

STATE OF OHIO  
THE STATE MEDICAL BOARD  
Suite 510  
65 South Front Street  
Columbus, Ohio 43215

June 24, 1985

Frederick L. Mugashe, M.D.  
2700 Monroe St., Suite F  
Toledo, OH. 43606

Dear Doctor Mugashe:

Please find enclosed a certified copy of the Findings, Order, and Journal Entry approved and confirmed by the State Medical Board meeting in regular session on June 11, 1985.

Section 119.12, Ohio Revised Code, may authorize an appeal from this Order. Such an appeal may be taken to the Court of Common Pleas in the county in which your place of business is located or to said court of the county in which you reside. If you are not a resident of and have no place of business in Ohio, you may appeal to the Court of Common Pleas in Franklin County. Such an appeal setting forth the Order appealed from and the grounds of the appeal must be commenced by the filing of a Notice of Appeal with the State Medical Board of Ohio and the appropriate court within fifteen (15) days after the mailing of this notice and in accordance with the requirements of Section 119.12 of the Ohio Revised Code.

Very truly yours,

*Henry G. Cramblett, M.D. by W. Johnston*  
Henry G. Cramblett, M.D.  
Secretary  
State Medical Board of Ohio

HGC:em

Enclosures

CERTIFIED MAIL NO.P 569 457 907  
RETURN RECEIPT REQUESTED

STATE OF OHIO  
THE STATE MEDICAL BOARD  
Suite 510  
65 South Front Street  
Columbus, Ohio 43215

CERTIFICATION

I hereby certify that the attached copy of the Findings, Order, and Journal Entry, approved by the State Medical Board, meeting in regular session on June 11, 1985, approving and confirming said Findings, Order, and Journal Entry of the State Medical Board constitutes a true and complete copy of the Findings, Order, and Journal Entry in the matter of Frederick L. Mugashe, M.D., as it appears in the Journal of the State Medical Board of Ohio.

(SEAL)

Henry G. Cramblett M.D. by W.  
Henry G. Cramblett, M.D. Johnston  
Secretary

June 24, 1985

Date

STATE OF OHIO  
THE STATE MEDICAL BOARD

IN THE MATTER OF \*  
\*  
FREDERICK L. MUGASHE, M.D. \*

FINDINGS, ORDER, AND JOURNAL  
ENTRY

This matter came on for consideration after a citation letter was issued to Frederick L. Mugashe, M.D., by the Ohio State Medical Board of Ohio on April 10, 1985.

On April 10, 1985, notice was given to Frederick L. Mugashe, M.D., that the State Medical Board of Ohio intended to consider disciplinary action regarding his license to practice medicine in Ohio, and that he was entitled to a hearing if such hearing was requested within thirty (30) days of the mailing of said notice. Dr. Mugashe has not requested a hearing, and thirty (30) days have elapsed since the mailing of the aforesaid notice.

WHEREFORE, it is hereby ORDERED that for the reasons outlined in the April 10, 1985 letter of notice which is attached hereto and incorporated herein, accordingly, the license of Frederick L. Mugashe, M.D., to practice medicine or surgery in Ohio be REVOKED

This Order shall become effective IMMEDIATELY.

This Order is hereby entered upon the Journal of the State Medical Board of Ohio for JUNE 11, 1985, and the original thereof shall be kept with said Journal.

(SEAL)

Henry G. Cramblett M.D. by W. Johnston  
Henry G. Cramblett, M.D.  
Secretary

June 24, 1985

Date

STATE OF OHIO  
THE STATE MEDICAL BOARD  
Suite 510  
65 South Front Street  
Columbus, Ohio 43215

April 10, 1985

Frederick L. Mugashe, M. D.  
2700 Monroe Street, Suite F  
Toledo, Ohio 43606

Dear Doctor Mugashe:

In accordance with Chapter 119., Ohio Revised Code, you are hereby notified that the State Medical Board of Ohio intends to determine under the provisions of Section 4731.22, Ohio Revised Code, whether or not to limit, reprimand, revoke, suspend, place on probation, refuse to register, or reinstate your certificate to practice medicine and surgery for one or more of the following reasons:

1. On or about November 16, 1984 in the Court of Common Pleas, Lucas County, Ohio you were convicted of Deception to Obtain a Dangerous Drug in violation of Section 2925.22, Ohio Revised Code. Said conviction constitutes a felony.

