

To: Minnesota Attorney General Keith Ellison ("AG Ellison")

From: Roger J. Day, MD ("Dr. Day")

RE: Renewed Request to hold conference
on the issue of the State's chronic,
fraudulent misregulation of MN
Physician & Surgeon License # 33984

whereas MN Physician & Surgeon License 33984
("Dr. Day's ^{medical} license") was issued in
September 1990; and,

whereas Dr. Day's ^{medical} license and practice came under
state investigation along with the
training permit and practice of the
University of Minnesota School of Medicine
in April 1991; and,

whereas the state ^{initially} deferred to the University
of Minnesota to investigate itself
and Dr. Day; and,

whereas the state subsequently opened a
"contested case" in the matter of Dr. Day's
medical license in May 1992; and,

(over)

whereas Dr. Day and the state entered into a contractual agreement to continue the forensic medical investigation of Dr. Day indefinitely, ^{beginning December 1992} by means of continuous data gathering from Dr. Day's healthcare providers, and serial forensic medical assessments by the state medical board and its consultants; and

whereas the state opened a second "contested case" in the matter of Dr. Day's medical license in November 2002, on the pretense that 'failure to progress' warranted additional discipline; and,

whereas the state issued a "Decision and Order" in the second case in June 2005, which falsely claims to be a "stipulation" by Dr. Day, "superceding" the 1992 contract.

Therefore, Dr. Day proposes that the state admit the dishonesty and illegitimacy of the June 17, 2005 Public action in the matter of Dr. Day's medical license; and,

Therefore, it is imperative that AG Ellison confer with Dr. Day to comprehend and begin reversing all of the state's dishonesties in the matter of Dr. Day's medical licensure.