WISCONSIN DEPARTMENT OF REGULATION & LICENSING



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STATE OF WISCONSIN BEFORE THE MEDICAL EXAMINING BOARD

IN THE MATTER OF THE DISCIPLINARY PROCEEDINGS AGAINST

FINAL DECISION AND ORDER 96 MED 401

JOHN J. CZERNIEJEWSKI, RESPONDENT

The parties to this action for the purposes of section 227.53 of the Wisconsin statutes are:

John J. Czerniejewski
Oak Hill Correctional Institution
P.O. Box 238
Oregon, WI 53575-0238

Medical 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 parties in this matter agree to the terms and conditions of the attached Stipulation as the final decision of this matter, subject to the approval of the Board. The Board has reviewed this Stipulation and considers it acceptable.

Accordingly, the Board in this matter adopts the attached Stipulation and makes the following:

FINDINGS OF FACT

- 1. John J. Czerniejewski (D.O.B. 12/27/56) is duly certified to practice as a respiratory care practitioner in the state of Wisconsin (license #928). This license was first granted on April 29, 1992.
- 2. Mr. Czerniejewski's most recent address on file with the Wisconsin Medical Examining Board is 2945 S. 10th St., Milwaukee, WI 53215. Mr. Czerniejewski's most recent mailing

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address known to the Department is Oak Hill Correctional Institution, P.O. Box 238, Oregon, WI 53575-0238.

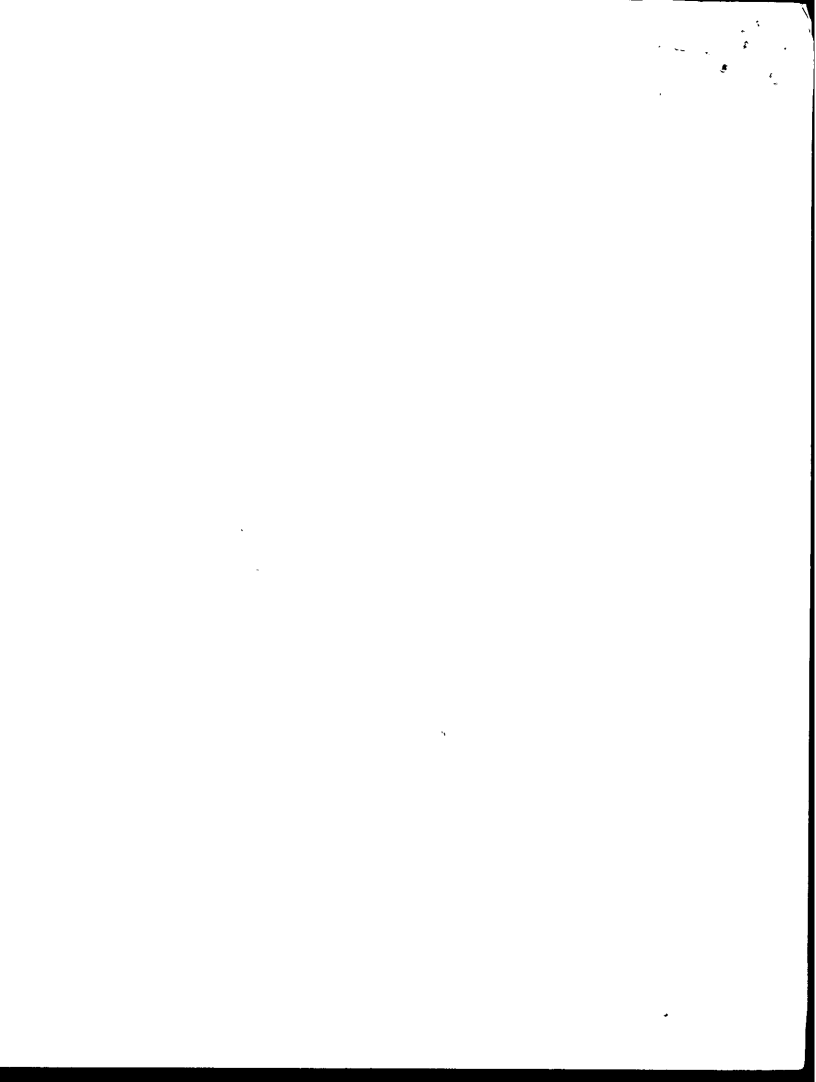
- 3. On or about November 8, 1996, Respondent was found guilty of obtaining a prescription drug by fraud and theft, in violation of secs. 450.11(7)(a) and 943.20(1)(a), Stats. As a part of his sentence and as a condition of probation following his term of incarceration, respondent was ordered by the court to surrender his license to practice. A true and correct copy of the criminal complaint and judgment of conviction in this matter is attached to this document as Exhibit A. Exhibit A is incorporated by reference into this document.
- 4. On or about July 21, 1993, Respondent was found guilty of obtaining a prescription drug by willful misrepresentation, in violation of sec. 450.11, Stats. A true and correct copy of the criminal complaint and judgment of conviction in this matter is attached to this document as Exhibit B. Exhibit B is incorporated by reference into this document.
- 5. On or about June 4, 1991, Respondent was found guilty of theft of a controlled substance, in violation of secs. 943.20(1)(a) and 943.20(3)(a), Stats. A true and correct copy of the criminal complaint and judgment of conviction in this matter is attached to this document as Exhibit C. Exhibit C is incorporated by reference into this document.
- 6. On or about March 11, 1991, Respondent was found guilty of obtaining a prescription drug by fraud and theft, in violation of sec. 450.11(7)(a), Stats. A true and correct copy of the criminal complaint and judgment of conviction in this matter is attached to this document as Exhibit D. Exhibit D is incorporated by reference into this document.
- 7. In resolution of this matter, Mr. Czerniejewski consents to the following Conclusions of Law and Order.

CONCLUSIONS OF LAW

- 1. The Wisconsin Medical Examining Board has jurisdiction over this matter, pursuant to sec. 440.26, Stats.
- 2. The Wisconsin Medical Examining Board is authorized to enter into the attached stipulation, pursuant to sec. 227.44(5), Stats.
- 3. The convictions referred to in paragraphs 3, 4, 5 and 6 above constitute violations of. Wisconsin Administrative Code §§ Med 10.02(2)(h), (j), (p), (r) and (z).

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED that the Board accepts SURRENDER of the certificate and license of John J. Czerniejewski (license #928) to practice as a Respiratory Care Practitioner in the State of Wisconsin.