Said conviction and acts constituting the conviction violate Section 4731.22(B)(9), Ohio Revised Code, to wit: Conviction of a felony whether or not committed in the course of practice.

Further said conviction constitutes a violation of Section 4731.22(B)(3), Ohio Revised Code, to wit: Selling, prescribing, giving away, or administering drugs for other than legal and legitimate therapeutic purposes or conviction of violation of any federal or state law regulating the possession, distribution or use of any drug.

2. On or about November 9, 1984 you submitted a card and fee for renewal of your license to practice medicine or surgery in Ohio. In response to questions (b) and (c) you indicated that since you last renewed your Ohio medical license you had not been convicted of nor had you plead nolo contendere to a misdemeanor committed in the course of your practice, or a federal or state law regulating the possession, distribution or use of any drug. In fact, on May 4, 1983 you were convicted of Attempted Illegal Processing of Drug Documents on seven (7) counts in the Seneca County Court of Common Pleas. Said convictions were misdemeanors of the first degree.

Page Two  
Frederick L. Mugashe, M. D.

April 10, 1985

The acts, conduct and/or omissions as alleged in paragraph 2 constitute violations of Section 4731.22(A), Ohio Revised Code, to wit: committing fraud, misrepresentation, or deception in applying for or securing any license or certificate issued by the board.

Further, said acts, conduct and/or omissions alleged in paragraph 2 constitute violations of Section 4731.22(B)(16), Ohio Revised Code, to wit: Violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate any provisions of this chapter or any rule promulgated by the board. Specifically, Section 4731.281 requires that the applicant "...shall report any criminal offense that constitutes grounds for refusal of registration under division (B)(3), (9), or (10) of Section 4731.22 of the Revised Code of which he has been found guilty or to which he has entered a plea of guilty or no contest..."

Pursuant to Chapter 119., Ohio Revised Code, you are hereby advised that you may request a hearing on this matter. If you wish to request such hearing, that request must be made within thirty (30) days of the time of mailing of this notice.

You are further advised that you are entitled to appear at such hearing in person, or by your attorney, or you may present your position, arguments, or contentions in writing, and that at the hearing you may present evidence and examine witnesses appearing for or against you.

In the event that there is no request for such hearing made within thirty (30) days of the time of mailing of this notice, the State Medical Board may, in your absence and upon consideration of this matter, determine whether or not to limit, reprimand, revoke, place on probation, refuse to register, or reinstate your certificate to practice medicine and surgery.

Enclosed is a copy of Section 4731.22, Ohio Revised Code, for your examination.

Very truly yours,



Henry G. Cramblett, M. D.  
Secretary

HGC:caa

enclosure

CERTIFIED RECEIPT NO. P. 569 361 704  
RETURN RECEIPT REQUESTED

STATE OF OHIO  
THE STATE MEDICAL BOARD  
Suite 510  
65 South Front Street  
Columbus, Ohio 43215

April 18, 1985

Frederick L. Mugashe, M.D.  
2700 Monroe St., Suite F  
Toledo, OH. 43606

Dear Doctor Mugashe:

Please find enclosed a certified copy of the Entry of Order, the Report and Recommendation of Leonard L. Lovshin, M.D., Member, State Medical Board of Ohio; a certified copy of the Motions by the State Medical Board, meeting in regular session on April 10, 1985, amending said Report and Recommendation as the Findings and Order of the State Medical Board.

You are hereby notified that you may appeal this Order to the Court of Common Pleas of the county in which your place of business is located, or the county in which you reside. If you are not a resident and have no place of business in this state, you may appeal to the Court of Common Pleas of Franklin County, Ohio.

To appeal as stated above, you must file a notice of appeal with the Board setting forth the Order appealed from, and the grounds of the appeal. You must also file a copy of such notice with the Court. Such notices of appeal shall be filed within fifteen (15) days after the date of mailing of this letter and in accordance with Section 119.12, Revised Code.

