Before the
Administrative Hearing Commission
State of Missouri

STATE COMMITTEE OF PSYCHOLOGISTS,

Petitioner,

vs.

RICHARD LIND,

Respondent.

No. 98-002019 PS

CONSENT ORDER


On July 14, 1998, the parties filed a "Joint Stipulation of Facts, Waiver of Hearing Before the Administrative Hearing Commission and State Committee of Psychologists and Consent Order With Joint Proposed Findings of Fact and Conclusions of Law." Our review of the document shows that the parties have stipulated to certain facts and waived their right to a hearing before us. We find that the facts stipulated are true. We conclude that the licensee is subject to discipline under section 337.035.2(5), (13) and (15), RSMo 1994. We incorporate the parties’ proposed findings of fact and conclusions of law into this Consent Order under Regulation 1 CSR 15-2.450(1)(B). We certify the record to the licensing agency under section 621.110, RSMo 1994.

No statute authorizes us to determine whether the agency has complied with the provisions of section 621.045.3. This is consistent with the holding that we have no role in superintending agency compliance with statutory procedures. Missouri Health Facilities Review Comm. v. Administrative Hearing Comm’n, 700 S.W.2d 445, 450 (Mo. banc 1985). Therefore, we do not determine whether the agency complied.

SO ORDERED on August 26, 1998.

SHARON M. BUSCH
Commissioner
BEFORE THE
ADMINISTRATIVE HEARING COMMISSION
STATE OF MISSOURI

STATE COMMITTEE OF PSYCHOLOGISTS,
3605 Missouri Boulevard
Jefferson City, MO 65102

Petitioner,

v.

RICHARD LIND
635 S. Douglas
Springfield, MO 65806

Respondent.

JOINT STIPULATION OF FACTS, WAIVER OF HEARING
BEFORE THE ADMINISTRATIVE HEARING COMMISSION AND
STATE COMMITTEE OF PSYCHOLOGISTS AND CONSENT ORDER
WITH JOINT PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW

Pursuant to the rules governing practice and procedure before the Administrative
Hearing Commission (1 CSR 15-2.450(1)) and pursuant to the terms of § 536.060, RSMo
Supp. 1997, as it is made applicable to the Administrative Hearing Commission by
§ 621.135, RSMo 1994, the parties waive the right to a hearing of the above-styled case
by the Administrative Hearing Commission of the State of Missouri and, additionally, the
right to a disciplinary hearing before the State Committee of Psychologist under
§ 621.135, RSMo 1994, and jointly stipulate to the facts and consent to the imposition of
disciplinary action against the Respondent's psychology license for violations of statutes
set forth below.
Respondent acknowledges that he has received and reviewed a copy of the Complaint filed by the State Committee of Psychologists in this case and the parties submit to the jurisdiction of the Administrative Hearing Commission.

The Respondent acknowledges that he is aware of the various rights and privileges afforded him by law, including the right to appear and be represented by counsel; the right to have a copy of the complaint served upon her/him by the Administrative Hearing Commission prior to the entering of its order; the right to have all charges against Respondent proven upon the record by competent and substantial evidence; the right to cross-examine any witness appearing at the hearing against Respondent; the right to present evidence on Respondent's own behalf at the hearing; the right to a decision upon the record of the hearing by a fair and impartial administrative hearing commissioner concerning the complaint pending against Respondent; and the right to a ruling on questions of law by an administrative hearing commissioner. **Being aware of these rights provided the Respondent by operation of law, the Respondent, knowingly and voluntarily waives each and every one of these rights and freely enters into this Joint Stipulation of Facts, Waiver of Hearing Before the Administrative Hearing Commission and State Committee of Psychologists and Consent Order with Joint Proposed Findings of Fact and Conclusions of Law and agrees to abide by the terms of this document as they pertain to Respondent.**
Based upon the foregoing, the Petitioner and the Respondent jointly stipulate to the following and request that the Administrative Hearing Commission adopt as its own the Joint Proposed Findings of Fact and the Joint Proposed Conclusions of Law as the Administrative Hearing Commission's Findings of Fact and Conclusions of Law:

**JOINT PROPOSED FINDINGS OF FACT**

1. The State Committee of Psychologists (the "Committee") is an agency of the state of Missouri created and established pursuant to § 337.050, RSMo 1994, for the purpose of executing and enforcing the provisions of Chapter 337, RSMo.

2. Richard Lind ("Respondent") is licensed by the Committee as a psychologist, License No. PYR0415. Respondent's Missouri license was at all times relevant herein, and is now, current and active.