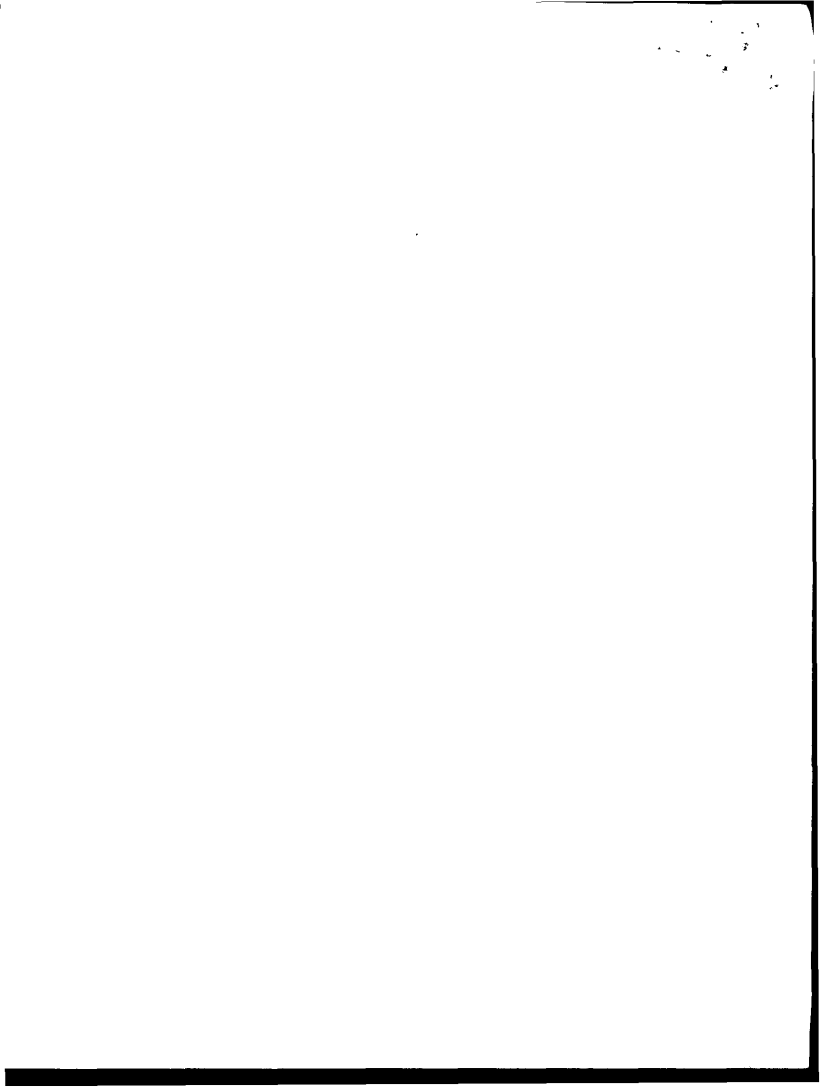
IS FURTHER ORDERED that should Mr. Czerniejewski reapply for Wisconsin certification and licensure, the Board may in its sole discretion determine whether, and under what terms and conditions, a certificate may be reissued. Denial in whole or in part of an application for relicensure shall not give rise to a contested case within the meaning of secs. 227.01(3) and 227.42, Stats.

MEDICAL EXAMINING BOARD

Bv:

On behalf of the Board

Date



Sentence to Wisconsin State Prisons Case No.: 96CF000193 Date of Birth: 12-27-1956 The KX Court Jury found the defendant guilty of the following crime(s): Wis Stat. Fel. or Date(s) Crime Misd. Committed Piea Ct. Crime(s) Violated July 1995 MU 450.11(7)(a) Guilty Obtain Prescription Drug w/ Fraud [939.62 Habitual Criminality] IT IS ADJUDGED that the defendant is convicted on 11-08-1996 as found guilty and is sentenced as follows: Concurrent with/Consecutive to/Comments Agency Sentence Length Ct. Sent. Date **WPS 3 YR** 1 11-08-1996 State Prisons 11-08-1996 Costs 1 Conditions of Sentence/Probation Obligations: (Total amounts only) Mandatory Victim/Wit. 5% Rest. DNA Anal. Court Attorney Restitution Other Surcharge Surcharge Surcharge Fine Costs Fees 10.00 20.00 50.00 IT IS ADJUDGED that 7 days sentence credit are due pursuant to § 973.155 Wisconsin Statutes. IT IS ORDERED that the Sheriff execute this sentence. BY THE COURT: Gerald P. Ptacek, Judge Sharon A Riek, District Attorney Michael L Chernin, Defense Attorney Circuit Court Judge/Clerk/Deputy-Clerk TARAESA L. WHEARY, Clerk of the Circuit November 12, 1996 Date Court, Racine County, State of Wisconsin, does hereby certify that this document is a true and correct copy of the original on file and of record in my office. Dated:

State vs John J. Czerniejev

OF CONVICTION

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	Date	of Birth	: 12-2	27-195	6		Case No	o.: 9	6CF0C	019	3	
	The 🄼	Court	□Jur	ry faun	d the defend	dant guilty of the	following crime	(s):				
Ct.	Crime(s)					Wis Stat. Violated	Plea	1		el. or Misd.	Date(s) Crime Committed
2		Movable I 32 Habit			ial Facts)		943.20(1)(a)) Gui	ity	f	-D	July 1995
-	IT IS AI	DJUDGED	that th	ne defend	ant is convi	cted on 11-08-1	996 as found g	uilty a	nd is se	ntence	ed as follow	s:
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	Fine		Costs	-	Fees	Restitution	Other		Surcharg		Surcharge	
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	2	Drug Tre	eatmen	t							ndom UA's 's expense.	every 60 days
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State vs John J. Czerniejewski

JUDGMENT OF DISMISSAL/ACQUITERALXX

Date of Birth 12-27-1956

Case No. 96CF000193

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Count Offense Charged

Statute Number

Disposition

3

SH.III,IV Drug Dispens. w/o Prescription

161.38(3)

Dismissed /Pr Motion

IT IS ADJUDGED THAT the defendant is not guilty.

IT IS ORDERED THAT the defendant is discharged and any bond posted is to be returned.

BY THE COURT:

Court Officia

November 12, 1996

Date

TARAESA L. WHEARY, Clerk of the Circuit Court, Racine County State o Wisconsin. does hereby certify that was abcumer as a true and correct copy of the original on rile and of record in my office.

Dated: 1-16-97
TARAESA L. WHEARY, CLERK OF CIRCUIT COURT

Court Case #96-

DA Complaint #96-F-172

STATE OF WISCONSIN, Plaintiff,	Crime(s) & Statute(s) Violated:
vs. JOHN J. CZERNIEJEWSKI, dob 12/27/56	Ct. 1: Del. Prescrip. Drug Ct. 2: Obtain a C.S. by Subterfuge Ct. 3: Del. a Schedule III C.S.
6125 W. Morgan Avenue Milwaukee, WI 53220	
·	Sec. 450.11(9)(b), 161.43(1)(a)(2), 161.41(1)(b), 161.50
DESCRIPTION: M/W; Br hair/Hzl eyes; 210#; 6'	VICTIM: Elden Bodendorfer

Complainant, being first duly sworn on oath, on information and belief, says that in July of 1995, within the Town of Waterford, County of Racine, State of Wisconsin, the defendant did:

COUNT 1: Knowingly, unlawfully, and feloniously, deliver a Prescription Drug in Violation of Section 450.11; said offense subjects the defendant to penalties of a fine of not more than \$10,000, imprisonment for not more than five (5) years, or both; contrary to Wis. Stats. Section 450.11(9)(b);

COUNT 2: Knowingly, unlawfully, and feloniously, obtain a Controlled Substance by Subterfuge; said offense subjects the defendant to penalties of a fine not to exceed \$30,000, imprisonment for not more than four (4) years, or both, driving privileges suspended not less than six (6) months nor more than five (5) years; contrary to Wis. Stats. Section 161.43(1)(a) and (2) and 161.50(1);

COUNT 3: Knowingly, unlawfully, and feloniously, deliver a Schedule III Controlled Substance to another; said offense subjects the defendant to penalties of a fine of not more than \$15,000, imprisonment for not more than five (5) years, or both, driving privileges suspended not less than six (6) months nor more than five (5) years;

contrary to Wis. Stats. Section 161.41(1)(b) and 161.50(1); and prays that said defendant be dealt with according to law; the basis for the complainant's charge of such offense is:

Your complainant states that he is employed as a law enforcement officer by the Racine County Sheriff's Department and has read and relies upon reports prepared under Town of Waterford Complaint No. 825565 prepared by Sgt. Spletter of the Town of Waterford Police Department and under Complaint No. 825714 prepared by Inv. Lucci of the Racine County Sheriff's Department whose reports your complainant relies upon inasmuch as they are prepared pursuant to an official law enforcement investigation;

Your complainant states that Elden Bodendorfer had been hospitalized at St. Francis Hospital from June 25, 1995 to July 14, 1995 and while hospitalized at St. Francis Hospital became acquainted with John J. Czerniejewski, the defendant, as John Czerniejewski was a Respiratory Therapist employed by the hospital.

