

FILED

MARCH 31, 1980

**NEW JERSEY STATE BOARD
OF MEDICAL EXAMINERS**

STATE OF NEW JERSEY
DEPARTMENT OF LAW & PUBLIC SAFETY
DIVISION OF CONSUMER AFFAIRS
BOARD OF MEDICAL EXAMINERS

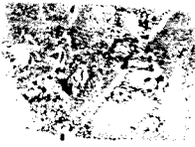
In the Matter of the Suspension	:	
or Revocation of the License of	:	Administrative Action
	:	
MILAN Q. FELT, M.D.	:	FINAL DECISION AND ORDER
	:	
To Practice Medicine and Surgery	:	
in the State of New Jersey	:	
.....	:	

Thomas H. Shar, Deputy Attorney General for Complainant
(John J. Degnan, Attorney General).

George G. Rosenberger, Jr. for respondent (Butler,
Butler and Rosenberger).

This matter was opened to the New Jersey State Board of Medical Examiners by Complaint and Notice of Hearing by the Attorney General dated January 9, 1980. The Complaint alleged that the license of Milan Q. Felt, M.D. to practice medicine in the State of Delaware was revoked by the Board of Medical Examiners of the State of Delaware on September 11, 1979; and that such revocation of the license to practice medicine of the respondent by another state licensing agency for reasons consistent with N.J.S.A. 45:1-21 constitutes grounds for disciplinary action against Milan Q. Felt by the New Jersey State Board of Medical Examiners pursuant to N.J.S.A. 45:1-21(g). The Opinion and Order dated September 11, 1979 of the Delaware Board was made part of the Complaint and attached thereto.

CERTIFIED TRUE COPY



A hearing was set before the New Jersey Board of Medical Examiners on February 13, 1980. On behalf of the respondent, George G. Rosenberger, Jr., Esq. requested a postponement of the hearing to a later date in order to provide him with additional time to review and prepare his case for Milan Q. Felt. This request for the adjournment was opposed by Thomas H. Shar, Deputy Attorney General, on the grounds that the Opinion and Order from the Delaware Board had conclusively established the facts and violations of Delaware law; and that the respondent was not entitled to litigate a second time the same issues which were the subject of a hearing decided by the Delaware Board. Having considered the arguments of both counsel, the New Jersey Board of Medical Examiners decided that the Opinion and Order from the Delaware Board conclusively established the facts therein and violations of Delaware law and that the respondent would not be permitted to litigate a second time those same issues already determined by the Delaware Board. However, the New Jersey Board of Medical Examiners granted the respondent the opportunity to submit his position in mitigation of the assessment of penalty and set the date for final decision on this assessment of penalty on March 12, 1980. In the interim period of time, the respondent represented to the Board that he was not engaged in neurosurgery.

On March 12, 1980, the New Jersey Board of Medical Examiners considered the final disposition of the Complaint against Milan Q. Felt. The Board had received through legal counsel for respondent letters from some of the respondent's patients and fellow physicians who expressed their support for and need of the continued professional services of Milan Q. Felt in their particular geographic area. In

view of the respondent's presentation of factors in mitigation of penalty and for good cause appearing:

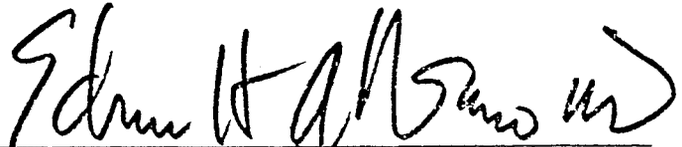
IT IS THEREFORE ON THIS 24 DAY OF *March*, 1980.

ORDERED:

That the license of Milan Q. Felt to practice medicine and surgery in the State of New Jersey be suspended and that such suspension be stayed; and it is further

ORDERED:

That Milan Q. Felt be and hereby is permanently enjoined to limit his practice of medicine and surgery to medical neurology and consultation, **and** that he engage in no neurological surgery.


EDWIN H. ALBANO, M.D. President
New Jersey Board of Medical
Examiners