THE STATE MEDICAL BOARD OF OHIO



Henry G. Cramblett, M.D.  
Secretary

HGC:em

Enclosures

CERTIFIED MAIL NO. P 569 457 879  
RETURN RECEIPT REQUESTED

cc: Henry M. Schaffer, Esq.  
900 Adams St., P.O. Box 1568  
Toledo, OH. 43603

CERTIFIED MAIL NO. P 569 457 880  
RETURN RECEIPT REQUESTED



BEFORE THE STATE MEDICAL BOARD OF OHIO

IN THE MATTER OF \*  
\*  
FREDERICK L. MUGASHE, M.D. \*

ENTRY OF ORDER

This matter came on for consideration before the State Medical Board of Ohio the 10th day of April, 1985.

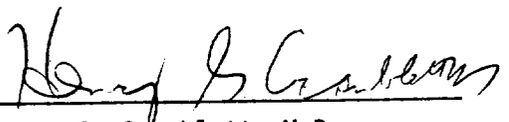
Upon the Report and Recommendation, a true copy of which is attached hereto and incorporated herein, of Leonard L. Lovshin, M.D., Hearing Member, in this matter designated pursuant to R.C. 4731.23, which Report and Recommendation was amended by vote of the Board on the above date, the following order is hereby entered on the Journal of the State Medical Board for the 10th day of April, 1985.

It is hereby ORDERED:

1. That Dr. Frederick L. Mugashe's license to practice medicine and surgery in the State of Ohio be and is hereby indefinitely suspended.
2. Further, that the State Medical Board of Ohio shall not consider reinstatement of said license unless all of the following conditions are met:
  - A. Dr. Mugashe shall submit a written application for reinstatement to the State Medical Board of Ohio;
  - B. Said application shall not be submitted for at least one year from the effective date of this Order;
  - C. Prior to reinstatement, Dr. Mugashe shall be examined by a specialist in chemical dependency to be selected by the State Medical Board.
  - D. Dr. Mugashe shall take and pass the Clinical Competency portion of the FLEX prior to applying for reinstatement.
3. Further, that upon reinstatement of Dr. Mugashe's license, the Board may impose probationary conditions, including but not limited to the following:
  - A. Dr. Mugashe shall submit to continued therapy under the care of a chemical dependency specialist or other treating physician to be approved by the Board;
  - B. Dr. Mugashe shall not apply for a Drug Enforcement Administration (D.E.A.) certificate until so authorized by this Board.

This Order shall become effective May 1, 1985.

(SEAL)

  
Henry G. Cramblett, M.D.  
Secretary

STATE OF OHIO  
THE STATE MEDICAL BOARD

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REPORT AND RECOMMENDATION

IN THE MATTER OF FREDERICK L. MUGASHE, M.D.

The matter of Frederick L. Mugashe, M.D., came before me, Leonard L. Lovshin, M.D., member of the State Medical Board of Ohio, on November 8, 1984.

INTRODUCTION AND SUMMARY OF EVIDENCE

1. Dr. Mugashe appeared at the November 8, 1984 hearing on his own behalf, having been duly advised of his right to counsel, as well as of his right to present and cross-examine witnesses.
2. Assistant Attorney General Lauren M. Ross appeared on behalf of the State.
3. The State Medical Board had notified Dr. Mugashe by letter of July 11, 1984 of its proposal to take disciplinary action against the doctor's license on the basis of a May 4, 1983 conviction in the Seneca County Court of Common Pleas of seven counts of Attempted Illegal Processing of Drug Documents. The State alleged that Dr. Mugashe's conviction constituted a violation of Section 4731.22(B)(3), Ohio Revised Code, which permits the Board to take disciplinary action if a licensee has been convicted of violating any federal or state law regulating the possession, distribution or use of any drug. The State also contended that Dr. Mugashe's conviction was a violation of Section 4731.22(B)(10), Ohio Revised Code, which permits the Board to take disciplinary action based upon the conviction of a misdemeanor committed in the course of practice.
4. After opening statements by both parties, the State identified the following exhibits, which had been stipulated prior to the hearing:
  - A. State's Exhibit #1 is a citation letter to Dr. Mugashe from the State Medical Board dated July 11, 1984, which lists the charges against the Respondent.
  - B. State's Exhibit #2 is a letter from Dr. Mugashe to the Board dated July 23, 1984, requesting a hearing in this matter.
  - C. State's Exhibit #3 is a letter from William J. Lee, Administrator of the State Medical Board, to Dr. Mugashe, dated August 14, 1984, setting an initial hearing date, and continuing that hearing pursuant to Section 119.09, Ohio Revised Code.
  - D. State's Exhibit #4 is an October 4, 1984 letter from the Medical Board

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to Dr. Mugashe setting this hearing for November 8, 1984, at 10:00 a.m.