Joy M. Stuedemann states that she is Elden Bodendorfer's daughter and that on July 10, 1995, the defendant told Joy Stuedemann and Clara Bodendorfer, Elden Bodendorfer's wife, that he wanted to come out to the Bodendorfer residence and check it out so he could see if (NEXT PAGE)

they were eligible for Hospice Service. At that time, the defendant stated that he had a friend who worked at Hospice who would work with him to help

Bodendorfers get Hospice Service but he needed to come out to make sure that they qualified first.

Joy Stuedemann states that on Sunday, July 10, 1995, the defendant came out to the residence at approximately 3:30 p.m. Joy Stuedemann states that when the defendant arrived at the residence, he stated that he wanted to check out Mr. Bodendorfer's medications particularly emphasis on the pain medication and also had to check the circuit breakers within the residence. Joy Stuedemann states that at that point the defendant was shown the pain medications that had been prescribed for Elden Bodendorfer as Elden Bodendorfer had terminal cancer and was shown the location of those drugs, that being in the kitchen above the sink in a cabinet.

On July 16, 1995, the defendant again came out to the residence and brought with him two (2) inhalers, one for Ventolin and one for Atrovent. Defendant handed the inhalers to Elden Bodendorfer and stated, "Don't tell anyone I'm giving you these." The defendant then had Clara Bodendorfer at the table in the living room checking all the medications. When Clara went into the kitchen to retrieve the medication, the defendant went along with her so he would know where she kept the medications. Clara Bodendorfer states he went through all the medications and also had a book of all medications from St. Francis Hospital with him.

The defendant brought with him a bottle of Ibuprofen and indicated that they should give Mr. Bodendorfer the Ibuprofen in between his regular pain pill, Roxicet, and also told Clara Bodendorfer and Joy Stuedemann not to give Mr. Bodendorfer all the Roxicet because they did not know where his pain tolerance was. Clara Bodendorfer then indicated that she would give Mr. Bodendorfer the pain medication as it was prescribed by the doctor.

Joy Stuedemann states that in all the conversations with the defendant, the defendant kept telling them not to tell anyone that he was there and not to tell anyone about the medications.

On July 18, 1995, the defendant returned to the Bodendorfer's home at 7104 N. Tichigan Road, in the Town of Waterford, County of Racine, State of Wisconsin. At that time as in previous times in the past, the defendant brought with him a maroon duffel bag. Joy Stuedemann states that the defendant was inside and outside of the house several times and made numerous trips to the bathroom. That at several times, he was alone in the kitchen in the area where the pain medications were located.

On July 19, 1995, at approximately 8:00 p.m., Joy Stuedemann was sitting in the living room talking to her father when Clara Bodendorfer called her out, asking her about Mr. Bodendorfer's pain pills, the Roxicet. Clara Bodendorfer states that she had given Elden Bodendorfer his pain pills earlier in the day and that Elden Bodendorfer had pointed out to her that the two pills were different. Clara Bodendorfer states that when she dumped the pills out, that there were two different (NEXT PAGE)

Page Three of Three JOHN J. CZERNIEJEWSKI, dob 12/27/56 96-F-172

types of pills in the Roxicet bottle. Joy Stuedemann states that she then looked at both the pills and called Walgreen's and was able to identify one as the Roxicet and the other as Tylenol 3. After numerous phone calls she was able to determine that 53 of the Roxicet were missing from the Roxicet bottle. Joy Stuedemann also states that her father, Elden Bodendorfer, was not supposed to be given Tylenol 3 as one of the active ingredients in that medication was codeine and Elden Bodendorfer had become allergic to the codeine. Clara Bodendorfer states that with the exception of the defendant, only she and her daughter knew the location where the medications were kept in the house.

Complainant states that the Roxicet taken from Elden Bodendorfer's home was a Schedule II Controlled Substance. Tylenol 3 provided to Elden Bodendorfer to replace the Roxicet was a Schedule III Controlled Substance.

Your complainant states that Inv. Lucci of the Racine County Sheriff's Department then had contact with John Monsen, director of the Respiratory Therapy Department at St. Francis Hospital and spoke to him regarding the defendant's actions. John Monsen states that there would be no circumstances in which a Respiratory Therapist from St. Francis Hospital would ever have to have contact with the patient outside of the hospital. John Monsen was advised that the defendant did go to the home of a patient that was released from St. Francis Hospital to determine if they qualify for Hospice Services and Monsen then indicated that that would not be a duty of the defendant, that once a patient leaves the hospital, the Respiratory Therapy Department has no responsibility towards the patient. John Monsen also identified the two inhalers that had been given to Elden Bodendorfer as being the type that must be prescribed by a physician and was asked whether a Respiratory Therapist would be able to dispense those types of medications and he indicated John Monsen also indicated that the defendant had worked for a Home Health Care Company in the past while he was employed by St. Francis Hospital but that the defendant no longer worked for that Home Health Care Company.

Your complainant relies upon the statements of Joy Stuedemann and Clara Bodendorfer inasmuch as they are citizens, eyewitnesses and their statements are based upon their personal knowledge and observations. Your complainant relies upon the statements of John Monsen inasmuch as he is a citizen, eyewitness and his statements are based upon his personal knowledge and observations.

-3-

Complainant

Subscribed & sworn to before me this 26 day of February, 1996.

Approved for filing by Robert S. Flancher, District Attorney State Bar # 01015530 730 Wisconsin Avenue Racine, WI 53403 (414) 636-3172

Assistant District Racine County State of Wisconsin, does hereby certify that this document is a true and correct copy of the original on file and of record in my office.

> 1-1697 Dated:

TARAESA L. WHEARY, CLERK OF CIRCUIT COURT

By Chri Danie

STATE OF WISCONSIN - CIRCUIT COURT : CRIMINAL DIFTION : RACINE COUNTY

STATE OF WISCONSIN,

Plaintiff.

VS.

Case No. 96-CF-193

JOHN J. CZERNIEJEWSKI, dob: 12/27/56

Defendant(s).

AMENDED INFORMATION

I, ROBERT S. FLANCHER, District Attorney for Racine County, State of Wisconsin, do hereby inform the Court that in July, A.D., 1995, in the County of Milwaukee. State of Wisconsin, said defendants) did:

COUNT 1: Knowingly, unlawfully and feloniously obtain a prescription drug by fraud, as an habitual offender.

contrary to the form of the Statute, Section 450.11(7)(a) and 939.62(1)(a), in such case made and provided, and against the peace and dignity of the State of Wisconsin.

COUNT 2: Intentionally and unlawfully take and carry away the movable property of Eiden Bodendorfer without the owner's consent and with intent to deprive the owner permanently of possession of such property, as an habitual offender.

contrary to the form of the Statute, Section 943.20(1)(a) and 939.62(1)(a), in such case nindo and provided, and against the peace and dignity of the State of Wisconsin.

And, I do further inform the Court that said defendant was convicted of a felony offense, FOX wit:

Obtaining a Prescription Drug by Fraud on 03/11/91, Case No. 2-019647;

Attempt to obtain a Prescription Drug by Willful Misrepresentation on 07/21/93, Case No. 2-306272;

Theft of a Controlled Substance on 06/04/91, Case No. 2-106252:

in the Milwaukee County Circuit Court, and that said conviction is within five (5) years of the dates of the above offenses excluding any time in custody, and that said conviction remains of record and unreversed.

contrary to the form of the Statute, Section 939.62, in such case made and provided and against the peace and dignity of the State of Wisconsin.

