

FILED

NOVEMBER 2, 1984

IRWIN I. KIMMELMAN  
ATTORNEY GENERAL OF NEW JERSEY

NEW JERSEY STATE BOARD  
OF MEDICAL EXAMINERS

By: Sharon M. Joyce  
Deputy Attorney General  
Division of Law, Room 316  
1100 Raymond Boulevard  
Newark, New Jersey 07102  
Tel: (201) 648-4735

STATE OF NEW JERSEY  
DEPARTMENT OF LAW AND PUBLIC SAFETY  
DIVISION OF CONSUMER AFFAIRS  
STATE BOARD OF MEDICAL EXAMINERS  
DOCKET NO.

In the Matter of the Suspension )  
or Revocation of the License of )  
MILAN Q. FELT, M.D. )  
To Practice Medicine and Surgery )  
in the State of New Jersey )

Administrative Action  
MODIFIED ORDER

This matter was opened to the New Jersey State Board of Medical Examiners on the application of respondent Milan Q. Felt, M.D., for a modification of the Order entered by the Board on March 24, 1980, which Order was modified and supplemented by Orders entered on May 4, 1981, April 11, 1982, and May 25, 1983. Specifically respondent sought permission to perform the following surgical procedures:

1. Lumbar punctures.
2. Percutaneous fontanel ventricular punctures or sub-dural punctures in infants.
3. Epidural administration of depo-medrol for low back pain.
4. Surgery as an assistant surgeon on cases involving the spine and its contents, the head if being explored on an emergency basis, and nervous tissue of the face or abdomen.

In consideration of the fact that respondent has been precluded from performing any surgery or neuro-surgical procedures including

**CERTIFIED TRUE COPY**

epidural injections since 1980, the Board is unwilling to restore respondent's licensure privileges so as to permit him to perform procedures in an unsupervised setting. In view of the substantial passage of time since the entry of the Order, the Board did determine that some relaxation of the prior prohibition was in order so that respondent may begin to regain skills as a neurosurgeon which may have suffered from lack of use. Accordingly, the Board's Order is modified to permit respondent to gain experience while assuring that the public interest is adequately protected.

IT IS on this *27th* day of *October*, 1984,

O R D E R E D:

1. Respondent's license which was suspended by the Board Order of March 24, 1980 shall remain suspended and that suspension shall remain stayed so long as respondent complies with the restrictions placed upon his license contained in the within Order.
2. Respondent shall continue to limit his practice to medical neurology and consultation, except that if he complies with the restrictions set forth below he may engage in neuro-surgical procedures as an assistant surgeon.
3. Prior to assuming the responsibilities of an assistant surgeon, respondent shall provide to the Board an evaluative report from his present Chief of Surgery regarding his performance at Salem County Memorial Hospital.
4. Prior to assuming the responsibilities of an assistant

- surgeon, respondent shall provide to the Board notice from the Credential Committee of Salem County Memorial Hospital delineating the privileges which respondent has at that institution.
5. Respondent shall file or cause to be filed reports from the Chief of Surgery of Salem County Memorial Hospital detailing the number of cases in which he has served as an assistant surgeon and the types of cases in which he has participated. Such notice shall be filed on a quarterly basis beginning 3 months after the date of the entry of the within order.
  6. Respondent shall have leave to apply to the Board one (1) year after the entry of this Order for consideration of the relaxation of the restrictions placed upon his license by this Order.

NEW JERSEY STATE BOARD OF MEDICAL EXAMINERS

By: Edward W. Luka M.D.  
Edward W. Luka  
President