

TEXAS STATE BOARD OF PODIATRY EXAMINERS
Semi Annual Meeting
Austin, Texas
January 14, 15, & 16, 1982

CALL TO ORDER: The meeting was called to order at 3:00 P.M.,
January 14, 1982.

INVOCATION: The invocation was given by Dr. Buehler.

ROLL CALL: Members present were Doctors Filippone, Patterson, Ackers,
Willis, Buehler, J.C. Littrell D.P.M., Executive Director, and Sandra
Marshall, Secretary. Dr. Yoder was excused absence.

INSPECTION OF CREDENTIALS: A review of the credentials of the follow-
ing candidates was held: Candace Galat, DPM; Evona A. Gilman, DPM;
Robert Glick, DPM; John D. Graff DPM; Mark E. Heller, DPM; Barbara
J. Hirsch, DPM; Ester Jonas, DPM; David E. Jones, DPM; Allan L. Kalmus,
DPM; Robert D. Leisten, DPM; Mark Lisch, DPM; Richard M. Meltzer, DPM;
Sherman Nagler, DPM; Gary D. Prant, DPM; Dennis L. Robinson, DPM;
Michael J. Schior, DPM; Jerome C. Schoffler, DPM; Richard J. Wilczynski,
DPM; Gary H. Wilson, DPM.

READING OF THE MINUTES: The minutes were read and were accented as
read.

PRESIDENT'S REPORT: None

VICE-PRESIDENT'S REPORT: None

EXECUTIVE SECRETARY'S REPORT: Report of past correspondence was
reviewed.

TREASURER'S REPORT: Cash on hand as of December 31, 1981 \$46,109.00

Those not renewing their license in 1980 were as follows:

G. Bergman, R. Brown, J. Cafiero, W. Clemenic, R. DeCarlo, J. Dennis,
H. Dyke, M. Fruman, A. Galinski, F. Gamble, F. Garrard, S. Hale,
M. Harris, E. Hurt, L. Hutkoff, R. Kleimar, P. Krause, P. Laird,
A. Moier, R. Moore, J. McDonald, L. McNeil, A. Nickson, D. Nott,
G. Scuddy, T. Seipel, R. Sevetar, P. Stapleton, E. Weilbe, P. Worlev,
T. York.

The above were suspended from practicing Podiatry in Texas. They were
notify as to this law.

Adoption of the rules on examination.

Dr. Buehler moved that the new rules on examinations be adopted--
2nd Dr. Willis; Carried unanimously.

Hearing for suspension of license for Ronald Worley, DPM, Dallas,
Texas.

Those in attendance--

Roxanne Caperton
Mike Sortore
Ronald Worley
Sylvia Lee Sekick
Ann Nehil

Asst. Atty. General
Investigator TSBME
DPM
Podiatry Asst.-Dallas
Court Reporter

Hearing call to order at 4:00 P.M.
Creast Hotel, Austin, Texas, Jan. 14, 1982, By Dr. Filippone.
Roxanne Caperton, Asst. Atty. Gen., read the charge to Dr. Worley.

Dr. Worley, was not represented by an Attorney.

Dr. Worley acknowledged the conviction of a felony then read a
statement.

Atty, Caperton then called Michael Sortore, Investigator TSBME,
to testify as to the history of the case against Ronald Worley, DPM.

Atty. Caperton called Dr. Edward Fisch to testify that the number and
amount of prescriptions were in excess.

Sylvia Lee Schick, former office assistant, testify in Dr. Worley's
behalf.

Board Members then questioned Mike Sortore and Dr. Worley.

The Board then deliberated as to the action to be taken on Dr. Worley
Dr. Worley chose not to be present during the deliberations.

Dr. Ackers moved to revoke the license to practice Podiatry for Ronal
Worley, DPM -- Dr. Patterson 2nd the motion--Carried unanimously.

Dr. Worley was advised as to the penalty that his license was revoked
but that he would be eligible to take the examination later.

A request from Marshall Wright, DPM, Ft. Worth, for reinstatement of
his license was presented to the Board.

Dr. Wright license was surrendered in 1979 due to his conviction of a
felony.

The request was deined.

The Board adjourned the meeting till 9:00 A.M. Jan. 15, 1982.

JUDGMENT AND PROBATION/COMMITMENT ORDER

FD-245 (5/75)

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH DAY YEAR September 4, 1981

COUNSEL

[] WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

[X] WITH COUNSEL Randy Taylor (Name of counsel)

PLEA

[X] GUILTY, and the court being satisfied that there is a factual basis for the plea, [] NOLO CONTENDERE, [] NOT GUILTY

There being a finding/verdict of [] NOT GUILTY. Defendant is discharged [X] GUILTY.

FINDING & JUDGMENT

Defendant has been convicted as charged of the offense(s) of dispensing and causing to be dispensed 30 tablets of Quaalude, 300 milligrams each, A Schedule II non-narcotic drug, controlled substance containing Methaqualone, to [redacted] and to [redacted] with a prescription, not in the usual course of professional practice for a legitimate medical purpose, a violation of Title 21, United States Code, Section 841(a)(1) and Title 21, Code of Federal Regulations, Section 1306.04(a), in Counts 1 and 2 of the 2 Count Information.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of Three (3) years plus a Special Parole term of Two (2) years in Count 1; Count 2 - Three (3) years plus a Special Parole term of Two (2) years to run concurrently with the sentence imposed in Count 1.

IT IS ORDERED that the Defendant report voluntarily to the designated institution on September 18, 1981.

SPECIAL CONDITIONS OF PROBATION

RETURN to the Courtroom of the District Court, Northern District of Texas, Dallas, Texas, on the date of the return of the defendant.

FILED SEP 4 1981

JOSEPH McELROY, JR., CLERK BY Mary Kamba Deputy

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends, Federal Correctional Institution Seagoville, Texas

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

There being a finding ~~and~~ verdict of NOT GUILTY. Defendant is discharged
 GUILTY.

FINDING & JUDGMENT

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RETURN

I have examined the within and find it to be a true and correct copy of the original as filed in my office. I have examined the within and find it to be a true and correct copy of the original as filed in my office.

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FILED

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JOSEPH McELROY, JR., CLERK

BY *Mary Lamb* Deputy

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SIGNED BY U.S. District Judge

Sarah T. Hughes
SARAH T. HUGHES

U.S. Magistrate

Date September 4, 1981

Certified a true copy of an instrument on file in my office on 9-11-87
JOSEPH McELROY, JR., Clerk, U.S. District Court, Northern District of Texas
By *[Signature]* Deputy

Inmate Locator - Locate Federal inmates from 1982 to present

Name	Register #	Age-Race-Sex	Release Date Actual or Projected	Location
1. RONALD D WORLEY	11689-077	70-White-M	07-18-1982	RELEASED

Results 1 - 1 of 1

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