89-490

BEFORE THE COMPOSITE STATE BOARD OF MEDICAL EXAMINERS STATE OF GEORGIA

IN THE MATTER OF:)	DOCKET NO. 89-490
MICHAEL LEE FISHMAN, M.D., License No. 30061,)))	AG NO. 94906-89-EPH
Respondent.)	

TO: Michael Lee Fishman, M.D.

2012 Ferret Court

Martines, Coorgin 30907

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Smyrna, JGa. 130080

NOTICE OF HEARING

You are hereby notified that the Composite State Board of Medical Examiners, through its appointed representative, will hold a hearing at the offices of the Board, 166 Pryor Street, S.W., Atlanta, Georgia 30303, at 10:00 o'clock, a.m., on the 29th day of January, 1999, for the purpose of hearing charges that, if proven, may result in suspension, revocation or other disciplinary action against your license to practice medicine in the State of Georgia. You are also notified of the following matters:

LEGAL AUTHORITY FOR HEARING

This hearing will be held under the authority and jurisdiction conferred upon the Composite State Board of Medical Examiners by O.C.G.A. Chs. 1 and 34, T. 43, as amended, O.C.G.A. § 43-1-19 and in accordance with the Administrative Procedure Act, codified in O.C.G.A. Ch. 13, T. 50, as amended, the Rules and Regulations of the Composite State Board of

Medical Examiners and the Rules and Regulations of the Joint Secretary, State Examining Boards.

HEARING OFFICER

Pursuant to the provisions of O.C.G.A. Ch. 13, T. 50, the Composite State Board of Medical Examiners hereby appoints the hearing officer designated below as hearing officer for the above-styled matter.

NAME:	 Ted Marcus	
ADDRESS:	 3355 Lerox Road Suite 430	
	 Atlanta, GA 30326	
TELEPHONE	 404-264-9100	

The hearing officer shall have the authority to exercise those powers on behalf of the Board enumerated in O.C.G.A.

§ 50-13-13(a)(6) or elsewhere in the Georgia Administrative Procedure Act or the rules of the Joint Secretary, as adopted by the Board, in conducting the hearing.

RIGHTS OF RESPONDENT

You have the following rights in connection with this hearing:

- (1) To respond and to present evidence on any relevant issue;
- (2) to be represented by counsel at your expense;
- (3) to subpoena witnesses and documentary evidence through the Board by filing a request with the Joint Secretary;
 - (4) such other rights as are conferred by the Rules

and Regulations of the Board and the Rules and Regulations of the Joint Secretary, State Examining Boards.

FILING OF ANSWER AND OTHER PLEADINGS

An Answer to this Notice of Hearing must be filed within fourteen (14) days after receipt or service of this Notice. The original and one duplicate of the Answer and any subsequent pleading or response, each designated as "Original" and "Duplicate" by appropriate marking or stamp, should be filed with the Docket Clerk of the Joint Secretary, 166 Pryor Street, S.W., Atlanta, Georgia 30303. An additional copy of the Answer and any subsequent pleading or response should also be sent to or served upon counsel for the Board, whose name and address appear on the last page of this Notice.

STATUTES AND RULES INVOLVED

Sanction of the Respondent's license is sought pursuant to the following provisions of O.C.G.A. § 43-34-37:

- (a) The board shall have authority to refuse to grant a license to an applicant or to discipline a physician licensed under this chapter or any antecedent law upon a finding by the board that the licensee or applicant has:
 - (2) Knowingly made misleading, deceptive, untrue, or fraudulent representations in the practice of medicine or in any document connected therewith, or practiced fraud or deceit or intentionally made any false statement in obtaining a license to practice medicine, or made a false or deceptive annual registration with the board;

- (7) Engaged in any unprofessional, unethical, deceptive, or deleterious conduct or practice harmful to the public, which conduct or practice need not have resulted in actual injury to any person. As used in this paragraph, the term "unprofessional conduct" shall include any departure from, or failure to conform to, the minimal standards of acceptable and prevailing medical practice and shall also include, but not be limited to, the prescribing or use of drugs, treatment, or diagnostic procedures which are detrimental to the patient as determined by the minimal standards of acceptable and prevailing medical practice or by rule of the board;
 - (10) Violated or attempted to violate a law, rule, or regulation of this state, any other state, the board, the United States, or any other lawful authority without regard to whether the violation is criminally punishable, which law, rule, or regulation relates to or in part regulates the practice of medicine, when the licensee or applicant knows or should know that such action is violative of such law, rule, or regulation; or violated a lawful order of the board, previously entered by the board in a disciplinary hearing;
 - (13) Become unable to practice medicine with reasonable skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material, or as a result of any mental or physical condition.

