

Licensee Name:**License Number:****License Status:**

Docket Number	Docket Date	Disciplinary Summary	Disciplinary Actions
Docket 98-32	03/31/2000	3/31/2000 Consent Decree regarding medical records keeping.	Open
		Dr. Singer petitioned the Board for removal of the restriction requiring a chaperone when female patients are disrobed, and the Board granted the petition on Jan.27, 2012. Dr. Singer currently holds an unrestricted license with the Wyoming Board of Medicine.	Open
		Dr. Singer petitioned the Board for removal of the restriction requiring a chaperone when female patients are disrobed, and the Board granted the petition on Jan.27, 2012. Dr. Singer currently holds an unrestricted license with the Wyoming Board of Medicine.	Open
Docket 08-09	02/02/2010	Physician entered into five year probation with the Board to include continuation of counseling; a chaperone present when treatment requires the disrobing of a female patient.	Open
Docket 08-09	02/02/2010	Physician entered into five year probation with the Board to include continuation of counseling; a chaperone present when treatment requires the disrobing of a female patient.	Open

FILED

JAN 28 2012

**Wyoming Board
of Medicine**

**BEFORE THE
WYOMING BOARD OF MEDICINE**

IN THE MATTER OF THE PETITION)
OF JONATHAN W. SINGER, D.O., FOR)
REMOVAL OF LICENSE RESTRICTIONS:)
JONATHAN W. SINGER, D.O.,)
Petitioner.)

Docket No. 08-09

ORDER REMOVING RESTRICTIONS ON PHYSICIAN'S LICENSE

THIS MATTER came before the Wyoming Board of Medicine (Board) on January 26, 2012, for hearing on the PETITION FOR REMOVAL OF RESTRICTIONS ON PHYSICIAN'S LICENSE filed by Jonathan W. Singer, D.O.; and the Board having heard the testimony, having reviewed the exhibits, and having considered the arguments finds that Dr. Singer has complied with all conditions of the CONSENT DECREE dated February 2, 2010, and further finds the letter and testimony of Joel Miller, M.D., Dr. Singer's treating psychiatrist, clearly indicate that Dr. Singer suffers from no psychiatric illness and is, in Dr. Miller's opinion, fully capable of practicing medicine without restrictions.

IT IS THEREFORE ORDERED that all restrictions on Physician License #3675A, issued to Jonathan W. Singer, D.O., are hereby **REMOVED**, and said license is **FULLY RESTORED**.

DATED this 28th day of January, 2012.

WYOMING BOARD OF MEDICINE



James R. Little, Sr., M.D., President

FEB 02 2010

Wyoming Board
of Medicine

**BEFORE THE
WYOMING BOARD OF MEDICINE**

In the Matter of)
JONATHAN W. SINGER, D.O.,) Docket No. 08-09
License No. 3675A)

**FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER
APPROVING CONSENT DECREE**

THIS MATTER having come before the Wyoming Board of Medicine (“Board”) at its regularly scheduled meeting on the 29th day of January 2010 upon the presentment for approval of a CONSENT DECREE in the above captioned matter; the Board having considered such CONSENT DECREE and being otherwise advised on the premises, finds, concludes, and orders as follows:

FINDINGS OF FACT

1. Jonathan W. Singer, D.O. (“Respondent”) holds Wyoming physician’s license number 3675A issued by the Board on or about February 4, 1985, and is, therefore, subject to the jurisdiction of the Board pursuant to WYO. STAT. ANN. § 33-26-401(e).

2. On or about September 17, 2007, the Board received a complaint from a female patient of Respondent alleging that she saw Respondent during four (4) visits to his medical office and he made sexually inappropriate comments during the third and fourth visit and that he engaged in inappropriate behavior during the fourth visit.

3. The Board officers screened the complaint on November 17, 2007, and requested a response from Respondent.

4. Respondent, in a narrative response dated December 30, 2007, acknowledged the inappropriate comments and inappropriate behavior and said he had immediately apologized to the patient and had since completed several courses in boundaries.

