetus were sent immediately to the hospital. Baby lived 2 days. Policy changed, patients no longer leave after getting medication.... Physician also stated that sometimes an 18 week old fetus may twitter but this is not considered "viable."

Later testimony from <u>Randall Whitney</u> suggests that he is the "physician" interviewed here.

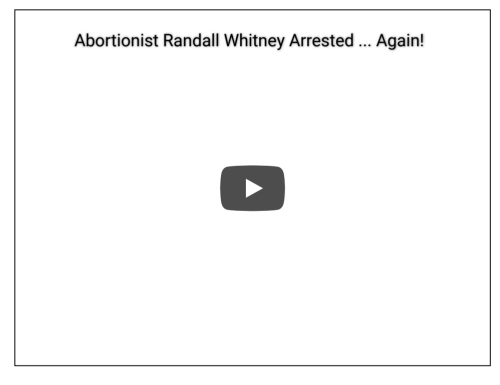
2001 – On November 11th, Carol Howard goes to Orlando Women's Center, to abort her 22 week old baby girl. The abortionist on duty is <u>Randall Whitney</u>. As a result of mistreatment and gross malpractice, the abortion is botched and a baby girl is born alive in a local hospital. The child survives with massive birth defects.

2004 – On May 25th, Carol Howard files a civil lawsuit against <u>Randall Whitney</u>, Pendergraft, and the Orlando Women's Center.

2010 – On March 27th, <u>Randall Whitney</u> is arrested at Orlando Women's Center for <u>aggravated battery</u> after slapping a patient while she was on the operating table.



On September 22 at 9:20 pm, abortionist <u>Randall Whitney</u> is taken out of the Orlando Women's Center abortion clinic <u>in handcuffs</u> by the police. This time it is on a warrant issued because he did not show up for a court hearing. The police are tipped off by two sidewalk counselors who knew about the warrant and noted that Whitney had been sleeping in his car in the OWC parking lot. This is the second time in six months that Whitney has been arrested while on duty at the abortion clinic.



2011 – On July 22nd, a <u>Florida jury awards \$36,766,000</u> in damages to Carol Howard, to provide funding for lifetime care of "JH," who was severely harmed as a result of being born alive after a <u>botched abortion</u> that occurred at Orlando Women's Center in 2001.

Perhaps the most interesting part of the trial testimony is when <u>Randall Whitney</u>, the abortionist on duty at the time, speaks cavalierly and without being prodded about babies being born alive into the toilet.

Question: Has there ever been a circumstance where you have been contacted by the medical staff that there has been a delivery of a live fetus?

Randall Whitney: They would not have contacted me because of that.

Question: What was the procedure to be followed in that circumstance?

Randall Whitney: Well, usually the fetus was into the toilet. I mean, nearly always they made it to the toilet. It was precipitated into the toilet so ...

Question: Okay. Explain to me what you mean by that, I'm kind of confused. Is that how it was disposed of?

Randall Whitney: No.... No. That's how it happened, though, at the time of the expulsion. It was just more convenient to be in the toilet, okay? So I assume that at times there might be some movement, which would suggest life.... But there was no attempt at resuscitation.

Question: Were there any protocols or procedures in place that there should be resuscitation attempts where there was fetal movement?

Randall Whitney: I don't know of any.

Question: And I take from your response when you say "usually it was in the toilet," that had occurred before that you were aware of? The woman has delivered a fetus, there had been movement, and the movement ceased thereafter?

Randall Whitney: Where? In the toilet?

Question: Yeah.

Randall Whitney: I think so.

Question: Was that at the Orlando Women's Center?

Randall Whitney: Yes.

Question: So just that I'm clear, the instances where there may have been signs of a live birth; i.e., movement by the fetus, were instances where the woman was experiencing symptoms within the restroom and delivered the fetus into the toilet – that is what you're saying?

Randall Whitney: Yes.

See also:

<u>The Tangled Legal History of James Pendergraft</u>

See the *full article* with links to over 100 news articles on abortionist James Pendergraft.

In a 2007, WFTV interview, medical malpractice attorney Mark Morsch spoke of the lax discipline by the Department of Health for doctors in the state of Florida.