- O.C.G.A. § 43-1-19(a) provides that a state examining board shall have the authority to refuse to grant a license to an applicant therefor or to revoke the license of a person licensed by that board or to discipline a person licensed by that board, upon a finding by a majority of the entire board that the licensee or applicant has:
 - (2) Knowingly made misleading, deceptive, untrue, or fraudulent representations in the practice of a business or profession licensed under this title or on any document connected therewith; or practiced fraud or deceit or intentionally made any false statement in obtaining a license to practice the licensed business or profession; or made a false statement or deceptive registration with the board.
 - (6) Engaged in any unprofessional, immoral, unethical, deceptive, or deleterious conduct or practice harmful to the public, which conduct or practice materially affects the fitness of the licensee or applicant to practice a business or profession licensed under this title, or of a nature likely to jeopardize the interest of the public, which conduct or practice need not have resulted in actual injury to any person or be directly related to the practice of the licensed business or profession but shows that the licensee or applicant has committed any act or omission which is indicative of bad moral character or untrustworthiness; unprofessional conduct shall also include any departure from, or the

failure to conform to, the minimal reasonable standards of acceptable and prevailing practice of the business or profession licensed under this title.

- regulation of this state, any other state, the state examining board regulating the business or profession licensed under this title, the United States, or any other lawful authority (without regard to whether the violation is criminally punishable), which statute, law, or rule or regulation relates to or in part regulates the practice of a business or profession licensed under this title, when the licensee or applicant knows or should know that such action is violative of such statute, law, or rule; or violated a lawful order of the board previously entered by the board in a disciplinary hearing, consent decree, or license reinstatement.
 - (10) Displayed an inability to practice a business or profession licensed under this title with reasonable skill and safety to the public or has become unable to practice the licensed profession with reasonable skill and safety to the public by reason of illness, use of alcohol, drugs, narcotics, chemicals, or any other type of material.

Respondent is also alleged to have violated O.C.G.A. $\S 16-13-41(f)$, which statute relates to or in part regulates the practice of medicine, and reads as follows:

No person shall prescribe or order the dispensing of a controlled substance, except a registered practitioner

who is:

- (1) Licensed or otherwise authorized by this state to prescribe controlled substances;
- (2) Acting in the usual course of his professional practice; and
- (3) Prescribing or ordering such controlled substances for a legitimate medical purpose.

Respondent is also alleged to have violated O.C.G.A. § 16-13-43(a)(3), which statute relates to or in part regulates the practice of medicine, and makes it unlawful for any person to acquire or obtain possession of a controlled substance by misrepresentation, fraud, forgery, deception, subterfuge, or theft.

Respondent is also alleged to have violated Board Rule 360-2-.09, which relates to or in part regulates the practice of medicine, and provides in pertinent part as follows:

The Board has the authority to refuse to grant a license to an applicant, or to discipline a physician licensed in Georgia if that physician has engaged in unprofessional conduct. For the purpose of the implementation and enforcement of this rule, unprofessional conduct is defined as, but not limited to, participating in or aiding the following:

- (d) Not maintaining appropriate records whenever Schedule II drugs are prescribed. Appropriate records, at a minimum, shall contain the following:
 - The patient's name and address;

- The date, drug name, drug quantity, and diagnosis for all Schedule II prescriptions;
- 3. Records concerning the patient history.
- (g) Repeated prescribing of controlled drugs for personal or family use.

MATTERS ASSERTED

1.

The Respondent is licensed to practice medicine in the State of Georgia and was so licensed at all times relevant to the matters asserted herein.

2.

Simultaneously with the issuance of this Notice of Hearing the Board has entered an Order for Mental/Physical Evaluation requiring the Respondent to submit to a 72-hour inpatient evaluation by a facility or physician(s) acceptable to the Board or to provide for the release of the results of a substantially equivalent evaluation performed no more than thirty (30) days prior to the date of service of the Order for Mental/Physical Evaluation.