5. The Board officers opened Docket Number 08-09 on or about April 28, 2008, and appointed Board members Diane Noton, M.D., and Ray B. Johnson, PA-C, as Interviewers.

6. The Interviewers met for informal interviews with Respondent on or about December 16, 2008, and October 22, 2009. Respondent cooperated fully in all requests made of him in the investigation and during the interviews.

7. Respondent and Interviewers determined that this matter could be appropriately resolved by consent decree.

8. On or about November 12, 2009, Respondent executed a CONSENT DECREE. The CONSENT DECREE is attached hereto and is incorporated herein as if fully set forth herein.

9. The Interviewers and the Board officers recommend that the Board accept the CONSENT DECREE.

10. During the Board's regularly scheduled meeting of January 29, 2010, the Board considered and determined to APPROVE the CONSENT DECREE.

11. The Board finds the specific terms and conditions, as outlined in the CONSENT DECREE at paragraph 2(a) through (f), to be an appropriate resolution of this matter

CONCLUSIONS OF LAW

12. Paragraphs 1 through 11 of the Findings of Fact are fully incorporated herein.

13. The Board is the state agency charged with regulating the practice of medicine in the State of Wyoming pursuant to WYO. STAT. ANN. § 33-26-202.

14. The Board has jurisdiction in this matter and over Respondent pursuant to WYO. STAT. ANN. § 33-26-401(e).

15. Statutory enactments, such as the Wyoming Medical Practice Act, are presumed to be constitutional. *Hoem v. State*, 756 P.2d 780, 782 (Wyo. 1988).

16. The Board may resolve a disciplinary matter by consent decree and is required to enter the order set forth herein pursuant to WYO. STAT. ANN. §§ 16-3-107(n), 33-26-408(c) and the Board's RULES AND REGULATIONS, Ch. 4, § 4(h)(i)-(iv) and Ch. 4, § 4(i)(iv).

17. This Order is a final order of the Board. Final orders are public documents pursuant to WYO. STAT. ANN. § 33-26-408(c). Pursuant to WYO. STAT. ANN. § 33-26-408(d), all final orders of the Board concerning a licensee are required to be submitted to the chief of the medical staff and hospital administrator of each hospital in which a licensee has medical staff privileges and to all appropriate agencies, including the federation of state medical boards, the national practitioner data bank, and other state medical boards. This Order shall also be disseminated in accordance with Ch. 4, § 9, and Ch. 6, § 6 of the Board RULES AND REGULATIONS.

18. This Order is a final agency action. The Wyoming Administrative Procedure Act, WYO. STAT. ANN. §§ 16-3-101, *et seq.*, and the Wyoming Medical Practice Act, WYO. STAT. ANN. §§ 33-26-101, *et seq.*, grant any person aggrieved or adversely affected by the final decision of an agency to seek judicial review in the district court, as provided in WYO. STAT. ANN. § 16-3-114 and WYO. STAT. ANN. § 33-26-407(a).

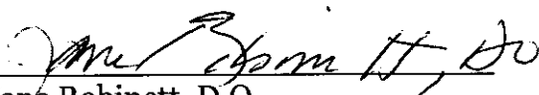
ORDER

IT IS HEREBY ORDERED, based upon the foregoing Findings of Fact and Conclusions of Law, that the CONSENT DECREE is APPROVED by the Board.

IT IS FURTHER ORDERED that the CONSENT DECREE, pursuant to paragraph 11 therein, is made effective as of November 12, 2009, the date Respondent signed the CONSENT DECREE.

DATED this 2nd day of February, 2010.