Robert S. Flancher, District Attorney Racine County, Wisconsin

Robert S Fancher

State Bar No. 01015530

P.O. ADDRESS:

Racine County District Attorney Racine County Courthouse 730 Wisconsin Avenue Racine, WI 53403 414/636-3172

inform.mar:120

STATE OF WISCONSIN Circuit Court, Milwaukee County SS.	I, GARY J BARCZAK. Clerk of the Circui
Court, Director of Court Services, do hereby certify that I had JUDGMENT OF CONVICTION IN COURT C	
STATE OF WISCONSIN VS JOHN CZERNI	[EJEWSKI.
entered in the action therein entitled, that it is a correct in my office	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Court, on

2813 R5

WISÇONSIN	CII	RCUIT BRANCH	ı #44	MILWA	20Hee	COUNTY
;	sconsin, Plaintiff -vs- Michigan State 12-27-576	, Defendant	Sente	YPE OF CONVICT ence to Wisconsin ence Withheld, Pro ence Imposed & St SE NUMBER	State Prison bation Order ayed, Proba	s red ation Ordered
The defendant entered plea	(s) of: Guilty found the defendan	t guilty of the foll	Guilty owing crime(s) ms statute(s)	No Contest	CLASS (A-E)	DATE(8) CRIME COMMITTED
ttempt to cate	I Missepres	entation		CRIMINAL O	D IVISION	Yra
IT IS ADJUDGED that the d	efendant is convicted	on $7-2/-9$	3 as fou	and guilty and: 1	1993 7	
on	is sentenced to	prison for	 	CLEAN LE CARCUIT	ZAK	
on	is sentenced to	intensive sanctic	ns for	000	OUR?	
	is sentenced to	county ##/HOC	for 6 mo	ath		<u>-</u>
On 7-21-93	is placed on pro	bation for 2	years			
CONDITIONS OF SENTENCE Obligations: (Total and Fine (Includes jail assessments; drug penalty assessments) Court costs (Includes service fees; witness fee	sunts only) \$ 100.0 assessments; \(\omega \in \omega	00 incl Founciary	onfinement Or	cerated in the cound		
/ surcharge; domestic abuse lees;	subpoena fees; Leel in \$ \$	ا ا	ecollaneous	ADDA Tree of menta ent, non of suring	atmon I bea llegal e ser	t+ ltt ruse reningo
Mandatory victim/witnes felony misdemeanor	counts \$ counts \$		te fire	-year of	polit	atun
IT IS ADJUDGED that if on probation and it is rev		nce credit are du	e pursuant to s	s. 973.155 Wis. Sta	ats. and shal	l be credited
IT IS ORDERED that the S	heriff shall deliver the	defendant into th	e custody of th	e Department loca	ated in the C	ity of
DISTRICT ATTORNEY	KONKOL S		Y THE C	OURT: Diane fr	nolares	& rk/Deputy Clerk
Michael Ch	erren 3	\$ 1 P				Date Signed
DEPARTMENT OF CORRECTIONS DOC-20 (Rev. 02/92)		Westernand Walter	Wisconsin 9	Statutes, Sections 939.5 JUDGMENT OF	0, 939.51, 972. CONVICTION A	13 & Chapter 973 AND SENTENCE

414631 74 10/07/1995 12:57

STATE OF WISCONSIN

STATE OF WISCONSIN.

Plaintiff(B)

CRININAL COMPLAINT

V 9

Attempt to Obtain a Prescription Drug by Willful Misrepresentatio

JOHN J. CZERNIKJEWSKI 3034 S. 15th Place Milwaukee, WI 53215

122756

STATUTE: SE GRESSABORES: VIOLATED 450,11(7)(a)(9)

Defendant (s)

CSMPLACRERS BLT####

711/12

Land on a committee

THE ABOVE NAMED COMPLAINING WITNESS BEING DULY SWORN SAYS THAT THE ABOV NAMED DEFENDANT(S) IN THE COUNTY OF MILWAUKER, STATE OF WISCONSIN

On June 3, 1993, at 3333 S. 27th Street, City of Milwaukee, did attempt optain possession of a controlled substance, to wit: Vicodan, E.S. #60 by willful misrepresentation, contrary to Wisconsin Statute section 450.11(7)(a)(9).

Upon conviction of this charge, the maximum possible penalty shall be a fine of not more than \$500 or imprisonment for not more than 6 months, ϵ both.

Upon conviction of Mis offers, the court shall suspend or revoke the defendant's operating privilege for not less than 8 months not more than years pursuant to section 161.5811. Stats. If the court suspends the defendant's operating privileges, the court shall impose a reinstatement essessment tee of 550.00.

Complainant states that he is a City of Milwaukee police officer and bas this report upon the following:

Complainant's reading of an official City of Hilwaukee Police Department control prepared by fellow City of Milwaukee Police Officer Kenneth Kmichik, whose reports complainant has relied on in the past and found t be truthful and reliable and has been used in the regular course of business and the City of Milwaukee Police Department. Said reports reflect that on June 4, 1993, Police Officer Kenneth Kmichik was dispatched to a forgery complete for a prescription at Walgreens Drug Store. - 3333 S 27tk Street, City of Milwaukee, Milwaukee County, Wesconsin. Officer Kmichik spoke with the pharmacist, Cheryl A. Peters, who is employed by the Walgreens Drug Store, located at 3333 S. 27th Street. City and County of Milwaukee, State of Wisconsin, who stated that on June 3, 1993, at approximately 3:15 p.m., a person identified himself as John Czernielewski presented a prescription for "Vicodan" B.S. #68 to be filled. Peters was suspicious about the way that the prescription was written and told John Czephiesewski that the prescription could not be filled until the next day,

Complainant further states that a review of the reports revealed that on June 4, 1993, another pharmacist from the Walgreens Drug Store contacted Dr. Krishna S. Neni, who was the doctor's prescription and was informed that no prescription was filled out for John Czerniejewski for "Vicodan" and a note was attached to the prescription that the police should be

10/07/1996 12:57

CIRCUIT COURT CRIMINAL DIVISION

WILWAUKEE COUN

STATE OF WISCONSIN STATE OF WISCONSIN.

Plaintiff(s)

Page 2

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CRIMINAL COMPLAINT

catamits on rengatipais: Attempt 't'o Obtain a Prescription

JOHN J. CZERNIEJEWSKI 122756 Drug by Willful Miscepresentation

3034 S. 15th Place Milwaukee, WI 53215

STATETELS OR ORDERANCE(S: VINCAPED 450.11(7)(a)(9)

Defendant(a)

COMPLACALES HITEERS

CARE EURAGE 306272

called if anyone attempts to pick up the prescription.

further, reports also indicate that Officer Kmichik spoke with Carol Czerniejewski, the sister of John Czerniejewski, who was contacted to pi up the prescription at Walgreens that he dropped off the previous day.

Complainant further states that he spoke with John Czerniejewski and defendant stated that he did drop off a prescription for Vicodan at - Walgreens 6/3/93 but he works with Dr. Neni at the hospital and doctor ha on numerous occasions filled out part of the prescription and let him filout the cest. Defendant stated that there may be a problem with the prescription but he was told that it could not be filled until the next day and he already contacted Dr. Neni about it and that the officer was free to contact Neni and check that the doctor has prescribed Vicodan in the past.