ISSUES INVOLVED

1.

Whether Respondent has become unable to practice medicine with reasonable skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material, or as a result of any mental or physical condition.

Whether the Respondent's conduct as outlined in paragraphs 1 and 2 of the "Conduct Involved" herein constitutes misleading, deceptive, untrue, or fraudulent representations in the practice of medicine, the prescribing of controlled substances without a legitimate medical purpose, and/or obtaining or acquiring possession of a controlled substance by misrepresentation, fraud, forgery, deception, subterfuge, or theft.

3.

Whether the Respondent's conduct as outlined in paragraphs 1 and 2 of the "Conduct Involved" herein constitutes unprofessional, unethical, deceptive, or deleterious conduct or practice harmful to the public, including a departure from, or failure to conform to, the minimal standards of acceptable and prevailing medical practice.

CONDUCT INVOLVED

1.

During the period from approximately September 1, 1988 through May 31, 1989, the Respondent diverted Sufenta (a/k/a sufentanil citrate), a Schedule II controlled substance within the meaning of the Georgia Controlled Substances Act, from the pharmacy at the Medical College of Georgia by turning in saline labeled Sufenta and/or by documenting Sufenta given to a patient but kept for himself.

2.

During the period from approximately September 1, 1988

through May 31, 1989, the Respondent wrote prescriptions in the names of family members in order to obtain drugs for his personal use.

3.

On or about May 21, 1989, the Respondent entered the Talbott Recovery Center in Atlanta, Georgia for treatment of his chemical dependency by reason of use of sufentanil. The Respondent continues to actively participate in his treatment program for the treatment of chemical dependency.

Resolution of the foregoing issues will determine whether sufficient grounds exist for disciplinary action against the Respondent, under O.C.G.A. §§ 43-34-37 and/or 43-1-19.

This Notice of Hearing is signed and attested by the Joint Secretary of the State Examining Boards, on behalf of the Composite State Board of Medical Examiners. The Board reserves the right to amend this Notice of Hearing as provided in the Rules of the Joint Secretary, State Examining Boards.

This 12th day of October, 1989.

COMPOSITE STATE BOARD OF MEDICAL EXAMINERS

THOMAS J. BUSEY, JR., M.D. President

(BOARD SEAL)

Counsel:

EMILY P. HITCHCOCK Assistant Attorney General 132 State Judicial Building Atlanta, Georgia 30334 Telephone: (404) 656-4190 State Examining Boards

WILLIAM G. MILLER, Joint Secretary

State Examination or rds

DEC 7 1983

89-490

BEFORE THE COMPOSITE STATE BOARD OF MEDICAL EXAMINERS

IN THE MATTER OF:

* DOCKET NO. 89-490

MICHAEL LEE FISHMAN, M.D., License No. 30061,

AG NO. 94906-89-EPH

Respondent.

CONSENT ORDER

By agreement of the Composite State Board of Medical Examiners and Michael Lee Fishman, M.D., Respondent, the following disposition of this matter is entered pursuant to the provisions of the Georgia Administrative Procedure Act, codified as O.C.G.A. § 50-13-13(a)(4).

FINDINGS OF FACT

1.

The Respondent is licensed to practice medicine in the State of Georgia, and was so licensed at all times relevant to the matters stated herein.

2.

During the period from approximately September 1, 1988 through May 31, 1989, the Respondent diverted Sufenta (a/k/a sufentanil citrate), a Schedule II controlled substance within the meaning of the Georgia Controlled Substances Act, from the pharmacy at the Medical College of Georgia by turning in saline labeled Sufenta and/or by documenting Sufenta given to a patient but kept for himself.

During the period from approximately September 1, 1988 through May 31, 1989, the Respondent wrote prescriptions in the names of family members in order to obtain drugs for his personal use.

4.

On or about May 21, 1989, the Respondent entered the Talbott Recovery Center in Atlanta, Georgia for treatment of his chemical dependency by reason of use of Sufentanil. The Respondent continues to actively participate in his treatment program. The Respondent has executed an aftercare contract with an acceptable program.

5.

The Respondent waives any further findings of fact with respect to the above matter. However, the Respondent shall be allowed to submit a supplemental statement for the investigative file in explanation and mitigation of the matters stated herein for consideration by the Board prior to its review of this Consent Order.

