

STATE OF MAINE

ADMINISTRATIVE COURT

BOARD OF REGISTRATION IN
MEDICINE,

Plaintiff

vs.

GEORGE B. JERUSALEM, M.D.,

Defendant

RECEIVED

Docket

JAN 31 1985

ADMINISTRATIVE COURT

DECISION

*Jeon
Entered*

This proceeding came on for hearing on January 31, 1985.
After hearing, the following findings and Order were stated on
the record:

Based on Dr. Jerusalem's Answer in which he admits the factual allegations, and on his failure to appear today to contest any of those issues, it's clear the Court will find that the factual allegations contained in the Complaint are the facts in this matter and based on those facts, the Court will further conclude that Dr. Jerusalem's actions in falsely representing to the Board that his license to practice medicine had never been suspended or revoked constitutes the practice of fraud or deceit in obtaining a license in violation of 32 M.R.S.A. § 3282-A(2) (A).

The Court would further conclude that Defendant Dr. Jerusalem's actions in falsely representing to the Board that his license to practice medicine had never been suspended or revoked constitutes unprofessional conduct within the meaning of 32 M.R.S.A. § 3282-A(2) (F).

In accordance with the findings and conclusions, this Court would Order that Defendant Jerusalem's license to practice medicine in the State of Maine is revoked and that all materials evidencing that licensure which has been supplied to Dr. Jerusalem should be returned to the Board of Registration in Medicine as soon as practicable. I would further decline to order a fine in this matter.

Rule 73 of the Maine Administrative Court Rules provides that an aggrieved party may appeal from a decision of the Administrative Court to the Superior Court by filing a notice of such appeal within ten (10) days from the entry of judgment.

Dated: January 31, 1985

Associate Administrative Court Judge