

1702

FILED WITH THE BOARD OF  
PSYCHOLOGICAL EXAMINERS  
ON May 14, 1996

Dr. Lawrence D. Spiegel, pro se  
1385 Hwy. 35, Suite 270  
Middletown, NJ 07740-2012  
201-267-6000

STATE OF NEW JERSEY  
DEPT. OF LAW & PUBLIC SAFETY  
DIVISION OF CONSUMER AFFAIRS  
BOARD OF PSYCHOLOGICAL EXAMINERS  
OAL DKT. NO. BDS 02981-95N

IN THE MATTER OF THE SUSPENSION	:	ADMINISTRATIVE ACTION
OR REVOCATION OF THE LICENSE OF	:	
LAWRENCE D. SPIEGEL, ED.D.	:	ANSWERS TO COUNT SEVEN
TO PRACTICE PSYCHOLOGY IN THE	:	
STATE OF NEW JERSEY	:	

TO: Honorable Diana C. Sukovich  
Office Of Administrative Law  
185 Washington St.  
Newark, NJ 07102

Paul Brush, Exec. Dir.  
NJ Board Of Psych. Exam.  
124 Halsey St., Box 45017  
Newark, NJ 07101

Joan D. Gelber, DAG  
Dept. Of Law & Public Safety  
124 Halsey St. Box 45029  
Newark, NJ 07101

Dr. Lawrence D. Spiegel, pro se is the respondent in the above referenced matter by way of answer to the Complaint states;

DEFENSES

1. The respondent admits to the information under numbers one, two and three.
2. The respondent denies each and every factual and legal allegation under numbers four and six. Complaint contains no number five.
3. The respondent neither affirms or denies the allegations under numbers seven and eight and leaves the Complainant to her proofs.
4. The respondent denies each and every factual and legal allegation under number nine, ten, and eleven.
5. The respondent neither admits nor denies any of the other

factual and legal allegations in the Complaint and leaves the Complainant to her proofs.

SIXTH DEFENSE

The Complaint fails to state a cause of action upon which relief may be granted.

SEVENTH DEFENSE

The Complaint is jurisdictionally defective and filed in the wrong Court. It cannot be heard in the OAL except with consent of both parties.

EIGHTH DEFENSE

The Complaint is factually flawed in every regard and respondent engaged in no such acts.

NINTH DEFENSE

The Complaint cannot be joined to prior case where both sides have already rested and final briefs have been submitted, absent consent of both parties.

WHEREFORE, respondent demands judgement dismissing the Complaint, and assessing costs against the Complainant, as well as other relief requested in letter/brief which accompanies these answers.

  
Dr. Lawrence D. Spiegel, Pro Se

May 13, 1996  
/ Dated