3. On or about April 1997 until on or about May 19, 1997, Respondent worked as a psychologist at Lakeland Regional Hospital ("Lakeland"), Springfield, Missouri. Lakeland is a psychiatric hospital.

4. On or about April 1997 until on or about April 19, 1997, RF was a patient at Lakeland. RF was 18 years old at the time.

5. During RF's stay, Respondent was a group leader for her adult group therapy sessions.

6. During therapy with RF, Respondent was aware that RF was having transference issues with Respondent.
7. Psychological transference is defined as the process whereby a client projects onto her psychologist past feelings or attitudes toward significant people in her life. The client's unfinished business produces a distorted view in the way she perceives and reacts to the psychologist.

8. Respondent documented the transference issues in RF's chart but did not continue to document this issue after several weeks.

9. It is the standard of practice in psychology to fully document issues that affects a client's progress in therapy.

10. Respondent was unsure how to address the transference issue with RF but did not seek supervision in managing this therapeutic issue.

11. It is the standard of practice in psychology to seek supervision regarding a therapeutic issue of which one is unsure or lacks to expertise to manage.

12. On or about April 19, 1997, RF was transferred from Lakeland to another psychiatric hospital in Kansas City where she was discharged on May 16, 1997.

13. After her discharge, RF wanted to return to Springfield, Missouri where Respondent lived.

14. Prior to discharge, RF called Respondent and told him she had no place to stay for several days after discharge.

15. Believing that RF had no place to stay and would be released without anywhere to go, Respondent bought RF a bus ticket to Springfield.
16. Upon RF's arrival, Respondent met her at the bus station and drove her to a motel.

17. Respondent paid for the room and registered it in his name with a fake address.

18. Respondent then bought pizza and ate it with RF while they watched television.

19. Once Respondent decided to help RF, Respondent provided RF with his home telephone number and home address.

20. Respondent and RF had an understanding that RF would contact friends with whom RF could stay the next day. When she had not done this by the next morning, Respondent took RF to his home to use his telephone to contact friends while Respondent went to work. Respondent again had the understanding that RF would contact and go to stay with her friends that day.

21. While staying at Respondent's home, RF found alcohol which she drank and found over-the-counter respiratory medication which she took.

22. RF began to have psychological problems, reportedly due to lack of medication. She called some friends to help her obtain her medication. They picked her up at Respondent's home and RF was hospitalized later that day due to apparent decompensation.

23. Respondent had a dual relationship with RF.
24. Under 4 CSR 235-5.030(4)(B), a dual relationship is defined as a professional relationship with a client when the competency of the psychologist is or could reasonably be expected to be impaired because of the psychologist's present or previous social, sexual, emotional, or financial relationship with the client.

25. On or about October 1997, Respondent wrote RF a letter. A true and accurate copy of the letter is attached as Exhibit A and incorporated by reference as though fully set forth herein.

26. In the letter, Respondent asked RF to send a letter to Respondent's employer.

27. In the letter, Respondent told RF what he wanted her to say in her letter regarding her visit to Springfield on or about May 16, 1997.

28. In the letter, Respondent told RF to state that they had no intimate contact and that RF said they did because she wanted an intimate relationship and she thought this is what others wanted to hear.

29. In the letter, Respondent tells RF not to tell anyone about the letter, that he wrote it, or that further contact had occurred by telephone or mail after the May 16, 1997 incident.

30. 4 CSR 235-5.030 states in pertinent part:

   (A) Purpose. The ethical rules of conduct constitute the standards against which the required professional conduct of a psychologist is measured.
(C) Responsibility for Own Actions. The psychologist, when functioning as a licensed psychologist, shall be fully responsible for his/her own professional decisions and professional actions.

(D) Violations. A violation of these ethical rules of conduct constitutes unprofessional conduct and is sufficient reason for disciplinary action or denial of either original licensure, reinstatement or renewal of licensure.

JOINT PROPOSED CONCLUSIONS OF LAW

31. Respondent's conduct constitutes a general lack of disposition to use a professional ability such as honesty and integrity.

32. Respondent's conduct constitutes intentional wrongdoing.

33. Respondent's conduct constitutes a conscious indifference to a professional duty.

34. Respondent violated a professional trust and confidence between him and his employer that Respondent would not engage in a dual relationship with his client nor ask others to lie to his employer.

35. Respondent violated a professional trust and confidence between him and his client that Respondent would not engage in a dual relationship with RF.

36. Cause exists for discipline against Respondent's psychologist license pursuant to § 337.035.2(5), (13) and (15), RSMo 1994, which provide:

2. The committee may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621, RSMo, against any holder of any certificate of
registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered his certificate of registration or authority, permit or license for any one or any combination of the following causes:

... 