What would be right is for Dr. Pendergraft to never have a medical license in the state of Florida. Based on his track record, there is going to be more young women in the future who are victims of his incompetence.

The article goes on to say that Morsch was worried about what could happen "a year from now when Dr. Pendergraft's suspension ends."

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Pendergraft received yet another suspension in 2010 due to allowing a woman employee to administer narcotics to patients although she had no license to do so. A University of Central Florida professor, Aaron Lieberman, questioned the rigor of Florida's laws in an interview with CFNews 13.

Unfortunately in the state of Florida over the past many years, we have not seen the enforcement of standards to the extent and with the rigor of some other states.

Lieberman went on to say that if Pendergraft practiced in other states, he would be unlikely to ever get his license back.

In 2012, Pendergraft was recommended for a fifth disciplinary judgment due to his failure to pay the fines from the previous case. However, the 2012 complaint resulted in an upgrade of his license to "Probation" status allowing him to practice medicine once again under the supervision of another licensed physician.

It is a great travesty that the Florida Department of Health lifted the suspension status of Pendergraft's license.

It is also inconceivable that Randall Whitney be allowed to retain his license. Whitney is now 79-years-old. We pray that the Florida Department of Health sees fit to send him into his long-awaited retirement.

Below is the full text of the complaint against Randall Whitney.

STATE OF FLORIDA DEPARTMENT OF HEALTH

CASE NUMBER: 2010-18780

DEPARTMENT OF HEALTH, PETITIONER, v. RANDALL B. WHITNEY, M.D., RESPONDENT

ADMINISTRATIVE COMPLAINT

Petitioner, Department of Health, by and through its undersigned counsel, files this Administrative Complaint before the Board of Medicine against Respondent, Randall B. Whitney, M.D. thereof alleges:

1. Petitioner is the state agency charged with regulating the practice of medicine pursuant to Section 20.43, Florida Statutes; Chapter 456, Florida Statutes; and Chapter 458, Florida Statutes.

2. At all times material to this Complaint, Respondent was a licensed physician within the state of Florida, having been issued license number ME 8859.

3. Respondent's address of record is 820 Indigo Court, Port Orange, Florida 32129.

4. On or about March 27, 2011, Respondent was arrested for intentionally striking Patient A.R. during or following an attempt to prepare the patient for a procedure.

5. On or about October 4, 2011, Respondent plead nolo contendere to one count of the crime of misdemeanor battery, a violation of Section 784.03(1)(b), Florida Statues (2011), in the Circuit Court for Orange County, Florida in case

5/12/2020

number 2010 CF4271000 AOX.

6. Respondent was sentenced to time served of one (1) day, a fine and court costs and fees.

7. Respondent's plea of nolo contendere to misdemeanor battery relates to his practice of medicine or to his ability to practice medicine in that he engaged in the conduct of committing battery upon the patient due to the patient's response to attempts to place an Intravenous line. Respondent was acting in his capacity as a physician and was at the clinic where he performed procedures. Further, the patient was being prepared for a procedure to be performed by Respondent. Without a license to practice medicine, Respondent would not have been in a position to have such intimate contact with the patient.

8. The crime of battery to which Respondent pled nolo contendere requires an actual and intentional touch against the will of the other. A physician licensed in the State of Florida is one of a small number of licensed professionals allowed to intimately examine patients. The Legislature has vested a trust and confidence in these licensed professionals by permitting them to do so. Engaging in conduct wherein that trust and confidence is violated presents a danger to the public health, safety, or welfare, and does not correspond to that level of professional conduct expected of one licensed to practice medicine in this state.

9. Respondent has demonstrated, through his plea as set forth above, a flagrant disregard for the duties and responsibilities imposed upon a physician practicing in the State of Florida and for the health and welfare of his patients and for the citizens of this state. Respondent's actions of actually and intentionally touching another against her will, constitutes a breach of the trust and confidence that the public deservedly expects and that the Legislature placed in him by issuing him a license to practice medicine. It directly relates to the ability to practice medicine.

