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

STATE OF WISCONSIN

BEFORE THE MEDICAL EXAMINING BOARD

IN THE MATTER OF :

DISCIPLINARY PROCEEDINGS AGAINST : ORDER GRANTING STAY

:

JEFFREY T. JUNIG, M.D. : 01 MED 321

RESPONDENT. :

On September 25, 2002, the Medical Examining Board issued its Final Decision and Order in the above-captioned matter. By the terms of the Order, Dr. Junig's license to practice medicine and surgery in Wisconsin was suspended for a period of not less than five (5) years. Respondent was permitted to apply for an initial stay of suspension, and then for consecutive three (3) month extensions of the stay of suspension, which are to be granted upon acceptable demonstration of compliance with the conditions and limitations imposed on the respondent for rehabilitation and practice during the prior three (3) month period. Upon a showing by respondent of successful compliance for a period of five years of active practice with the terms of the board's order and upon a showing that respondent has made satisfactory restitution for any losses caused by the conduct described above and compliance with all other terms of the Order, the Board may grant a petition by respondent for return of full licensure. The limitations and conditions on the license include the following:

- Respondent is required to enroll and continue successful participation in all components of a drug and alcohol treatment program at a treatment facility acceptable to the Board as respondent's Supervising Health Care Provider shall determine to be appropriate for respondent's rehabilitation.
- The rehabilitation program shall include and respondent shall participate in individual and/or group therapy sessions for the first year of the stayed suspension upon a schedule as recommended by the supervising physician or therapist, but not less than once weekly. Such therapy shall be conducted by the supervising physician or therapist, or another qualified physician or therapist as designated by the supervising physician or therapist and acceptable to the Board, and shall include appropriate components addressing all diagnoses identified in the discharge summary referred to in the Findings of Fact.
- Respondent is required to attend Narcotics Anonymous and/or Alcoholic Anonymous meetings or an equivalent program for recovering professionals, upon a frequency as recommended by the supervising physician or therapist, but not less than one meeting per week
- Respondent is required to abstain from all personal use of controlled substances as defined in §961.01(4),
 Stats. except when necessitated by a legitimate medical condition and then only with the prior approval of the Supervising Health Care Provider, and is required to abstain from all personal use of alcohol.
- Within thirty (30) days from the date of the Order, respondent is required to enroll and begin participation in a drug and alcohol monitoring program which is approved by the department and which shall require the testing of urine specimens at a frequency of not less than 104 times per year.
- Respondent shall not prescribe, dispense, administer or order any controlled substances, and shall surrender any DEA registration to prescribe, dispense, administer and order controlled substances to the Drug Enforcement Administration.