(5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter; 

... 

(13) Violation of any professional trust or confidence. 

... 

(15) Being guilty of unethical conduct as defined in "Ethical Rules of Conduct" as adopted by the committee and filed with the secretary of state.

37. Respondent's conduct as set forth herein violates the following ethical standards for psychologists set forth in 4 CSR 235-5.030(3)(D), (4)(C)2, and (5)(E) which provide:

(3) Competence. 

... 

(D) Referral. The psychologist shall make or recommend referral to other professional, technical or administrative resources when that referral is clearly in the best interest of the client. The psychological and emotional well being of the client shall be the primary consideration in the referral process...
(4) Impaired Objectivity and Dual Relationships.

... 

(C) Prohibited Dual Relationship.

... 

2. The psychologist, in interacting with any current client or with a client to whom the psychologist has at anytime within the previous twenty-four (24) months rendered counseling, psychotherapeutic or other professional psychological services for the treatment or amelioration of emotional distress or behavioral inadequacy, shall not enter into a financial or other potentially exploitative relationship with him/her/them.

... 

(5) Client Welfare.

... 

(E) Sexual or Other Dual Relations With a Client. The psychologist shall not enter into a sexual or other dual relationship with a client, as specified in subsections (4)(B) and (C) of these ethical rules of conduct.

II

DISCIPLINARY ORDER

I. DISCIPLINE IMPOSED

A. By agreement of the parties, License No. PYR0415 of Richard Lind is hereby placed on suspension for a period of one (1) year to be followed by a period of probation for 5 years (the disciplinary period). During the
disciplinary period Licensee must adhere to the following terms and conditions:

1. Licensee shall submit all copies and originals of Licensee's psychologist license, wallhanging, and wallet certificate to the State Committee of Psychologists within ten (10) days of the effective date of this agreement to be held during the period of suspension.

2. During the period of suspension, Licensee shall not engage in any counseling, guidance, psychotherapy, or acts which fall under the definition of the term psychology as set forth in Sections 337.015.3 and 337.015.4 RSMo, 1994, whether license is required for such acts or not.

II. REQUIREMENTS REGARDING PSYCHOLOGICAL EVALUATION

A. At Licensee's expense, Licensee must undergo a comprehensive psychological evaluation to assess current functioning and effects of such functioning on licensee's ability to practice, conducted by a licensed and/or board certified psychologist approved by the State Committee of Psychologists. Within the period of suspension, Licensee shall submit a list of no less than five (5) proposed psychologist to conduct the evaluation. The Committee may approve a psychologist from this list, or may require a second list of five (5) psychologist which the Licensee shall submit within twenty (20) business days of the Committee's request. The Licensee must
begin the evaluation within thirty (30) days of the Committee's approval or during the period of suspension whichever is sooner. The Licensee must immediately notify the Committee, in writing, of the start date of the evaluation.

B. The written evaluation must be submitted by the evaluating psychologist to the State Committee of Psychologists within thirty (30) days of the evaluation being initiated. It shall be Licensee's responsibility to ensure that the evaluation is submitted by the evaluating psychologist to the State Committee of Psychologists.

C. The evaluating psychologist shall be released to discuss the purpose and methods of the evaluation with a representative of the State Committee of Psychologists prior to performing the evaluation. The evaluation will be pursuant to consultation with the State Committee of Psychologists. While Licensee will pay for the evaluation, the evaluating psychologist will work on behalf of the State Committee of Psychologists.

D. Licensee shall abide by the recommendations of the evaluating psychologist set forth in the psychological evaluation. Licensee shall engage in all psychological testing, evaluation, supervision, therapy or other treatment recommended. If therapy is deemed appropriate, the treating health care provider must be different from the professional performing the evaluation and must be approved by the State Committee of Psychologists. Licensee
shall commence any recommended therapy or treatment within twenty (20) days of the evaluation completion date.

E. If therapy is deemed appropriate, it must be continued according to the frequency of sessions recommended by the evaluating psychologist. The treatment modality or plan shall reflect issues and themes recommended by the evaluating psychologist as well as any additional treatment goals. Ongoing treatment and documentation should address the evaluating psychologist's recommendation.