10. Section 456.072(1)(c), Florida Statutes (2011), provides that being convicted or found guilty of, or entering a plea of nolo contendere to, regardless of adjudication, a crime in any jurisdiction which relates to the practice of medicine or to the ability to practice medicine subjects a licensee to discipline by the Board of Medicine.

11. On or about October 4, 2011, Respondent plead nolo contendere to misdemeanor battery in the Circuit Court for Orange County, Florida in case number 2010 CF4271000 AOX, a crime related to the practice of medicine or to the ability to practice medicine.

12. Respondent violated Section 4S6.072(1)(c), Florida Statutes (2011), by entering a nolo contendere to a crime related to the practice of medicine or his ability to practice medicine.

WHEREFORE, the Petitioner respectfully requests that the Board of Medicine enter an order imposing one or more of the following penalties: permanent revocation or suspension of Respondent's license, restriction of practice, imposition of an administrative fine, issuance of a reprimand, placement of the Respondent on probation, corrective action, refund of fees billed or collected, remedial education and/or any other relief that the Board deems appropriate.

SIGNED this 17th day of August, 2012.

John H. Armstrong, MD State Surgeon General and Secretary of Health

Yolonda Y. Green Assistant General Counsel DOH, Prosecution Services Unit 4052 Bald Cypress Way, Bin C-65 Tallahassee, Florida 32399-3265 Florida Bar No. 738115 Telephone: (850) 245-4640 Telephone Facsimile: (850) 245-4681 Facsimile yolonda green@doh.state.fl.us

FILED: DEPARTMENT OF HEALTH DEPUTY CLERK CLERK: Angel Sanders

DATE: August 20, 2012

PCP Date: August 17, 2012 PCP Members: Dr. Lage, Dr. Avila, Mr. Mullins

DOH v. Randall B. Whitney, M.D., Case No. 2010-18780

NOTICE OF RIGHTS

Respondent has the right to request a hearing to be conducted in accordance with Section 120.569 and 120.57, Florida Statutes, to be represented by counselor other qualified representative, to present evidence and argument, to call and cross-examine witnesses and to have subpoena and subpoena duces tecum issued on his or her behalf if a hearing is requested.

NOTICE REGARDING ASSESSMENT OF COSTS

Respondent is placed on notice that Petitioner has incurred costs related to the investigation and prosecution of this matter. Pursuant to Section 456.072(4), Florida Statutes, the Board shall assess costs related to the investigation and prosecution of a disciplinary matter, which may include attorney hours and costs, on the Respondent in addition to any other discipline imposed.

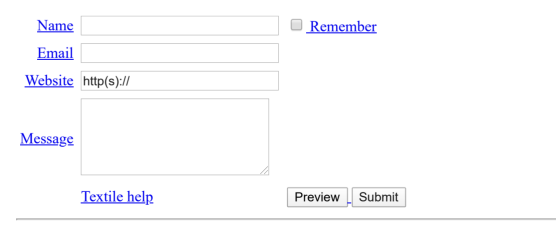
«- The Day Free Speech Died in Winter Park, Florida

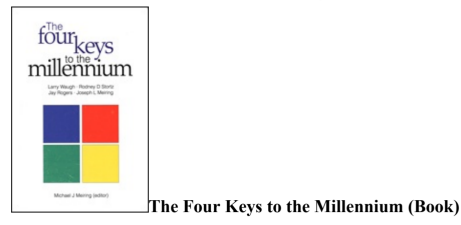
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Foundations in Biblical Eschatology

By Jay Rogers, Larry Waugh, Rodney Stortz, Joseph Meiring. High quality paperback, 167 pages.

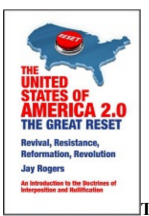
All Christians believe that their great God and Savior, Jesus Christ, will one day return. Although we cannot know the exact time of His return, what exactly did Jesus mean when he spoke of the signs of His coming (Mat. 24)? How are we to interpret the prophecies in Isaiah regarding the time when "the earth will be full of the knowledge of the LORD as the waters cover the sea" (Isa. 11:19)? Should we expect a time of great tribulation and apostasy or revival and reformation before the Lord returns? Is the devil bound now, and are the saints reigning with Christ? Did you know that there are four hermeneutical approaches to the book of Daniel and Revelation?

