WISCONSIN DEPARTMENT OF REGULATION & LICENSING



Wisconsin Department of Regulation & Licensing Access to the Public Records of the Reports of Decisions

This Reports of Decisions document was retrieved from the Wisconsin Department of Regulation & Licensing website. These records are open to public view under Wisconsin's Open Records law, sections 19.31-19.39 Wisconsin Statutes.

Please read this agreement prior to viewing the Decision:

- The Reports of Decisions is designed to contain copies of all orders issued by credentialing authorities within the Department of Regulation and Licensing from November, 1998 to the present. In addition, many but not all orders for the time period between 1977 and November, 1998 are posted. Not all orders issued by a credentialing authority constitute a formal disciplinary action.
- Reports of Decisions contains information as it exists at a specific point in time in the
 Department of Regulation and Licensing data base. Because this data base changes
 constantly, the Department is not responsible for subsequent entries that update, correct or
 delete data. The Department is not responsible for notifying prior requesters of updates,
 modifications, corrections or deletions. All users have the responsibility to determine whether
 information obtained from this site is still accurate, current and complete.
- There may be discrepancies between the online copies and the original document. Original documents should be consulted as the definitive representation of the order's content. Copies of original orders may be obtained by mailing requests to the Department of Regulation and Licensing, PO Box 8935, Madison, WI 53708-8935. The Department charges copying fees. All requests must cite the case number, the date of the order, and respondent's name as it appears on the order.
- Reported decisions may have an appeal pending, and discipline may be stayed during the
 appeal. Information about the current status of a credential issued by the Department of
 Regulation and Licensing is shown on the Department's Web Site under "License Lookup."
 The status of an appeal may be found on court access websites at:
 http://ccap.courts.state.wi.us/InternetCourtAccess and http://www.courts.state.wi.us/licenses.
- Records not open to public inspection by statute are not contained on this website.

By viewing this document, you have read the above and agree to the use of the Reports of Decisions subject to the above terms, and that you understand the limitations of this on-line database.

Correcting information on the DRL website: An individual who believes that information on the website is inaccurate may contact the webmaster at web@drl.state.wi.gov

FILE COPY

STATE OF WISCONSIN BEFORE THE FUNERAL DIRECTORS EXAMINING BOARD

IN THE MATTER OF THE DISCIPLINARY PROCEEDINGS AGAINST

FINAL DECISION AND ORDER

93 FDR 030

ALAN JENSEN,

JENSEN-JINSKY FUNERAL HOME, RESPONDENTS.

The parties to this action for the purpose of Wis. Stats. 227.53 are:

Alan Jensen Box 93 1400 Plover Road Plover, WI 54467-0093

Jensen-Jinsky Funeral Home Box 93 1400 Plover Road Plover, WI 54467-0093

Bureau of Business and Design Professions Funeral Directors Examining Board P.O. Box 8935 Madison, WI 53708-8935

Department of Regulation and Licensing Division of Enforcement P.O. Box 8935 Madison, WI 53708-8935

The State of Wisconsin, Funeral Directors Examining Board, having considered the Stipulation Agreement annexed hereto of the parties, in resolution of the captioned-matter, makes the following:

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED pursuant to jurisdiction and authority granted to the Board, that the Stipulation Agreement annexed hereto, filed by Complainant's Attorney, shall be and hereby is incorporated, made and ordered the Final Decision and Order of the State of Wisconsin Funeral Directors Examining Board.

That a copy of this Order be served on Respondent by certified mail.

Dated this 9th day of May, 1995.

Signature

HES:dab

ATTY-HLG1558

STATE OF WISCONSIN BEFORE THE FUNERAL DIRECTORS EXAMINING BOARD

IN THE MATTER OF THE DISCIPLINARY PROCEEDINGS AGAINST

STIPULATION

ALAN JENSEN,
JENSEN-JINSKY FUNERAL HOME,
RESPONDENTS.

93 FDR 030

Respondents Alan Jensen (Jensen), Jensen-Jinsky Funeral Home (Establishment), and Complainant's Attorney Henry E. Sanders, Division of Enforcement, having reached agreement for disposition of the captioned-matter, hereby stipulate and agree as follows:

- 1. Respondent Jensen of Box 93, 1400 Plover Road, Plover, WI 54467, is and was at all time material to the complaint, licensed as a funeral director, and acted as funeral director in charge of Respondent Jensen-Jinsky's Funeral Establishment, and had been so licensed under the provisions of Ch. 445, Wis. Stats., since April 18, 1979.
- 2. Respondent Jensen-Jinsky Funeral Establishment of Box 93, 1400 Plover Road, Plover, WI 54467, is and was at all time material to the complaint licensed as a funeral establishment, and had been so licensed under the provisions of Ch. 445, Wis. Stats., since July 18, 1989.
- 3. This Stipulation, dipositive of investigative complaint #93 FDR 030, shall be submitted to the Funeral Directors Examining Board (Board) for approval and disposition of the matter. If the terms of the Stipulation are not acceptable to the Board, then the parties shall not be bound by any of the provisions of the Stipulation.
- 4. Respondents have been advised of their rights to public hearings on each and every allegation of the complaint, but hereby freely and voluntarily waives their rights to hearings in this matter on the condition that all provisions of this Stipulation be acceptable to and approved by the Board.
 - a. Respondents further agree to waive any appeals of the Board's Final Decision and Order adopting the Stipulation Agreement.
- 5. On about June 30, 1993, at 10:48 p.m., Mr. B.T. expired at a Stevens Point, Wisconsin Hospital, and his spouse, Mrs. M.T. telephoned Respondent Jensen at the funeral establishment from the hospital to arrange the removal of the body to the funeral establishment.
- 6. Mrs. M.T. alleges and maintains that during the telephone conversation with Respondent Jensen regarding dates for burial services of the deceased, they were unable to reach

an acceptable burial date. Mrs. M.T. indicated that she would call Respondent after she got home later that A.M.