5. In addition to the exhibits identified above, the State offered the following documents in support of its allegations:
  - A. State's Exhibit #5 is a certified copy of the seven count indictment entered against Dr. Mugashe in the Seneca County Court of Common Pleas.
  - B. State's Exhibit #6 is a certified copy of the Plea of No Contest entered by Dr. Mugashe in the Seneca County Court of Common Pleas to seven counts of Attempted Illegal Processing of Drug Documents, all of which constitute misdemeanors of the first degree.
  - C. State's Exhibit #7 is a certified copy of the journal entry of judgment finding Dr. Mugashe guilty of Attempted Illegal Processing of Drug Documents and setting forth the sentence of six months in jail and a fine of \$1000 for each of the seven counts. The jail sentence was suspended and the Respondent was placed on probation for one year.
6. Following the introduction of Exhibits 1 through 7, the State rested its case.
7. After being duly sworn, Dr. Frederick L. Mugashe proceeded to testify, as follows:
  - A. That he has been practicing general medicine in Upper Sandusky, Ohio, since 1980.
  - B. That in 1970 he had a cerebral aneurysm. He began to have epileptic seizures shortly after his surgery. These seizures were followed by headaches, which have become increasingly severe over the last seven years. He has also suffered from migraine headaches since 1962.
  - C. That he obtained morphine or Demorol for his headaches from the Wyandot Memorial Hospital emergency room for some time, but the emergency room staff eventually became concerned that he might be abusing the drugs and refused to provide him with any more medication. His privileges at Wyandot Memorial Hospital were also suspended, and the Administrator refused to reinstate him until he had been seen by a physician. The Respondent complied by agreeing to be admitted to the Medical College of Ohio in Toledo for observation. He was under the care of a neurosurgeon, Dr. Ionne. After being hospitalized, he began having headaches and was given Thorazine, which failed to alleviate his discomfort and left him confused. He signed himself out of the hospital after three days. When he returned to Wyandot Memorial Hospital and requested that his hospital privileges be reinstated, the hospital administrator refused, telling him that he would be required to present a letter from the physician who had been taking care of

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him.

- D. That he continued to have headaches, so he bought an electrical stimulator, which he found to be effective for a while. Eventually, however, the device became less efficacious. He then wrote several prescriptions for himself, which he filled at a local drugstore. The headaches disappeared after three or four weeks and he stopped taking the medication.
  - E. That in July, 1981, he surrendered his D.E.A. license to Medical Board investigator Charles Eley in order to alleviate the Board's concern about his self-prescribing. However, he found it difficult to work without the certificate and reapplied. He received a new license approximately three months later.
  - F. That he did not realize that his reissued D.E.A. certificate was limited to prevent him from prescribing Schedule II drugs, so he continued to write for Schedule II medications both for himself and for his patients. He does not recall that Mr. Eley had advised him that he would not get Schedule II authorization if he applied for a new D.E.A., although he does remember that there was some discussion about reapplication procedures at the time he surrendered his original certificate to Mr. Eley.
  - G. That he was arrested by Tiffin police in October, 1981 for "unlawfully and intentionally making a false prescription." (Transcript at 18) He pleaded no contest to the charges against him because he was frightened and was concerned about being able to provide for his family. He was ultimately found guilty of a misdemeanor.
  - H. That he had a hearing before a judge on the day he agreed to plead no contest to the charge of attempted illegal drug processing. He also had an opportunity to speak before the court prior to being sentenced. However, he does not feel that he had the chance to fully explain himself to the court because he had a seizure before he could present a summation of his arguments and had to be taken to the hospital.
8. In the course of her cross-examination, Ms. Ross introduced State's Exhibit #8, a transcript of Dr. Mugashe's testimony before the Seneca County Court of Common Pleas.
  9. In response to questions from the hearing officer, Dr. Mugashe testified:
    - A. That he continues to suffer from several types of headaches and has had recent health problems. He is under the care of several physicians.
    - B. That the last time he administered Demerol or morphine for himself to relieve a headache was in May, 1984. He takes Tylenol for his

post-seizure headaches.