F. In the event the treating psychologist becomes unable or decides not to continue serving in his/her capacity as a treating psychologist during the disciplinary period, then, the Licensee shall:

1. within three (3) business days of being notified of the treating psychologist's inability or decision not to continue serving as the treating psychologist or otherwise learning of the need to secure a treating psychologist, advise the State Committee in writing that he/she is needing to secure a treating psychologist and the reasons for such change; and

2. within twenty (20) business days of being notified of the treating psychologist inability or decision not to continue serving as the treating psychologist or otherwise learning of the need to secure a treating psychologist, secure a treating
psychologist pursuant to and in accordance with the terms and conditions set forth in this agreement.

G. Licensee must give the State Committee of Psychologists, or its representative, permission to review Licensee's personal treatment or medical records.

H. In any professional activity in which Licensee is involved, all individuals whom Licensee treats, evaluates, or provides service must allow their treatment records to be reviewed by the State Committee of Psychologists or its representatives.

I. Licensee's treating psychologist must report every six (6) months to the State Committee of Psychologists on Licensee's progress. It is Licensee's responsibility to ensure that these reports are provided in a timely manner.

III. OTHER REQUIREMENTS

A. Licensee must complete a professional education course on the topic of ethics approved by the State Committee of Psychologists. Such course must be taken in a department of psychology/counseling/behavioral studies from a regionally accredited university for graduate credit of no less than three (3) semester hours. The Licensee must obtain a grade of B or higher in the course. Readings courses, correspondence courses or independent study courses are unacceptable.
B. During the probationary period, Licensee must inform Licensee's employers, and all hospitals, institutions, and managed health care organizations with which licensee is affiliated, that Licensee's work as a professional psychologist is under probation by the State Committee of Psychologists. (Licensee must obtain written verification that each patient/client that Licensee treats, evaluates, or consults has been so informed.)

C. During the probationary period, Licensee's practice as a professional psychologist shall be supervised on a weekly basis by a psychologist approved by the State Committee of Psychologists. If Licensee has failed to secure a supervisor within twenty (20) business days from the start of probation the Licensee shall cease practicing psychology until a supervisor is secured. Licensee shall be responsible for any payment associated with the supervision. Supervision includes, but is not limited to, record keeping, diagnostic competence, ethics, on-site face-to-face review of cases, and review, (approval, and co-signing), of written reports such as case notes, intake assessments, test reports, treatment plans, and progress reports.

D. In the event the supervising psychologist becomes unable or decides not to continue serving in his/her capacity as a supervising psychologist or otherwise ceases to serve as a supervising psychologist during the period of probation, then, the Licensee shall:
1. within three (3) business days of being notified of the supervising psychologist's inability or decision not to continue serving as the supervising psychologist, or otherwise learning of the need to secure a supervising psychologist, advise the State Committee of Psychologists in writing that he/she is needing to secure a supervising psychologist and the reasons for such change; and

2. within twenty (20) business days of being notified of the supervising psychologist's inability or decision not to continue serving as the supervising psychologist, or otherwise learning of the need to secure a supervising psychologist, secure a supervising psychologist pursuant to and in accordance with the terms and conditions set forth in this agreement. After twenty (20) business days, the Licensee shall not practice if he or she has not secured a supervisor.

E. The supervising psychologist shall be vested with administrative authority over all matters affecting the provision of psychological health services provided by Licensee so that the ultimate responsibility for the welfare of every client is maintained by the supervising psychologist.
F. Licensee must give the State Committee of Psychologists or its representatives permission to review Licensee's personal treatment or medical records.

G. In any professional activities in which Licensee is involved, all individuals whom Licensee treats, evaluates, consults, or provides services must agree to allow their treatment records to be reviewed by the State Committee of Psychologists or its representatives.

H. Licensee's therapist must report every six months to the State Committee of Psychologists on Licensee's progress. It is Licensee's responsibility to ensure that these reports are provided in a timely manner.

I. Licensee's supervising psychologist must report every six (6) months on Licensee's compliance with this Agreement.

IV. GENERAL REQUIREMENTS

A. Licensee may not serve as a supervisor for any psychological trainee, psychological intern, psychological resident, psychological assistant, or any person undergoing supervision during the course of obtaining licensure as a psychologist, professional counselor, or social worker.

B. Licensee must keep the State Committee of Psychologists apprised at all times, in writing, of Licensee's current home and work addresses and telephone numbers.
C. Licensee is required to pay to the State Committee of Psychologists, in a timely fashion, all requisite fees required by law to renew and keep current Licensee's psychology license in Missouri.

D. Licensee is required to comply with all provisions of Chapter 337, RSMo, the rules and regulations duly promulgated by the State Committee of Psychologists and state and federal criminal laws.