- 7. Mrs. M.T. alleges further that she did telephone Respondent later that A.M., but that they still were unable to reach an acceptable burial date, with Mrs. M.T. finally advising Respondent that she would check with her family in the morning and notify Respondent whether suggested dates were fine.
- 8. In the early A.M. on July 1, 1993, Mrs. M.T. telephoned Shuda Funeral Home in Stevens Point, Wisconsin and reached agreement on a suitable burial date.
- 9. Mrs. M.T. then called Respondent Jensen and indicated to Respondent that his available date was unacceptable for the decedents' family's convenience, that arrangement had been made with Shuda's Funeral Home to handle the burial, and that Shuda Funeral Home would remove the body.
- 10. At this point, Respondent Jensen indicated to Mrs. M.T. that he had already started embalming the decedent, Mr. B.T., without discussing or disclosing fees involved, and in any event, without Mrs. M.T.'s or any other family member authorization.
- 11. Ultimately, Shuda Funeral Home removed the body from Respondents to Shuda's establishment and performed carotid artery embalming, which was performed to Shuda's specification.
- 12. Respondent Jensen charged and was subsequently paid by the decedent family, the amount of:

"\$295.00 for services of funeral home and staff; \$250.00 for embalming, and \$120.00 for transfer of remains to funeral home, for a total of \$665.00."

- 13. Based upon the above enumerated facts, Respondent Jensen has violated sec. 445.12(4), Stats., took undue advantage of Patrons; violated 47 C.F.R., secs. 453.2(a)(b)(1)(I)(II), telephone/price disclosures; violated 47 C.F.R., secs. 453.5(a)(I)(II), Embalming services provided without prior approval of family member or other authorized person, and violated secs. FDE 3.02(1), (8), Wis. Adm. Code.
- 14. Respondent Jensen-Jinsky Funeral Establishment is subject to discipline pursuant to sec. 445.105(4), Wis. Stats.
- 15. Based upon the above and in settlement of this matter, Respondents Jensen and the Funeral Establishment, hereby consent, accept and agree to Reprimands, and to pay jointly or severally, the amount of \$300.00 as part assessment of costs in resolving this matter.

- a. the three hundred dollars (\$300.00) shall be by cashier's check or money order, made payable to the Department of Regulation and Licensing, and submitted to the Department at the point of execution of this Stipulation.
- 16. Respondents agree that this Stipulation Agreement may be incorporated into the Boards Final Decision and Order adopting the Stipulation Agreement.
- 17. Respondents further agree that Complainant's Attorney Sanders may appear at any closed-deliberative meeting of the Board with respect to this Stipulation, but that appearance is limited solely to clarification, justification, and to statements in support of the Stipulation and for no other purpose.

Claw Jusen	march 22 1995
Alan Jensen	Date
Respondent	
acan Jusen	mouch 22 1995
Jensen-Jinsky Funeral Home	Date
Respondent, by:	
Henry E. Sandes	3/27/95
Henry E. Sanders	Date
Complainant's Attorney	

HES:dab ATY-HLG1557

NOTICE OF APPEAL INFORMATION

Notice Of Rights For Rehearing Or Judicial Review, The Times Allowed For Each, And The Identification Of The Party To Be Named As Respondent.

Serve Petition for Rehearing or Judicial Review on:

STATE OF WISCONSIN FUNERAL DIRECTORS EXAMINING BOARD.

1400 East Washington Avenue P.O. Box 8935 Madison, WI 53708.

The Date of Mailing this Decision is:

MAY 11, 1995.

1. REHEARING

Any person aggrieved by this order may file a written petition for rehearing within 20 days after service of this order, as provided in sec. 227.49 of the Wisconsin Statutes, a copy of which is reprinted on side two of this sheet. The 20 day period commences the day of personal service or mailing of this decision. (The date of mailing this decision is shown above.)

A petition for rehearing should name as respondent and be filed with the party identified in the box above.

A petition for rehearing is not a prerequisite for appeal or review.

2. JUDICIAL REVIEW.

Any person aggrieved by this decision may petition for judicial review as specified in sec. 227.53, Wisconsin Statutes a copy of which is reprinted on side two of this sheet. By law, a petition for review must be filed in circuit court and should name as the respondent the party listed in the box above. A copy of the petition for judicial review should be served upon the party listed in the box above.

A petition must be filed within 30 days after service of this decision if there is no petition for rehearing, or within 30 days after service of the order finally disposing of a petition for rehearing, or within 30 days after the final disposition by operation of law of any petition for rehearing.

The 30-day period for serving and filing a petition commences on the day after personal service or mailing of the decision by the agency, or the day after the final disposition by operation of the law of any petition for rehearing. (The date of mailing this decision is shown above.)