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- C. That he currently holds a full D.E.A. certificate which allows him to write for Schedule II drugs.
- D. That although he agreed to attend a committee conference arranged by the Impaired Physicians Committee Program prior to applying for reinstatement of his staff privileges at Wyandot Memorial Hospital, he never attended the conference because "it was never arranged." (Transcript at 36). He testified that he did seek an opinion from Dr. Marion Smith at Flower Hospital.

10. The following exhibits were submitted on behalf of the Respondent:

- A. Respondent's Exhibit A is a letter to Dr. Mugashe from the Chief of Staff at Wyandot Memorial Hospital dated July 5, 1979, which fully suspends Dr. Mugashe's staff privileges pending the completion of the State Medical Board's investigation of his "improper professional conduct."
- B. Respondent's Exhibit B is an October 2, 1981 letter to Dr. Mugashe from the Administrator of the Wyandot Memorial Hospital setting out conditions to be met by the Respondent prior to review of and possible reinstatement of his staff privileges.
- C. Respondent's Exhibit C is a medical report dated October 24, 1984 prepared by Jason Ofori, M.D., offering his impression of Dr. Mugashe's current medical problems.

11. At the completion of the Respondent's testimony, Ms. Ross moved for the admission of State's Exhibits 1 through 8, which had been previously identified. The Respondent's exhibits were also formally admitted to the record.
12. In her closing remarks, Ms. Ross contended that the certified copies of the indictment, the no contest plea and the journal entry offered by the State proved the charges set forth in the Board's July 11, 1984 citation letter. She stated that Dr. Mugashe's conviction on seven counts of Attempted Illegal Processing of Drug Documents constituted violations of Sections 4731.22(B)(3) and (B)(10), Ohio Revised Code. Ms. Ross further noted that the charges against Dr. Mugashe were undisputed, and that the Doctor had been given the opportunity to explain any mitigating circumstances in the Seneca County Court of Common Pleas prior to a judgment and sentence being rendered by the Court. Ms. Ross also pointed out that the statute which Dr. Mugashe was found guilty of violating did not require intent.
13. In his closing statement, Dr. Mugashe admitted that he had mistakenly prescribed Schedule II medications without realizing that his D.E.A. cer-

tificate did not authorize him to do so. He stated that he had not intentionally violated the law, and advised the hearing officer that he had never profited from the sale of any medication.

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#### FINDINGS OF FACT

1. On May 4, 1983, Dr. Frederick L. Mugashe was convicted in the Seneca County Court of Common Pleas on seven counts of Attempted Illegal Processing of Drug Documents.
2. Each of these counts constituted a misdemeanor of the first degree.
3. By his own admission, Dr. Mugashe wrote Schedule II prescriptions for both himself and his patients, although he was not authorized to do so under his limited D.E.A. certificate.

#### CONCLUSIONS

1. Dr. Frederick L. Mugashe's conviction on seven counts of Attempted Illegal Processing of Drug Documents constitutes a violation of Section 4731.22(B)(3), Ohio Revised Code, to wit, "...conviction of violation of any federal or state law regulating the possession, distribution, or use of any drug."
2. Dr. Frederick L. Mugashe's conviction on seven counts of Attempted Illegal Processing of Drug Documents, all of which are misdemeanors of the first degree, constitutes a violation of Section 4731.22(B)(10), Ohio Revised Code, to wit, "Conviction of a misdemeanor committed in the course of his practice."

