

THIS IS A
NON DISCIPLINARY
ORDER

ANNE MILGRAM
ATTORNEY GENERAL OF NEW JERSEY
Division of Law
Hughes Justice Complex
25 Market Street
P.O. Box 093
Trenton, New Jersey 08625-0093

By: Kay R. Ehrenkrantz
Deputy Attorney General
Tel. (609) 292-1559

FILED

MAY 14, 2009

**NEW JERSEY STATE BOARD
OF MEDICAL EXAMINERS**

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

IN THE MATTER OF THE :
SUSPENSION OR REVOCATION OF :
THE LICENSE OF :
 : Administrative Action
 :
MITCHELL RICHMAN, M.D. :
LICENSE NO. MA42639 :
 : INTERIM CONSENT ORDER
 :
TO PRACTICE MEDICINE AND :
SURGERY IN THE STATE OF NEW :
JERSEY :
:

This matter was opened to the New Jersey State Board of Medical Examiners ("Board") upon the receipt of information and a complaint pertaining to the medical practices of Respondent Mitchell Richman, M.D. Following investigation, review of numerous patient records, Respondent's testimony before a Preliminary Evaluation Committee on February 25, 2009, and receipt of an expert report, the Board directed the Attorney General to file a Complaint alleging that Respondent indiscriminately prescribed CDS, a violation of N.J.S.A. 45:1-21(m), engaged in acts of gross negligence and/repeated acts of negligence in his medical and

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psychiatric treatment of patients, a violation of N.J.S.A. 45:1-21 (c) and (d), improperly and inadequately documented his treatment plans and basis for treatment decisions, a violation of N.J.S.A. 45:1-21(h), and exhibited poor medical judgment and knowledge, a violation of N.J.S.A. 45:1-21(e). In anticipation of the filing of a Complaint by Anne Milgram, Attorney General of New Jersey (Deputy Attorney General Kay R. Ehrenkrantz), Respondent, through counsel Robert Conroy, Esq. has agreed to the following consensual resolution.

Respondent now consents to voluntarily limit his clinical practice of medicine and surgery in the State of New Jersey in accordance with the terms of this Order. The Board finding the within disposition to be adequately protective of the public health, safety and welfare,

IT IS, therefore, on this 13TH day of MAY, 2009,

ORDERED AND AGREED THAT:

1. Respondent, Mitchell Richman, M.D. will voluntarily refrain (cease and desist) from the clinical practice of medicine in any setting whatsoever, and will continue to do so pending further Order of the Board, which will be expeditiously considered following his: satisfactory completion of an assessment of his medical skills and competence by a Board-approved assessment organization, i.e. Colorado Personalized Education Program and/or

the Albany Medical College Competency Center; his successful completion of any remediation deemed necessary, based on the evaluation reports; and following his appearance at a Preliminary Evaluation Committee once the remediation has been completed. Respondent voluntarily waives his right to confidentiality of reports prepared as part of the assessment and for the express purpose of the Board's consideration of his ability to safely and competently practice medicine;

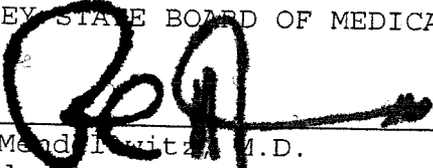
2. Within ten days, Respondent shall provide to the Board his CDS and DEA registrations to hold in trust until the Board has satisfactory evidence of his competence to practice;

3. If the Attorney General or Board receives notice of any act in violation of this Interim Consent Order, including but not limited to, any clinical practice whatsoever by Respondent, Respondent and his counsel shall be notified of any such violation and the Attorney General may make any appropriate application for further discipline before the Board. Any response by Respondent and Counsel shall be limited to the issue of whether this Order has been violated;

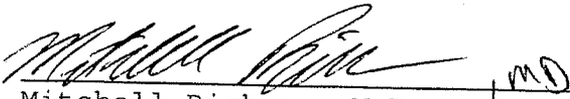
4. The within voluntary cessation of clinical practice by Respondent is entered without admission of any wrongdoing on the

part of Respondent and without prejudice to the further investigation and prosecution of this matter by the Attorney General of the State of New Jersey.

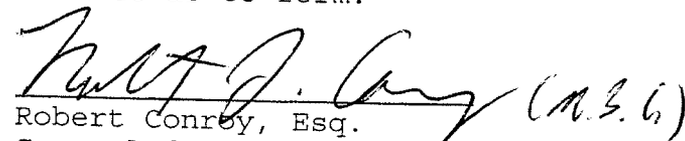
NEW JERSEY STATE BOARD OF MEDICAL EXAMINERS

By: 
Paul Mendelowitz, M.D.
President

I have read and understood the within Order and agree to be bound by each of its terms. Consent is hereby given to the Board to enter this Order.


Mitchell Richman, M.D.

Consented to as to form.

By:  (A.S.G.)
Robert Conroy, Esq.
Counsel for Respondent