CONCLUSIONS OF LAW

The Respondent's conduct constitutes sufficient grounds for disciplinary action under O.C.G.A. Chs. 1 and 34, T. 43, as amended. The Respondent hereby waives any further conclusions of law with respect to the above-styled matter.

<u>ORDER</u>

The Composite State Board of Medical Examiners, having considered the particular facts and circumstances of this case,

hereby orders, and the Respondent hereby agrees, to the following terms of discipline:

1.

Commencing on the effective date of this Consent Order, the Respondent's license shall be placed on probation for a period of seven (7) years, with the following terms and conditions of probation:

- (a) Commencing on the effective date of this Consent Order, the Respondent shall not prescribe, administer, or dispense any Schedule I, II, IIN, III, IIIN, or V controlled It is hereby understood that the Respondent may write orders for Schedule IV controlled substances only on institutionalized or emergency room patients' charts, in connection with the Respondent's institutional practice, for consumption on the institutional premises. The Respondent's prescribing practices with respect to controlled substances shall continue to be closely monitored throughout the probationary period. At the end of three (3) years, the Respondent shall be eligible to petition the Board for reinstatement of his prescribing privileges. At that time, the Board, in its sole discretion, may reinstate the Respondent's prescribing privileges in whole or in part and subject to any conditions which the Board determines are required for the public health, safety and welfare.
 - (b) Should the Drug Enforcement Administration determine after lawful proceedings that Respondent's DEA registration

should be rescinded or restricted, such finding will supersede any provisions of this consent order relating to controlled substances.

- (c) The Respondent shall submit to the Board for its approval a program of continuing education acceptable to the Board, consisting of fifty (50) hours per year, or a total of two-hundred and fifty (250) hours, which the Respondent shall complete during the probationary period and provide documentation thereof to the Board. At least half (25 hours per year) of said continuing education shall involve pharmacology, drug abuse or related areas.
 - (d) The Respondent shall continue to participate in treatment and/or an aftercare program acceptable to the Board. Respondent shall provide the Board with a copy of his aftercare agreement/contract.
 - (e) Respondent shall affiliate with and regularly participate in meetings of Alcoholics Anonymous, Narcotics Anonymous, Caduceus Club or another similar support group acceptable to the Board in accordance with his aftercare contract or as otherwise required by the Board.
 - (f) The Respondent shall completely abstain from the consumption of mood altering substances, including alcohol, except as prescribed by a duly licensed practitioner for a legitimate purpose.
 - (g) The Respondent agrees to undergo and be subject to random, witnessed, immediate alcohol/drug screening at his own expense at the request of the Board or its representative, or the Respondent's supervising or monitoring physicians.

- (h) At any time during the period of probation, the Board shall also have the authority to order the Respondent to undergo a physical or mental evaluation by physicians designated by the Board.
 - (i) Respondent shall provide a copy of this Consent Order to an acceptable supervising ("workplace") physician and an acceptable primary care ("monitoring") physician experienced in addictionology who shall sign a statement to be submitted in conjunction with the Consent Order as evidence of having read The Respondent shall submit or cause to and understood same. be submitted quarterly reports from said supervising and monitoring physicians regarding his performance and mental/physical condition by March 31, June 30, September 30 and December 31, including a report on any medication being prescribed to the Respondent. Failure to submit or have such reports submitted in a timely manner shall be considered a violation of this Consent Order. It is expected that said supervising and monitoring physicians shall be in communication with each other and will immediately report any change in Respondent's condition which would render Respondent unable to practice with reasonable skill and safety to patients. Respondent shall obtain prior Board approval through the medical coordinator or executive director for any change in supervising or monitoring physicians.
 - (j) The Respondent shall supply a copy of this Consent Order, once approved and docketed, within 10 days from receipt by Respondent, to each hospital or other institution in Georgia

where he maintains staff privileges of any kind, and to any person with whom Respondent is associated in practice, including other physicians and physician's assistant(s) or to any person or entity for whom Respondent is employed as a physician in the State of Georgia. Respondent shall also be required to disclose the existence of and provide a copy of this Consent Order to such individuals or entities in connection with any future application for institutional appointment, associated practice, utilization of a physician's assistant, or employment as a physician in the State of Georgia while this Consent Order is in effect.