#### PROPOSED ORDER

It is hereby ORDERED:

1. That Dr. Frederick L. Mugashe's license to practice medicine and surgery in the State of Ohio be and is hereby indefinitely suspended.
2. Further, that the State Medical Board of Ohio shall not consider reinstatement of said license unless all of the following conditions are met:
  - A. Dr. Mugashe shall submit a written application for reinstatement to the State Medical Board of Ohio;
  - B. Said application shall not be submitted for at least one year from

the effective date of this Order;

- C. Prior to reinstatement, Dr. Mugashe shall be examined by a specialist in chemical dependency to be selected by the State Medical Board.
3. Further, that upon reinstatement of Dr. Mugashe's license, the Board may impose probationary conditions, including but not limited to the following:
- A. Dr. Mugashe shall submit to continued therapy under the care of a chemical dependency specialist or other treating physician to be approved by the Board;
- B. Dr. Mugashe shall not apply for a Drug Enforcement Administration (D.E.A.) certificate until so authorized by this Board.

This Order shall become effective as determined by the State Medical Board of Ohio.

*Leonard L. Lovshin*

Leonard L. Lovshin, M.D.  
Hearing Member  
State Medical Board of Ohio

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OHIO  
MEDICAL BOARD

STATE OF OHIO  
THE STATE MEDICAL BOARD  
Suite 510  
65 South Front Street  
Columbus, Ohio 43215

EXCERPT FROM THE MINUTES OF APRIL 10, 1985

REPORT AND RECOMMENDATION IN THE MATTER OF FREDERICK L. MUGASHE, M.D.

Mr. Bumgarner and Mr. Prunte left the meeting at this time.

Dr. Rauch asked if each member of the Board received, read and considered the hearing record, the proposed findings and order, and any objections filed to the proposed findings and order in the matter of Frederick L. Mugashe, M.D. A roll call was taken:

ROLL CALL:	Dr. Cramblett	- aye
	Dr. Lancione	- aye
	Dr. O'Connor	- aye
	Dr. Lovshin	- abstain
	Mr. Johnston	- abstain
	Dr. Yut	- aye
	Dr. Oxley	- aye
	Ms. Rolfes	- aye
	Dr. Stephens	- aye
	Dr. Rauch	- aye

Dr. Rauch left the meeting, Mr. Johnston assumed the Chair.

Mr. Johnston asked if each member of the Board received, read and considered the letter dated April 8, 1985 from Henry M. Schaffer, Dr. Mugashe's counsel. A roll call was taken:

ROLL CALL:	Dr. Cramblett	- aye
	Dr. Lancione	- aye
	Dr. O'Connor	- aye
	Dr. Lovshin	- aye
	Dr. Yut	- aye
	Dr. Oxley	- aye
	Ms. Rolfes	- aye
	Dr. Stephens	- aye

.....

DR. YUT MOVED THAT THE BOARD DENY MR. SCHAFFER'S REQUEST FOR POSTPONEMENT OF CONSIDERATION OF DR. MUGASHE'S CASE AND RE-HEARING ON THE BASIS THAT MR. SCHAFFER DID NOT GIVE ANY NEW EVIDENCE THAT WASN'T IN THE TRANSCRIPT WHICH WOULD MAKE IT INCUMBENT ON THE BOARD TO POSTPONE CONSIDERATION, AND DR. MUGASHE WAS AFFORDED DUE PROCESS. MS. ROLFES SECONDED THE MOTION. A roll call vote was taken:

ROLL CALL VOTE:	Dr. Cramblett	- aye
	Dr. Lancione	- aye
	Dr. O'Connor	- abstain
	Dr. Lovshin	- abstain

Dr. Yut	- aye
Dr. Oxley	- aye
Ms. Rolfes	- aye
Dr. Stephens	- aye

The motion carried.

.....

Dr. Rauch returned to the meeting at this time and resumed the Chair.

.....

MS. ROLFES MOVED TO AMEND THE PROPOSED ORDER TO ADD THE FOLLOWING UNDER PROPOSED ORDER NO. 2:

(D) DR. MUGASHE SHALL TAKE AND PASS THE CLINICAL COMPETENCY PORTION OF THE FLEX PRIOR TO APPLYING FOR REINSTATEMENT.

DR. YUT SECONDED THE MOTION. A roll call vote was taken:

ROLL CALL VOTE:	Dr. Cramblett	- aye
	Dr. Lancione	- aye
	Dr. O'Connor	- abstain
	Dr. Lovshin	- abstain
	Mr. Johnston	- abstain
	Dr. Yut	- aye
	Dr. Oxley	- aye
	Ms. Rolfes	- aye
	Dr. Stephens	- aye

The motion carried.