FOR THE BOARD:


Jane Robinett, D.O.
President

APPROVED AS TO FORM:


Sean C. Chambers
Assistant Attorney General, Board Counsel

BEFORE THE WYOMING BOARD OF MEDICINE

In the Matter of)
JONATHAN W. SINGER, D.O.,) Docket No. 08-09
License No. 3675A)

CONSENT DECREE

COMES NOW, the Wyoming Board of Medicine (the Board) and Jonathan W. Singer, D.O., (Respondent) who stipulate and agree as follows:

WHEREAS, the Board is the sole and exclusive regulatory and licensing agency of the State of Wyoming regarding the practice of medicine and surgery; and

WHEREAS, the Respondent holds Wyoming physician's license number 3675A, which the Board issued on February 4, 1985, and is, therefore, subject to the disciplinary jurisdiction of the Board; and

WHEREAS, the Board on September 17, 2007 received a complaint from a female patient of Respondent alleging that she saw the Respondent during four visits to his medical office and he made sexually inappropriate comments during the third and fourth visits and that he engaged in inappropriate behavior on the fourth visit; and

WHEREAS, the Board officers screened the complaint on November 17, 2007 and requested a response from Respondent; and

WHEREAS, Respondent, in a narrative response dated December 30, 2007, acknowledged the inappropriate comments and inappropriate behavior and said he had immediately apologized to the patient and had since completed several courses on boundaries; and

WHEREAS, the Board officers opened Docket 08-09 on April 28, 2008 and appointed Diane Noton, M.D. and Ray B. Johnson, PA-C as Interviewers; and

WHEREAS, the Interviewers met for informal interviews with Respondent on December 16, 2008 and on October 22, 2009 and Respondent cooperated fully in all requests made of him in the investigation and during the interviews; and

WHEREAS, the Board officers have decided that it is appropriate to resolve this matter by a Consent Decree under the terms and conditions set forth herein; and

WHEREAS, upon the execution of this Consent Decree, the Board officers shall recommend to the Board that the settlement be approved.

NOW, THEREFORE, in lieu of proceeding to a contested case hearing in which the Board could seek sanctions against Respondent's physician's license, Respondent hereby agrees and consents as follows:

1. Respondent admits that the Board is the duly authorized administrative agency of the State of Wyoming with statutory authority to regulate the practice of medicine and surgery in the State of Wyoming; that this Consent Decree and the filing of this Consent Decree are in accordance with the requirements of the law; that the Board is lawfully constituted to consider this matter; that Respondent does not challenge the constitutionality of the Wyoming

Medical Practice Act, WYO. STAT. ANN. §§ 33-26-101 *et seq.*, and Respondent admits that the Board, in acting in this matter, has jurisdiction conferred on it by the Board's duly adopted RULES OF PRACTICE AND PROCEDURE FOR DISCIPLINARY COMPLAINTS AGAINST PHYSICIANS, specifically Chapter 4, Section 4(h) thereof to enter into this Consent Decree.

2. In signing this Consent Decree, Respondent agrees to abide by the following terms and conditions:

- a. Respondent will continue counseling with his therapist for the period of one year, however, he may discontinue counseling sooner with the approval of the Interviewers upon his providing a written release from treatment signed by his therapist;
- b. A chaperone will be present in the room whenever Respondent is performing a breast or gynecological examination, or providing osteopathic or medical treatment which requires the disrobing of a female patient;
- c. Respondent will be on probation for five years. He will meet with the Interviewers in the first year of his probation and for the other four years will send an annual written report to the Interviewers;
- d. Respondent may petition the Board for removal of these restrictions pursuant to WYO. STAT. ANN. § 33-26-406 upon completion of the terms of paragraph (a.) above;

e. Respondent agrees that he will comply with the Medical Practice Act;

f. Respondent agrees that any violation of this Consent Decree constitutes grounds for disciplinary action pursuant to WYO. STAT. ANN. § 33-26-402(a)(xxxiv).

3. Respondent agrees that the conduct alleged in the complaint in this matter, if proven true, would constitute grounds for disciplinary action under WYO. STAT. ANN. § 33-26-402(a).