Further, reports indicate that Dr. Krishna Neni was contacted by Officer Kmichik and stated that he had prescribed Vicodan for Czerniejewski in th past and the last time he could remember prescribing it was about two or two and a half weeks ago. Officer Kmichik informed Dr. Neni that the dat on the prescription was 5/26/93 and Dr. Nent stated he would have view th prescription. Or. Neni later, on June 5, 1993, reviewed the prescription and stated he did not fill anything out on the prescription and that the signature is not his.

Further, reports also indicate that Officer Kmichik contacted Carolyn Paterson, and a photo array was shown and she identified the defendant John Czerniejewski as the person who handed her the forged prescription.

****END OF COMPLAINT***

SUBSCRIBED AND SWORN TO BEFORE ME AND APPROVED FOR PILING July 21, 1993.

DISTRICT ATTORNEY

-- HISDENBANOR COMPLAINT --

STATE OF WISCONSIN Circuit Court, Milwaukee County (SS.	I, GARY J BARCZAK. Clerk of the Circui
Court, Director of Court Services, do hereby certify that I	have compared the foregoing copy X with the original
JUDGMENT OF CONVICTION IN COURT	CASE NO. 2-106252;
STATE OF WISCONSIN VS JOHN CZER	NIEJEWSKI.
entered in the action therein entitled, that it is a corr in my office.	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Court, on

2813 R5

MISCONSIN CIRCUIT	PRANCIL # - P INICINTONEL COUNTY
	JU GMENT OF CONVICTION
State of Wisconsin, P. diff	Sentenc .o Wisconsın State Prisons
Almo of trippoliticity of the	
-vs-	Sentence Withheld, Probation Ordered
John S. Berneiewske, Doie	endant Sentence Imposed & Stayed, Probation Ordered
112-27-56	
Defendant's Date of Birth	COURT CASE NUMBER 2-106252
	Not Guilty No Contest
The defendant entered plea(s) of: Guilty	1 1101 01011) Jacque
The Court Jury found the defendant guilty o	if the following CTITIE(S): FELONY OR DATE(S)
لــا لحــــــا	FELONY OR DATE(S) WIS STATUTE(S) MISDEMEANOR CLASS CRIME
CRIME(S)	VIOLATED (FORM) (A-E) COMMITTED
	943.20(16) m A 3.21.91
T/////////////////////////////////////	
I hert of a connocua	943 20(3)(4)
Theft of a Controlled Substance (Morphine	
With the al Mornhine	36 JUN 28 1991 36
sussance 1110 grows	36 361 2 8 1991 36
	GARY J. BARCZAK
	LERK OF CIRCUIT COURT
The state of the s	
The defendant is convicted on	
The defendant is sentenced on	day of
	/
IT IS ADJUDGED that the defendant is convicted as foun	d guilty, and:
is sentenced to the Wis. prison for 9 m	control of the state of the state of the
is placed on probation for	conceived to party
is to be incarcerated in the County fail:	HAD ISTANTING
period of 30 days	
and /	
·	AS CEAL
l/	AS SEAL
is to pay:	
fine of\$	o within 60 days
court costs of	O weenen
attorney fees of	letermined by dept
restitution of \(\textit{\alpha} \textit{\alpha} \textit{\alpha}	Ettermined by
1 101/12 V	
is to pay mandatory victim/witness surcharge(s):	A
felony counts	\$ 10 Dours
misdemeanor counts	
	OTALS 30
is granted work/starty release privileges. 4 Can	welling programs.
- Using screening,	10 h del s. Cham and les les selves
other: 120 down 12	prings no drugs other than
LA william 100 grays	cations
IT IS ADJUDGED that days sentence cred	tit are due pursuant to s. 973.155 Wis. Stats. and shall be credited
if on probation and it is revoked.	and and barrenses and a second
II ON PIODEBON AND IC IS TO TOROGO	
IT IS ORDERED that the Sheriff shall deliver the defends	ant into the custody of the Department located in the City of
11 13 OUNCIED flor file offering sign defines frie deleting	an into any property or any a specialism is a surface and an
	 •
	BY THE COURT:
NAME/OF JUDGE / / / / / /	
1 Areak F. Olkon	Joseph P. Call.
DISTRICT! ATTORNEY	Circuit Court Judge/Clerk/Deputy Clerk
Washan X Teins	rafel O A /
DEEENSE ATTORNEY	-4 0-28-71
DEFENSE ATTOMBET	Date Signed

DEPARTMENT OF CORRECTIONS DOC-20 (Rev. 07/90) Wisconsin Statutes, Sections 939 50, 939.51, 972.13 & Chapter 973
JUDGMENT OF CONVICTION AND SENTENCE

STATE OF WISCONSIN

MILWAUKEE COUNT

STATE OF WISCONSIN. Plaintiff

CRIMINAL COMPLAINT

VS.

CRIME OR VIOLATION:

John J. Czerniejewski 12/27/56 3034 South 15 Place Milwaukee, WI 53215

Theft of a Controlled Substance (Morphine)

STATUTE OR ORDINANCE VIOLATED:

943.20(1)(a) and 943.20(3)(a)

COMPLAINING WITNESS:

FROD BOHLMANN

Defendant.

CASE NUMBER: 2-101005.2

THE ABOVE NAMED COMPLAINING WITNESS BEING DULY SWORN SAYS THAT THE ABOVE NAMED DEFENDANT(S) IN THE COUNTY OF MILWAUKEE, STATE OF WISCONSIN.

on March 21, 1991, at 3777 South 18 Street, Milwaukee, Wisconsin, did intentionally take and carry away movable property of Anthony Hubert without the consent of said person and with intent to deprive the owner permanently of possession of such property, contrary to Wisconsin Statute section 943.20(1)(a) and 943.20(3)(a).

Upon conviction of this charge, a Class A misdemeanor, the maximum possib penalty is a fine of not more than \$10,000 or imprisonment for not more than 9 months or both.

Complainant states that he is a City of Milwaukee police officer. He bas this complaint upon information and belief.

Complainant states that he has reviewed a report prepared by Detective Thomas Casper of the City of Milwaukee Police Department. Complainant believes this report to be truthful and reliable as it was prepared in the ordinary course of the City of Milwaukee Police Department's business, Detective Casper reports that he spoke to Rose Hubert. Ms. Hubert stated that she is married to Anthony Hubert. She further states that she is responsible for providing her husband, Anthony Hubert, with morphine because he is a terminally ill cancer patient. She further indicated that she obtains prescriptions for this morphine from her hasband's doctor and has them filled at the Langer Pharmacy in the City of Milwaukee. She turther stated to Detective Casper that she and her husband, Anthony,

PAGE 2 RE: JOHN J. CZERNIEJEWSKI DOB 12/27/56

reside at the above address in the City and County of Milwaukee. State of Wisconsin.

She further stated to Detective Casper that she knows the above named defendant. She stated that the above named defendant is a respiratory therapist who monitors her husband's oxygen supply on a scheduled basis.

Ms. Hubert further reports that on March 18, 1991, she obtained a prescription from her husband's doctor, Dr. Hanson, for morphine, an opiat which is a Schedule (I controlled substance. Ms. Hubert states that she had the prescription filled at the Langer pharmacy which is located in the City of Milwaukee. She was provided a prescription for 100 tablets of morphine with the directions that the morphine be taken four times per day She rurther states that on March 21, 1991, at 9:30 a.m., she provided her husband with a morphine tablet. She stated at that time she observed that the morphine vial was filled and she removed one of the morphine tablets from the top of the vial. Later that evening, Ms. Hubert stated that she provided her husband with a morphine tablet and noted that the vial was almost empty. She poured out the remaining tablets and recovered the eightablers that were remaining. She indicated that based upon the prescription recommended by the doctor, there should have been 81 tablets left in the vial.