.....

DR. YUT MOVED TO APPROVE AND CONFIRM DR. LOVSHIN'S FINDINGS OF FACT, CONCLUSIONS, AND THE AMENDED PROPOSED ORDER IN THE MATTER OF FREDERICK L. MUGASHE, M.D. DR. STEPHENS SECONDED THE MOTION. A roll call vote was taken:

ROLL CALL VOTE:	Dr. Cramblett	- aye
	Dr. Lancione	- nay
	Dr. O'Connor	- abstain
	Dr. Lovshin	- abstain
	Mr. Johnston	- abstain
	Dr. Yut	- aye
	Dr. Oxley	- aye
	Ms. Rolfes	- aye
	Dr. Stephens	- aye
	Dr. Rauch	- aye

The motion carried.

DR. YUT MOVED THAT AN EFFECTIVE DATE OF MAY 1, 1985 BE PLACED ON THE ORDER. DR. CRAMBLETT SECONDED THE MOTION. A roll call vote was taken:

ROLL CALL VOTE:	Dr. Cramblett	- aye
	Dr. Lancione	- abstain
	Dr. O'Connor	- abstain
	Dr. Lovshin	- abstain
	Mr. Johnston	- abstain
	Dr. Yut	- aye
	Dr. Oxley	- aye
	Ms. Rolfes	- aye
	Dr. Stephens	- aye
	Dr. Rauch	- aye

The motion carried

*Sandy*

STATE OF OHIO  
THE STATE MEDICAL BOARD  
Suite 510  
65 South Front Street  
Columbus, Ohio 43215

July 11, 1984

Frederick L. Mugashe, M.D.  
5228 Sheila Drive  
Toledo, OH 43613

Dear Doctor Mugashe:

In accordance with Chapter 119., Ohio Revised Code, you are hereby notified that the State Medical Board of Ohio intends to determine under the provisions of Section 4731.22, Ohio Revised Code, whether or not to limit, reprimand, revoke, suspend, place on probation, refuse to register, or reinstate your certificate to practice medicine or surgery for one or more of the following reasons:

1. That on May 4, 1983 you were found guilty on seven counts of Attempted Illegal Processing of Drug Documents in the Court of Common Pleas of Seneca County, Ohio.

The conviction described above constitutes "...conviction of violation of any federal or state law regulating the possession, distribution, or use of any drug..." as that clause is used in Section 4731.22(B)(3), Ohio Revised Code.

Further, that said conviction were misdemeanors of the first degree and thus constitute a violation of Section 4731.22(B)(10), Ohio Revised Code, to wit: Conviction of a misdemeanor committed in the course of his practice.

Pursuant to Chapter 119., Ohio Revised Code, you are hereby advised that you may request a hearing on this matter. If you wish to request such hearing, that request must be made within thirty (30) days of the time of mailing of this notice.

You are further advised that you are entitled to appear at such hearing in person, or by your attorney, or you may present your position, arguments, or contentions in writing, and that at the hearing you may present evidence and examine witnesses appearing for or against you.

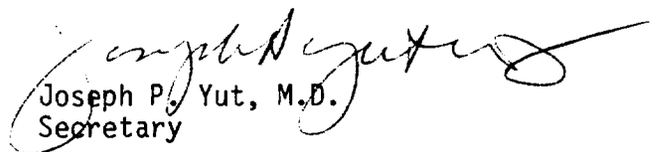
Frederick L. Mugashe, M.D.  
Page Two

July 11, 1984

In the event that there is no request for such hearing made within thirty (30) days of the time of mailing of this notice, the State Medical Board may, in your absence and upon consideration of this matter, determine whether or not to limit, reprimand, revoke, place on probation, refuse to register, or reinstate your certificate to practice medicine and surgery.

Enclosed is a copy of Section 4731.22, Ohio Revised Code, for your examination.

Sincerely,

  
Joseph P. Yut, M.D.  
Secretary

JPY:jmb

Enclosure:

CERTIFIED MAIL #P34 9335492  
RETURN RECEIPT REQUESTED