4. Respondent agrees that the Board, in acting in this matter, is not acting beyond the jurisdiction conferred on it by any provision of law and by its duly adopted Rules and Regulations.

5. By entering into this Consent Decree, Respondent knowingly and voluntarily waives the right to a contested case hearing in this matter and to the following rights related to that hearing: to present witnesses and testimony in defense or in mitigation of any disciplinary action or sanction that may be imposed for a violation; to cross-examine witnesses and to challenge evidence offered against him; to present legal arguments by means of a brief; and to petition for judicial review of any final Board order.

6. This Consent Decree, once approved by the Board, is a final order pursuant to WYO. STAT. ANN. § 33-26-408(c) and as such shall be reported to the Federation of State Medical Boards and to the National Practitioner Data Bank pursuant to the Health Care Quality Improvement Act of 1986, Title IV of Public Law 99-660, as amended, and Federal Regulations at 45 CFR Part 60. The

Consent Decree shall also be reportable as provided in Chapter 4, Section 9 and Chapter 6, Section 3 of the Board's RULES AND REGULATIONS.

7. Respondent acknowledges that this Consent Decree is between Respondent and the Board only and that this Consent Decree will have no legal effect unless and until the entire Board approves its contents. If the Board does not approve this Consent Decree, and this matter should proceed to a contested case hearing, Respondent will not assert the Board's consideration of the Consent Decree as grounds to assert bias, prejudice, prejudgment and similar defenses at said contested case hearing.

8. Respondent acknowledges that he has been offered the opportunity to confer with counsel regarding this Consent Decree; that he understands each of the terms hereof; and that he is entering into this Consent Decree freely and voluntarily.

9. This Consent Decree constitutes the entire agreement between the Board and the Respondent; there are no other agreements or understandings which are not set forth herein; and this Consent Decree may not be modified or amended, except in writing executed by all parties hereto.

10. If any part of this Consent Decree is later declared void or otherwise unenforceable, the remainder of the Consent Decree in its entirety shall remain in full force and effect.

11. If the terms and conditions of this Consent Decree are approved by the Board, this Consent Decree will be effective as of the date on which Respondent signs it.

Jonathan W. Singer

Jonathan W. Singer, D.O.
Respondent

11-12-09

Date

BEFORE THE
WYOMING BOARD OF MEDICINE

VERNON W. MILLER, M.D. and)	
RANDAL C. MOSELEY, M.D.)	
)	
Petitioners,)	
)	
vs.)	
)	
JONATHAN W. SINGER, D.O.)	Docket 98-32
)	
Respondent.)	

CONSENT DECREE

COME NOW, the Wyoming Board of Medicine ("Board") and Jonathan W. Singer, D.O., ("Respondent") and stipulate and agree as follows:

WITNESSETH:

WHEREAS, the Board is the sole and exclusive regulatory agency in the State of Wyoming regarding the practice of medicine and surgery; and

WHEREAS, Jonathan W. Singer, D.O., Respondent, is the holder of Wyoming Physician's License Number 3675A issued by the Board and is, therefore, subject to the disciplinary jurisdiction of the Board; and

WHEREAS, Petitioners discovered that Respondent was the subject of a license disciplinary action before the Colorado State Board of Medical Examiners, Docket ME 96-30 (the "Colorado action"). On March 31, 1999, the Administrative Law Judge presiding over the Colorado action issued his Initial Decision in such case. On April 22, 1999, the Colorado State Board of Medical Examiners entered a Final Board Order in the Colorado action and on May 24, 1999, the Colorado State Board of Medical Examiners entered an Amended Final Board Order in the Colorado action; and

WHEREAS, the Final Board Order entered in the Colorado action imposed, among other sanctions, a thirty (30) day suspension of Respondent's license to practice medicine in Colorado; and

WHEREAS, based thereon, Petitioners sought and were granted leave to file an Amended Complaint before the Board on April 29, 1999, alleging a violation by Respondent of W.S. § 33-26-402(a)(xxv); and