Ms. Hubert further stated that she spoke to her husband, Tony, who denied taking any drugs other than that which she (Rose) had provided to him. turther stated that the only person in her house on that day was the She states that at approximately 1:00 p.m. on the above date, the defendant came to her house unexpectedly with bags of medical supplies She further states that the defendant placed a bag on the kitchen counter next to the place where Ms. Hubert keeps her morphine tablets. defendant stated to Ms. Hubert at that time that the family doctor, Dr. Cary Kuhl, contacted the defendant and indicated that the defendant should go to the Hubert household and walk with Anthony so that he could measure Anthony's oxygen count. She further states that at one point in time she observed the defendant enter the kitchen area and that the defendant was alone in the kitchen area for a short period of time. She further Indicated to Detective Casper that the defendant provided her with no receipt for the visit. She indicated that if the defendant's visit was scheduled by the defendant's employer, a receipt would be provided.

Ms. Hubert further told Detective Casper that on March 22, 1991, she contacted Dr. Kuhl. Dr. Kuhl stated to her that he never had any contact with the defendant and told the defendant to get Tony up and have him walk Dr. Kuhl further told Ms. Hubert that he did not know the therapist, that he had never talked to the therapist, and never recommended that this be done.

PAGE 3 RE: JOHN J. CZERNIEJEWSKI DOB 12/27/56

Ms. Hubert further indicates that no one other than she, her husband, or the defendant were present in the premises on March 21, 1991. She furthe reports that it was only after the defendant's visit that she noticed the pills missing. She further states that neither she nor anybody else gave permission to the defendant to take and carry away these pills.

**** END OF COMPLAINT ****

SUBSCRIBED AND SWORN TO BEFORE ME AND APPROVED FOR FILING 3-9/

SSISTANT DISTRICT ATTORNEY

DLATumb:

-- MISDEMEANOR COMPLAINT --

FILED

CRIMINAL DIVISION

MAY 0 2 1991

GARY J. BARCZAK CLERK OF COURTS

STATE OF WISCONSIN Circuit Court, Milwaukee County SS.	I, GARY J BARCZAK, Clerk of the Circum
Court, Director of Court Services, do hereby certify that I have	ve compared the foregoing copy <u>Y</u> with the original
JUDGMENT OF CONVICTION IN COURT CA	ASE NO. 2-019647;
STATE OF WISCONSIN VS JOHN CZERNI	EJEWSKI:
entered in the action therein entitled, that it is a correct in my office.	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said fourt, on

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YISCONSIN ·	CIRCUIT BRANCH # 3	9		CONVICT	
State of Wisconsin, Planuff		JUE Sentence	10 Wisconsin S	CONVICTI late Prisons) NC
•VS•		X Sentence	Withheld, Prob	ation Ordered	
•	Defendant		Imposed & Stay		
JOHN J. CZERNIEJEWSKI 12-27-56	, Defendant	Sentence	•		ii Oldered
Oefendant's Oate of Birth		COURT CASE N	OMBER	19647	
X	ndant guilty of the follow	wing crime(s):	Contest FELONY OR MISDEMEANOR (F OR M)	CLASS (A-E)	DATE(S) CRIME COMMITTED
CRIME(S)	450).11(7)(a)	М	1:	2-4-90
OBTAINING A PRESCRUPTION DRUG BY FRAUD	424	7.11(//(4/			
	11+h	day of Mar	10.91		
The defendant is convicted on The defendant is sentenced on		day ofMar_	_19 <u>_71</u> . _19 <u>_91</u> .		
TOT. x is to pay mandatory victim/witness s felony	(1) Year\$30.00 AL \$ urcharge(s): counts\$		·		
misdemeanor <u>1</u> is to be incarcerated in the Xicontix N for a period of	TOTAL\$_ sik House of Co	rrection	20	PILE MINAL DIVIS AR 11 100	SION
is granted work/study release priviled			GARY	- :79, Ban	38
x other: Deft to continue	any drug & alc	ohol treat	Tent And the	OF COURTS	K .
IT IS ADJUDGED that none days if on probation and it is revoked.	sentence credit are due	pursuant to s. 9	73.155 Wis. Sta	ts. and shall	oe credited
IT IS ORDERED that the Sheriff shall delive Milwaukee, Wisconsin.	er the defendant into the	e custody of the C	Department loca	ted in the City	r of
		BY THE COU			1
NAME OF JUDGE JEFFREY A. WAGNER		$\mathcal{A}_{\mathcal{A}}$	1 Vm		
PLAINTIFFS ATTORNEY E. MICHAEL MC CANN (WH)		7	Circuit C	MATE / PO JUNG	MXMXMXM
DEFENSE ATTORNEY MICHAEL CHERNIN		ν			Date Signed

DEPARTMENT OF CORRECTIONS DOC-20 (Rev. 01/90)

Wisconsin Statutes, Sections 939 50, 939 51, 972.13 & Chapter 973
JUDGMENT OF CONVICTION AND SENTENCE

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ODGMENT OF CONTIONAND SERVE

STATE OF WISCONSIN

STATE OF WISCONSIN	CRIMI	NAL COMPANIE	COOM
		DO NOT REMOVÉ	
STATE OF WISCONSING	Plaintiff,	CRIMINAL COMPLAINT	age ——
Czerniejewski, John Joseph	122756	Obtaining a Prescription	
3034 S. 15th Place Milwaukee, Wisconsin	222,34	Drug by Fraud STATUTE(S) OR OROMANCE(S) VIOLATED	
	1	450.11(7)(a)	
		COMPLAINING WITNESS	
		Gracyalny, Devan P.	
	Defercient(s)	2.019647	

CIRCUIT COURT

THE ABOVE NAMED COMPLAINING WITNESS BEING DULY SWORN SAYS THAT THE ABOVE NAMED DEFENDANT(S) IN THE COUNTY OF MILWAUKEE, STATE OF WISCONSIN

On December 4, 1990 at 2400 S. 90th Street, in the City of West Allis, County of Milwaukee, State of Wisconsin, did obtain a prescription drug, to wit: Tussionex, by fraud, contrary to Wisconsin Statutes section 450.11(7)(a).

Upon conviction of this offense, the maximum possible penalty is a fine of not more than \$500 or imprisonment for not more than 6 months, or both.

Complainant states that he is a detective for the City of West Allis Police Department and that he makes this complaint upon the following:

Upon a statement of Richard Kozlosky, an adult citizen, Kozlosky stated that he is a pharmacist employed by Richard's Pharmacy which is located at 2400 S. 90th Street, in the City of West Allis, Wisconsin. Kozlosky stated that on Tuesday, December 4, 1990, he received a call requesting a refill for a prescription for a patient named Sneto Radsenovich. Kozlosky stated that Radsenovich was a long time customer at his pharmacy and that the prescription requested was for Tussionex Pennkinetic Extended Release Suspension, which is Schedule II Narcotic medication containing Hydrocodone controlled by section 161.16(2)(a)(7) of the Wisconsin Statutes. Kozlosky stated that said statutes require a prescription prior to dispensing said medication. Kozlosky stated that a short time later a man, whom he has subsequently identified as the defendant, came into the pharmacy and picked up this prescription. Kozlosky stated that he later spoke to members of the Radsenovich family who told him that they had not authorized the lefendant to obtain this medication.