These and many more questions are dealt with by four authors as they present the four views on the millennium. Each view is then critiqued by the other three authors.

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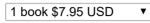
In 1776, a short time after the Declaration of Independence was adopted, Thomas Jefferson, John Adams and Benjamin Franklin were assigned to design an official seal for the United States of America. Their proposed motto

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was <u>Rebellion to Tyrants is Obedience to God</u>. America owes its existence to centuries of Christian political philosophy. Our nation provided a model for liberty copied by nations the world over.

By the 21st century, we need a "Puritan Storm" to sweep away the Hegelian notion that the state is "God walking on earth." We need revival and reformation in full force to vanquish the problems that plague us as a nation — from government controlled healthcare — to abortion on demand — to same sex "marriage." This booklet gives a primer on our founders' Christian idea of government and examines how the doctrine of nullification was woven into the Constitution as a safeguard against federal tyranny. It concludes with the history and theology of civil resistance. A Second American Revolution is coming with the Word of God growing mightily and prevailing! (Acts 19:20).

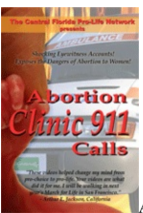
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Abortion Clinic 911 Calls (DVD)

Exposes the Dangers of Abortion to Women!

These shocking eyewitness accounts expose the dangers of abortion not only to unborn children, but to the health and lives women as well. An antidote to the smokescreens of the liberal media, these short clips show what really happens in and around abortion clinics.

Although the content is emotionally gut-wrenching, these videos have been used in church seminars and small groups to educate Christians on the abortion issue and to lead people toward a pro-life position. Contains 2 hours and 40 minutes of materials that can be shown separately.

Watch these pro-life videos on-line.

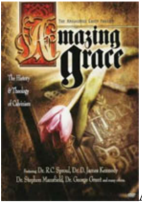
"These videos helped change my mind from pro-choice to pro-life. Your videos are what did it for me. I will be walking in next year's March For Life in San Francisco." — A. Jackson, California

"I was going to have an abortion until I saw your video. Praise Jesus!" — M. Drew, YouTube Commenter

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Amazing Grace: The History and Theology of Calvinism (DVD)

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Does this teaching make man a deterministic robot and God the author of sin? What about free will? If the church accepts Calvinism, won't evangelism be stifled, perhaps even extinguished? How can we balance God's sovereignty and man's responsibility? What are the differences between historic Calvinism and hyper-Calvinism? Why did men like Augustine, Luther, Calvin, Spurgeon, Whitefield, Edwards and a host of renowned Protestant evangelists embrace the teaching of predestination and election and deny free will theology?

This is the first video documentary that answers these and other related questions. Hosted by Eric Holmberg, this fascinating three-part, four-hour presentation is detailed enough so as to not gloss over the controversy. At the same time, it is broken up into ten "Sunday-school-sized" sections to make the rich content manageable and accessible for the average viewer.

Running Time: 257 minutes

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Massacre of Innocence (DVD)

Exposing The Occult Roots of Abortion

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This presentation looks at the spiritual roots of abortion and exposes the myths surrounding child killing. Little known historical facts about abortion and how they relate to modern feminism are presented logically and accurately. Has been effective in converting many to a pro-life position.

Massacre of Innocence goes where no pro-life presentation has gone before in "tearing the lid off abortion" to reveal the spiritual realities we must battle if we will bring an end to this crime. The presentation is absorbing, fast-paced, informative and incredibly devastating to any attempt to justify abortion.

"... an extraordinary statement ... a powerfully articulate presentation about what abortion really means, and why a great and moral nation like the United States must not allow the slaughter to continue." — Congressman Robert K. Dornan

Running time: 85 minutes

Packaged in a double DVD case with the updated The Abortion Matrix DVD.

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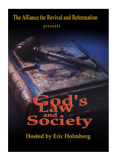
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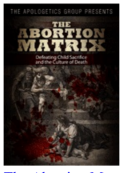


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