- (k) If Respondent employs a physician's assistant in his practice, Respondent shall not utilize the physician's assistant to perform tasks which are otherwise prohibited by the terms of this Consent Order, or otherwise utilize the services of the physician's assistant in such a way as to circumvent any restriction, term or condition outlined herein.
 - (1) The Medical Coordinator or another representative of the Board shall periodically review and inspect, at any reasonable time designated by the representative, the Respondent's office, hospital or nursing home records and any required logs, as deemed necessary. The Respondent shall have the right to be present during such inspection of records, and the rights of privacy and confidentiality of patients shall be maintained. The Respondent shall be available, upon reasonable notice, for personal interviews with the Medical Coordinator or other representative of the Board. Failure of the Respondent

to be reasonably available for inspection of his records or for personal interviews with a Board representative shall be considered a violation of this Consent Order.

- (m) In the event the Respondent should leave the State of Georgia to reside or practice outside of Georgia for periods longer than thirty (30) consecutive days, the Respondent shall notify the Board in writing of the dates of departure and return. Periods of residency or practice outside of Georgia will not apply to the reduction of the Respondent's probationary period, unless otherwise authorized by the Board under such conditions as the Board deems acceptable. The Respondent shall advise the Board of any change in his practice status and address of record.
- (n) The Respondent shall abide by all State and Federal laws regulating the practice of medicine or relating to drugs, the Rules and Regulations of the Composite State Board of Medical Examiners, and the terms of this Consent Order and probation. If the Respondent shall fail to abide by such laws, rules or terms, or if it should appear from monitoring reports submitted to the Board that the Respondent is otherwise unable to practice medicine with reasonable skill and safety to patients, the Respondent's license shall be subject to further discipline, including revocation, upon substantiation thereof after notice and hearing, and if revoked the Board in its discretion may determine that the license should be permanently revoked and not subject to reinstatement. Respondent hereby agrees that any violation of this Consent Order shall be deemed

to be sufficient to authorize the Board to order summary suspension of the Respondent's license, pending further proceedings, pursuant to the provisions of the Georgia Administrative Procedure Act, O.C.G.A. § 50-13-18(c)(1), or any other statute authorizing emergency action, but Respondent understands that he shall be entitled to an expedited hearing to substantiate such violation(s), if the Board exercises such right.

Within 60 days from the scheduled date of termination of probation, Respondent may petition for termination of probation by certifying under oath before a notary public that the Respondent has complied with all conditions of probation. The Composite State Board of Medical Examiners shall be authorized to review and evaluate the practice of the Respondent prior to lifting the probation. At such time, the Board shall be authorized to restore all rights and privileges incident to the license of the Respondent, unless it extends, maintains, or imposes such restrictions or conditions as the Board deems appropriate, based upon the information presented to it pursuant to this Consent Order or otherwise available to The Board shall notify Respondent of its intent to extend, maintain or impose such restrictions or conditions beyond the designated probationary period, and Respondent may respond to such notification in writing or request an appearance before the Board or its representative as in a non-contested case. This Consent Order shall remain in effect pending a final determination by the Board and notification that the probationary period has terminated.

In addition to and in conjunction with any other sanction contained herein, this Consent Order and dissemination thereof shall serve as a public reprimand to the Respondent for his conduct.

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This Consent Order, if accepted by the Composite State

Board of Medical Examiners, shall in no way be construed as

condoning the Respondent's conduct, and shall not be construed

as a waiver of any of the lawful rights possessed by the Board.

4.

Respondent, Michael Lee Fishman, M.D., acknowledges that he has read this Consent Order and that he understands its contents. Respondent understands that he has the right to a hearing in this matter, and Respondent freely, knowingly and voluntarily waives such right by entering into this Consent Respondent understands that this Consent Order will not Order. become effective until approved by the Composite State Board of Medical Examiners and docketed by the Joint Secretary. Respondent further understands and agrees that the Board shall have the authority to review the investigative file and all relevant evidence in considering this Consent Order. Respondent further understands that this Consent Order, once approved and docketed, shall constitute a public record which may be disseminated as a disciplinary action of the Board. this Consent Order is not approved, it shall not constitute an admission against interest in this proceeding, or prejudice the ability of the Board to adjudicate this matter. Respondent consents to the terms of discipline contained herein.

Approved, this 7th day of December, 1989.