Complainant further bases this complaint upon a statement of Donna Radsenovich. Radsenovich stated that she is Sneto Radsenovich's daughter and that she knows the defendant to be a respiratory therapist who delivers exygen to her father's home and who had expressed interest and curiosity in her father's medication during several visits to the home. Donna Radsenovich further stated that on several occasions the defendant had gone so far as to write down the names of the medication taken by her father. Donna Radsenovich stated that her father never received the medications

STATE OF WISCONSIN

CIRCUIT COURS CRIMINAL DIVISION

MILWAUKEE COUNT

STATE OF WISCONSIN®	Plaintiff.	Page 2 CRIMINAL COMPLAINT CRIME(S) OR VIOLATION(S)
Czerniejewski, John Joseph 3034 S. 15th Place Milwaukee, Wisconsin	122756	Obtaining a Prescription Drug by Fraud STATUTES OR CADMANCE(S) VOLATED 450.11(7)(a)
	Defendant(e)	COMPLAINING WITNESS Gracyalny, Devan P. CASE NUMBER

that were procured by the defendant nor did she or anyone else from the Radsenovich family authorize the defendant to obtain this medication or represent himself to be authorized to do so. **** END OF COMPLAINT ****

SUBSCRIBED AND SWORN TO BEFORE ME AND APPROVED FOR FILING December 22, 1990

DEPUTY ASST.

KRAFT

-- MISDEMEANÓR COMPLAINT --166m-12229005

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FILED CRIMINAL DIVISION DEC 2 2 1990 GARY J. BARCTAK GERK OF COUNTS

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STATE OF WISCONSIN BEFORE THE MEDICAL EXAMINING BOARD

IN THE MATTER OF

DISCIPLINARY PROCEEDINGS AGAINST

STIPULATION

JOHN J. CZERNIEJEWSKI, RESPONDENT 96 MED 401

It is hereby stipulated between John J. Czerniejewski, personally on his own behalf and Steven M. Gloe, Attorney for the Department of Regulation and Licensing, Division of Enforcement, as follows that:

- 1. This Stipulation is entered into as a result of a pending investigation of Mr. Czerniejewski's licensure by the Division of Enforcement (96 MED 401). Mr. Czerniejewski consents to the resolution of this investigation by stipulation and without the issuance of a formal complaint.
- 2. Mr. Czerniejewski understands that by the signing of this Stipulation he voluntarily and knowingly waives his rights, including: the right to a hearing on the allegations against him, at which time the state has the burden of proving those allegations by a preponderance of the evidence; the right to confront and cross-examine the witnesses against him; the right to call witnesses on his behalf and to compel their attendance by subpoena; the right to testify himself; the right to file objections to any proposed decision and to present briefs or oral arguments to the officials who are to render the final decision; the right to petition for rehearing; and all other applicable rights afforded to him under the United States Constitution, the Americans with Disabilities Act of 1990, the Wisconsin Constitution, the Wisconsin Statutes, and the Wisconsin Administrative Code.
- 3. Mr. Czerniejewski is aware of his right to seek legal representation and has been provided an opportunity to obtain legal advice prior to signing this stipulation.
- 4. Mr. Czerniejewski agrees to the adoption of the attached Final Decision and Order by the Medical Examining Board. The parties to the Stipulation consent to the entry of the attached Final Decision and Order without further notice, pleading, appearance or consent of the parties. Respondent waives all rights to any appeal of the Board's order, if adopted in the form as attached.
- 5. If the terms of this Stipulation are not acceptable to the Board, the parties shall not be bound by the contents of this Stipulation, and the matter shall be returned to the Division of Enforcement for further proceedings. In the event that this Stipulation is not accepted by the Board, the parties agree not to contend that the Board has been prejudiced or biased in any manner by the consideration of this attempted resolution.

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- 6. Attached to this Stipulation is the certificate and current licensure card of John J. Czerniejewski. If the Board accepts the Stipulation, Mr. Czerniejewski's license shall be reissued only in accordance with the terms of the attached Final Decision and Order. If the Board does not accept this Stipulation, the credentials of Mr. Czerniejewski shall be returned to his with a notice of the Board's decision not to accept the Stipulation.
- 7. The parties to this stipulation agree that member of the Board assigned to this case as an advisor and the attorney for the Division of Enforcement may appear before the final decision maker in these proceedings for the purposes of speaking in support of this agreement and answering questions that the final decision maker may have in connection with his or her deliberations on the stipulation.
- 8. The Division of Enforcement joins Mr. Czerniejewski in recommending the Medical Examining Board adopt this Stipulation and issue the attached Final Decision and Order.

John J. Czerniejewski

twent (10

Division of Enforcement

4/1/97

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STATE OF WISCONSIN DEPARTMENT OF REGULATION AND LICENSING BEFORE THE MEDICAL EXAMINING BOARD

In the Matter of the Disciplinary Proceedings Against

John J. Czerniejewsk	i,	AFFIDAVIT OF MAILING	
Respond	lent.		
STATE OF WISCONSIN)		
COUNTY OF DANE)		
I, Kate Rotenberg, ha	ving been duly sworn on oath, st l knowledge:	ate the following to be true and	

- 1. I am employed by the Wisconsin Department of Regulation and Licensing.
- 2. On April 24, 1997, I served the Final Decision and Order dated April 23, 1997 upon the Respondent John J. Czerniejewski by enclosing a true and accurate copy of the above-described document in an envelope properly stamped and addressed to the above-named Respondent and placing the envelope in the State of Wisconsin mail system to be mailed by the United States Post Office by certified mail. The certified mail receipt number on the envelope is P 201 374 182.
- 3. The address used for mailing the Decision is the address that appears in the records of the Department as the Respondent's last-known address and is:

John J. Czerniejewski Oak Hill Correctional Institution P.O. Box 238 Oregon WI 53575-0238

Kate Rotenberg

Department of Regulation and Licensing

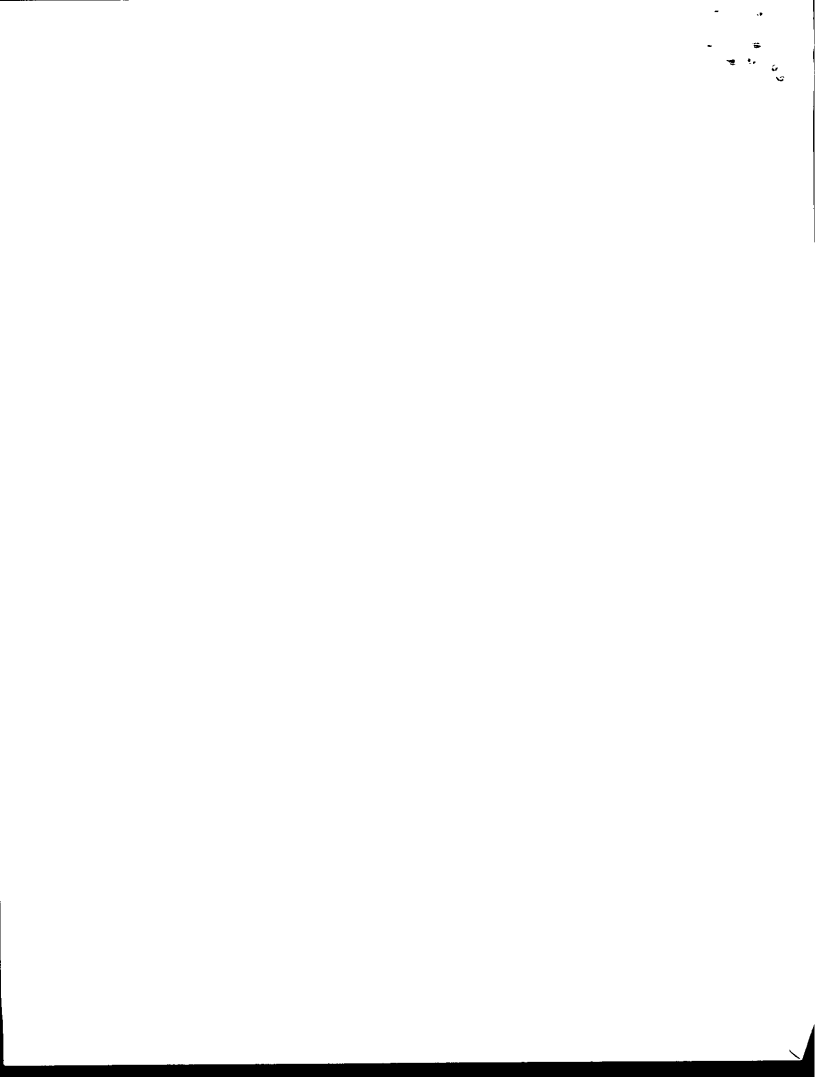
Office of Legal Counsel

Subscribed and sworn to before me

this 24th day of April , 1997.