WHEREAS, Respondent served such suspension of his license to practice medicine in Colorado during May, 1999; and

WHEREAS, Respondent has filed an appeal of the Final Board Order and Amended Final Board Order of the Colorado State Board of Medical Examiners with the Colorado Court of Appeals; and

WHEREAS, Petitioners conducted an informal interview with Respondent, pursuant to W.S. § 33-26-401(b) on October 4, 1998; and

WHEREAS, after having considered the circumstances of this case, Petitioners and Respondent have determined that resolution by this Consent Decree under the terms and conditions set forth herein is appropriate.

NOW, THEREFORE, in lieu of proceeding to a contested case hearing in this disciplinary case at which the Petitioners would seek revocation of Respondent's physician's license, Respondent and the Petitioners hereby agree and consent as follows:

1. Respondent admits that the Board is a duly authorized administrative agency of the State of Wyoming with the appropriate statutory authority to regulate the practice of the medicine and surgery in the State of Wyoming; that this Consent Decree and the filing of such document are in accordance with the requirements of law; that the Board is lawfully constituted to consider this matter to include consideration of this Consent Decree; that the Board in acting in this matter is not acting beyond the jurisdiction conferred to it by any provision of law and, under the provisions of the Board's duly-adopted Rules of Practice and Procedure for Disciplinary Complaints Against Physicians (Chapter 1), specifically Section 4(h) thereof, the Board has the authority to enter into this Consent Decree. Respondent acknowledges that if a full adjudicative hearing was held with regard to this matter, the Board counsel would present evidence and witnesses in support of the alleged violations of the Wyoming Medical Practice Act, and that Respondent would also present evidence and witnesses in support of his defenses. In light of the resolution reached in this Consent Decree, Respondent shall not subsequently contest nor defend such allegations. Respondent further understands and agrees that by entering into this Consent Decree, he is waiving

his right to a hearing. Respondent voluntarily and knowingly waives his rights to present a defense by oral testimony and documentary evidence, to submit rebuttal evidence, to conduct such cross-examination of witnesses as may be desired and to waive any and all substantive and procedural motions and defenses that could be raised if an administrative hearing would be held.

2. Respondent admits that, by the temporary suspension of his license to practice medicine in Colorado and having served such temporary suspension, even though an appeal of said suspension is currently before the Colorado Court of Appeals, he has, as of this date, violated the Wyoming Medical Practice Act, specifically, W.S. § 33-26-402(a)(xxv).

3. In lieu of the investigative material being presented to the Board in compliance with the Wyoming Administrative Procedure Act and the Wyoming Medical Practice Act as evidence in a formal adjudicative hearing, Respondent, by his signature attached to this Consent Decree hereby agrees to the following terms and conditions stated herein which will encumber and limit his right to continue his practice of medicine in the State of Wyoming and which will be subject to disclosure and reporting as provided herein:

a. Respondent shall, within thirty (30) days following his execution of this Consent Decree, identify and submit to Petitioners, in care of the Board office, information, including the length and content of a continuing medical education course(s) dealing with the subject matter of medical record keeping for practitioners of medicine. The Petitioners shall consider such submission and, if appropriate to the issues involved with this case, approve the course(s) as suitable for these purposes. Following approval of a course or courses by Petitioners, Respondent shall successfully complete such course or courses within twelve (12) months of such approval, unless such time period is extended due to the timing of the course offerings. Respondent, as a condition of this Consent Decree, shall submit to Petitioners certified evidence of his successful completion of such approved course or courses. If Respondent cannot find such a course, Petitioners shall designate one.