COMPOSITE STATE BOARD OF MEDICAL EXAMINERS

President (

(BOARD SEAL)

ATTEST:

WILLIAM G. MILLER.

Joint Secretary

State Examining Boards

Consented to:

Respondent

Witness of Respondent's signature:

Sworn to and subscribed before me, this 30th day of October, 1989.

NOTARY PUBLIC

Notary Public, Fulton County, Georg. 1

My commission expires: My Commission Expires At 2, 22 1994

PHYSICIANS STATEMENT

The undersigned monitoring and supervising physicians acknowledge that they have read the Consent Order and agree to serve as the Respondent's monitoring and supervising physicians, respectively.

Sworn to and subscribed before me this 30 day of (tober , 1989. NOTARY FUBLIC My commission expires:	MONITORING PHYSICIAN, Name: James W. Blevins Address: 5448 york+owne DR College Park GA Phone: (404) 994-0185
Bl. 6 - graphita, Clayton County, Guergia My Commission Expires Juni 31, 1993	
Sworn to and subscribed before me this soul day of Oction, 1989.	SUPERVISING PHYSICIAN Name: INVIENCE (DAVIS MP Address: DCS BOVESIAND NE FRANCE CA 3031
1) · / + D 0	Phone: 930-1657

My commission expires:

Notary Public, Fulton County, George My Commission Expires Aug. 22, 1971

'APR 1 1 1994

DOCKET NUMBER

BEFORE THE COMPOSITE STATE BOARD OF MEDICAL EXAMINER

STATE OF GEORGIA

IN THE MATTER OF:

DOCKET NO. 89-490

MICHAEL LEE FISHMAN, M.D.,

LICENSE NO. 30061,

RESPONDENT.

ORDER MODIFYING TERMS

The Consent Order entered into this matter, docketed December 7, 1989, is hereby modified as follows:

Respondent shall be allow to use his DEA Permit to prescribe and/or administer Schedules II and III for institutionalized patients and Schedules III and IV for outpatients.

This 7th day of April, 1994.

COMPOSITE STATE BOARD OF MEDICAL EXAMINERS

J. JAMES FUNK, M.D.

PRESIDENT

ATTEST:

WILLIAM G. MILLER, JR., JOINT SECRETARY

William G. Miller

STATE EXAMINING BOARDS

FILED IN OFFIC.
Joint Secretary
State Examining Bc

FEB 0 9 1990

DOCKET NUMBE: \$9-400

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BEFORE THE COMPOSITE STATE BOARD OF MEDICAL EXAMINERS STATE OF GEORGIA

IN THE MATTER:

DOCKET NO. 89-490

MICHAEL L. FISHMAN, M.D.

*

LICENSE NO. 030061

ORDER MODIFYING TERMS

The Consent Order docketed October 12, 1989, is hereby modified as follows:

Respondent shall be allowed to utilize his DEA Permit for all Schedules in the course of his medical practice.

This 8th day of January, 1996.

COMPOSITE STATE BOARD OF MEDICAL EXAMINERS

HOYT DEES, M.D. PRESIDENT

ATTEST:

WILLIAM G. MILLER, JR., JOINT SECRETARY
STATE EXAMINING BOARDS

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/10/1997 15:00 7704310176 EA TDEC-11-1996 11:47 FROM GEORGIA MEDICAL BOARD - 83/10/1997 15:00

EARLEY ASSOCIATES PC 97784318176 F.UI

MULLIN IN OFFICE Joint Secretary State Examining Sports

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DOCKET NUMBER

BRFORE THE COMPOSITE STATE BOARD OF MEDICAL EXAMINERS STATE OF GEORGIA

THE MATTER OF: Michael Lee Fighman, M.D.

DOCKET NO. 89-490

LICENSE # 030061 RESPONDENT

ORDER TERMINATING PROBATION

The Respondent having demonstrated compliance with the Consent Order previously entered in this matter on December 7, 1989 and the Board being possessed of no information which would warrant extension thereof under the terms of the Order, such Order is hereby terminated.

This 5th day of December 1996.

COMPOSITE STATE BOARD OF MEDICAL EXAMINERS

HOYY C. DRES. M.D. President

ATTEST:

will b. rule WILLIAM G. MILLER, JR., JOINT SECRETARY STATE EXAMINING BOARD