Notary Public, State of Wisconsin

My commission is permanent.



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 MEDICAL EXAMINING BOARD

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

The Date of Mailing this Decision is:

April 24, 1997

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 filled 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.)

3. If the politioner is a resident, the proceedings shall be held in the circuit count for the county where the politioner resides, except that if the politioner is an agency, the proceedings shall be directly count for the county where the respondent resides and except as provided in as. 77.59 (6), 182.70 (6) and 182.71 (5) (9). The proceedings shall be in the county count for the parties accounty the proceedings agrees, the proceedings may be held in the county designated by the parties. If all parties are the held in the county designated by the parties. If 2 or more petitions for review of the same decision are the in different counties, the circuit judge for the county in which a potition for review of the decision was first filed shall determine the venue for judicial county in which a potition for review of the decision was first filed shall determine the venue for judicial review of the decision, and shall order transfer or consolidation where appropriate.

(b) The petition shall state that nature of the politioner's interest, the facts showing that politioner is a person agginered by the decision, and the grounds apecified in a. 227.57 upon which petitioner contends that the decision should be reversed or modified. The polition may be amended, by leave of court, though the time for serving the same has agency whose decision is sought to be rained the mane of the agency whose decision is sought to be resime of the person serving it as publicers and the mane of the agency whose decision is sought to be reviewed as respondent, except that in petitions for review of decisions of the following agencies, the instead as experient.

The lax appeals commission, the department of reverue.
 The banking review board or the consumer credit review board, the commissioner of

3. The credit union review board, the commissioner of credit unions.

4 The savings and long teview board, the brevailing barings and loan, except if the is the commissional of savings and loan, the brevailing barings belote the savings and loan.

petitioner is the commissioner of earlings and loan, the prevailing parties before the savings and loan, except if the teview board review board, the commissioner of eavings and loan, except if the E. The savings bank review board, the commissioner of eavings and loan, except if the

peditioner is the commissioner of savings and loan, the prevailing parties before the savings bank review board shall be the named respondents.

(c) A copy of the petition strat be served personally or by certified mail or, when service is timely admitted in writing, by first class mail, not later than 30 days after the institution of the proceeding, upon each party who appeared before the agency in the proceeding in which the decision proceeding for reviewed was made or upon the party's attemey of record. A court may not dismits the proceeding for reviewed was made or upon the party's attemey of record. A court may not the persons are copy of the persons at party or the party's attemes of record.

seview in the agency's decision under a. 227.47 or the person's attorney of record.

(d) The agency (except in the case of the tax appeals commission and the banding review bench the case of the payable to the case of the

board, the consumer credit review board, the credit union review board, the savings and low review board, the court may permit credit review board and the court are proceeding bruk review board and all parties to the proceeding bruk review. The court may permit other interested persons to intervene, Any person petitioning the court to intervene shall serve a copy of the petition on each party who appeared before the agency and any additional parties to the judicial review at least 5 days prior to the date set to the saring on the petition.

(2) Every person served with the petition for review as provided in this section and who desires to participale in the proceedings for review thereby instituted shall serve upon the petitioner, a notice of appearance clearly staing the person, a notice of appearance clearly staing the persons and to the staing the persons and to the attinishes, persons or modification of the order or decision under review. Such notice, other than by the named respondent and the attention by the named respondent, shall size be served on the named respondent and the stroney general, and that had be liked, together with proof of required service thereof, with the clerk of the reviewing count within 10 days after together with proof of required service thereof, with the clerk of the reviewing count within 10 days after such service. Service of all subsequent papers or redices in such proceeding need be made only upon the petitioner and such other persons as here served and filed the modes as provided in this subsection or have been permitted to intervene in said proceeding, as parties therein, by order of the subsection or have been permitted to intervene in said proceeding, as parties therefore of the subsection or have been permitted to intervene in said proceeding, as parties therefore of the subsection or have been permitted to intervene in said proceeding, as parties therefore of the

As 26 Pelitions for reheating in contested cases. (1) A petition for reheating shall not only a first order ring, within 20 days after proquistic for appeal or review. Any person agginesed by a first order ring, within 20 days after certain order, tile a written petition for reheating which shall specify in classifies or incident within 20 miles and supprinting suthoriting suthorities. An agency intay order a reheating on the order within team of a 17.026 (3) (e), No agency is days alter service of a final order. This subsection does not apply to a. 17.026 (3) (e), No agency is required to conduct more than one reheating based on a petition for reheating filled under this subservice of a final order than one reheating the case.

(2) The filling of a petition for refresting strait not suspend or delay the effective date of the order, and the order strait sake effect on the date fixed by the egency and the order strait sake effect unless the polition is appeared or until the order is appeared in polition to set aside as provided by taw.

.: :le elest ett no vino beinnig ed lijw gulmerieR (E)

wal to rone laftelam emo? (a)

(b) Some material enor of lact.
(c) The discovery of new avidence sufficiently strong to reverse or modify the order, and

which could not have brear previously discovered by due diligence.

(4) Copies of publicure for rehearing shall be served on all parties of record. Parties may file.

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(5) The agency may order a reheating or enter an order with relevence to the petition without a hording of the petition within 30 days after it is falled. If the agency does not one order disposeing of the petition within the 30-day period, the petition shall be dremed to have been denoted an order disposeing of the 30-day period.

(6) Upon draining a reheating, the agency shall set the matter for further proceedings as some as practicable. Proceedings upon reheating shall conform as many may be to the proceedings in an original hearing except as the agency may obtained or determination is in any respect unlawful or unpascing it appears that the eigency may reverse, charge, modify or suspend the same accordingly. Any decision, order or determination made after such reheating reversing, charging, modifying or suspend the same accordingly. Any decision, order or determination made after such reheating reversing, charging, modifying or suspend the same accordingly. Any decision, order or determination and allows the same force and effect as an original decision.

227.53 Praties and proceedings for teview. (1) Except as otherwise specifically provided by law, any person agginessed by a decision specified in a. 227.52 shall be entitled to judicial review thereof as any person agginessed by a decision specified in a. 227.52 shall be entitled to judicial review.

(a) 4, Proceedings for review shall be instituted by smying a petition tractor personally or by critilist mail upon the agency or one of its officials, and litting the petition in the office of the clerk of the count for the county where the judicial review postel, the county where the judicial review board, the county where the judicial review board, the county where the indicator of the savings countries in the county where the judicial review board, the consumer continue credit review board, the consumer credit review board, the continue credit review board, the consumer credit review board, the countries are appealed under pair (b) I to S. continue credit review described under the countries of the countrie

2. Unless a relieating is required under a: 227.49, petitions for review under this paragraph similities are revied and the agency upon all parties of the decision of the agency upon all parties in the revied and filled within 30 days after service of the order finally disposing of the application for relieating, or within 30 days after final disposition by operation of law of any such application for relieating. The 30-day period for serving and filling a pattion under this paragraph application for relieating. The 30-day period for serving and filling a pattion under this paragraph application for relieating.

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