b. Respondent shall permit, cooperate with and submit to a review and monitoring program of his office practice in the State of Wyoming by an agent of the Board, Richard Campbell, D.O. (or his replacement), at the Board's expense. Such program shall extend for a period of twelve (12) months from the date of the Order approving this Consent Decree. The agent of the Board who reviews and monitors Respondent's practice in this state shall be bound by and comply with the confidentiality restrictions imposed upon the Board by W.S. § 33-26-408(c) relative to the medical records of Respondent's patients. The Board office shall coordinate and schedule the review and monitoring visits by its agent to Respondent's Wyoming office at times convenient and available to the Board's agent and Respondent. The review of

Respondent's recordkeeping practices for selected patients shall involve a review of those practices of Respondent only after the date of this Consent Decree. Respondent and Petitioners agree that the Board's agent shall perform each of the tasks described in the Practice Monitoring section (§§ 6 and 7) of that Final Board Order issued in the Colorado action, which is hereby incorporated herein by this reference, except that the frequency of visits by the Board's agent shall not occur more frequently than quarterly and the statutory reference in § 7 shall be to the Wyoming Medical Practice Act, W.S. §33-26-101 et seq. The Board's agent shall issue a report to Petitioners following each such visit. A copy of such reports shall be furnished to Respondent. Should the Board's agents recommend additional training, education or conditions or restrictions upon Respondent's practice based upon such report(s) and should Respondent and the Board agree to such recommendation(s), this Consent Decree shall be amended to incorporate such recommendations. Should Respondent refuse to agree to any such amendments, this Consent Decree shall become void and this case shall be set for a contested case hearing upon all remaining claims set forth in the Amended Complaint and any additional claims that are discovered as a result of the review and monitoring program described in this subparagraph.

c. From the date of his execution hereof and for a period of five (5) years following such date, his license to practice medicine in this state shall be placed on probation, subject to the terms hereof; and

d. Respondent shall appear for a personal interview with the Petitioners or their successors at the June Board meeting each year during the term of such probation and until further Order of the Board commencing with the June, 2000 meeting and discuss at such interview his current practice and the manner in which he has and shall comply with the terms hereof.

4. The terms hereof shall remain in full force and effect unless modified by further Board Order.

5. The terms of this Consent Decree and the Order of the Board approving this Consent Decree shall be reportable as a final order of the Board, subject to the reporting requirements of all final Board Orders.

6. Nothing in this Consent Decree shall be construed to deny the Board jurisdiction to investigate alleged violations of the Medical Practice Act or complaints received by the Board which are unknown at this time or that are not covered under the conditions of this Consent Decree or subsequent acts which are unknown to the Board.

7. The Respondent may petition the Board after two (2) years for a reinstatement of full licensure privileges. The Board has the authority to reduce the

period of probation and will do so if, in its discretion, such reduction in the length of the period of probation is warranted.

8. Should Respondent cease practicing medicine in the State of Wyoming, the period of probation shall continue in effect so long as Respondent continues to abide by the terms of this probation. That is, there shall be no tolling of the period of probation under such circumstances.

9. Upon successful completion of probation, Respondent shall return to the full unencumbered and unlimited practice of medicine and surgery.

10. Respondent acknowledges that he has conferred with his own counsel regarding this Consent Decree; that he understands each of the terms hereof and that he is entering into this Consent Decree freely and voluntarily.

11. This Consent Decree constitutes the entire agreement between the Board and Respondent; there are no other agreements or understandings between them which are not set forth herein and this Consent Decree may not be modified or amended except by a writing executed by all parties hereto.

IN WITNESS WHEREOF, the parties have executed this Consent Decree on the dates shown.

Jonathan W. Singer, D.O.
JONATHAN W. SINGER, D.O.
RESPONDENT

March 20, 2000
DATE

Alan Avery
ALAN AVERY
ATTORNEY FOR RESPONDENT

20 March 2000
DATE

Vernon W. Miller
VERNON W. MILLER, M.D.
PETITIONER

3/27/00
DATE

Randal C. Moseley
RANDAL C. MOSELEY, M.D.,
PETITIONER

3/31/00
DATE