E. Licensee must provide periodic reports of Licensee's compliance with this agreement every six (6) months.

F. At Licensee's expense, Licensee must agree to meet with the State Committee of Psychologists at reasonable intervals designated by the Committee. If Licensee is not living in the state of Missouri, the meetings may be done by telephone or mail.

G. Upon the expiration of the disciplinary period, the Licensee's license as a psychologist in Missouri shall be fully restored, provided all provisions of this agreement and all other requirements of law have been satisfied.

H. If the State Committee of Psychologists determines that the Licensee has violated a term or condition of his/her discipline, or has otherwise failed to comply with the provision of Chapter 337 RSMo, which violation would be actionable in a proceeding before the State Committee of Psychologists or the Administrative Hearing Commission or a circuit court, the State Committee of Psychologists may elect to pursue any lawful remedies or
procedures afforded to it, and is not bound by this agreement and its selection of remedies concerning such violation.

I. Licensee hereby waives and releases the State Committee of Psychologists, its members and any of its employees, agents, or attorneys, including any former Committee members, employees, agents, and attorneys, of, or from, any liability, claim, actions, causes of action, fees costs and expenses, and compensation, including, but not limited to any claims for attorneys fees and expenses, including any claims pursuant to §536.087, RSMo, or any claim arising under 42 USC 1983, which may be based upon, arise out of, or relate to any of the matters raised in this litigation, or from the negotiation or execution of this joint stipulation. The parties acknowledge that this paragraph is severable from the remaining portions of this joint stipulation in that it survives in perpetuity even in the event that any court of law deems this joint stipulation or any portion thereof void or unenforceable.

J. The parties to this order understand that the State Committee of Psychologists will maintain this order as an open record of the Committee as provided in Chapter 337, 610, and 620 RSMo.
RESPONDENT

Richard Lind 7/4/98

STATE COMMITTEE OF
PSYCHOLOGISTS

Pamela Groose 7/10/98
Executive Director
date

Kimberly Gibbens 7/13/98
Assistant Attorney General
date
BEFORE THE
STATE COMMITTEE OF PSYCHOLOGISTS
STATE OF MISSOURI

STATE COMMITTEE OF PSYCHOLOGISTS,
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Petitioner,
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v.
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RICHARD LIND,
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Respondent.
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)
No. PY-02-04

FINDINGS OF FACT, CONCLUSIONS OF LAW
AND DISCIPLINARY ORDER

This matter appears before the Missouri State Committee of Psychologists
("Board") pursuant to a complaint of violation of the terms and conditions of probation.

The Board convened a hearing on March 14, 2003, at the Embassy Suites Hotel,
220 West 43rd Street, Kansas City, Missouri for the purpose of determining whether a
probation violation occurred and the appropriate disciplinary action against Respondent's
license. The Board was represented by Shannon Hamilton, Assistant Attorney General.
Respondent, Richard Lind, was not present and was not represented by counsel.

FINDINGS OF FACT

1. The Board is an agency of the State of Missouri created and established by
Section 337.050, RSMo 2000\(^1\), for the purpose of administering and enforcing the
provisions of Chapter 337, RSMo, relating to psychologists.

\(^1\)All statutory references are to Revised States of Missouri 2000, as supplemented,
unless otherwise indicated.
2. Respondent Richard Lind ("Respondent" or "Lind") is licensed by the Board as a psychologist and holds license number PYR0415 issued by the Board.

3. License PYR0415 (the "License") was current and active until January 31, 2002 when it lapsed.

4. On or about July 14, 1998, the parties filed a "Joint Stipulation of Facts, Waiver of Hearing" before the Administrative Hearing Commission and State Committee of Psychologists and Consent Order with Joint Proposed Findings of Fact and Conclusions of Law" (the "Joint Stipulation") with the Administrative Hearing Commission in Case Number 98-002019PS.

5. By Consent Order dated August 26, 1998, the Administrative Hearing Commission found the facts stipulated as true and the psychologist license held by Lind subject to discipline (the "Order").

6. The terms of discipline contained in the Joint Stipulation became effective the date of the Consent Order.

7. Pursuant to the Joint Stipulation, the License was suspended for a period of one year (August 26, 1998 through August 26, 1999) followed by a five-year probation (August 26, 1999 through August 26, 2004) subject to certain terms and conditions.

8. On or about February 26, 2003, a Complaint was filed with the Board alleging violations of the terms and conditions of probation as set forth in the Joint Stipulation.
9. Lind filed no Answer to the Complaint.

**Count I**

**Psychological Evaluation and Treatment**

10. Paragraph II.A. of Part II (page 10) of the Joint Stipulation required Lind to undergo a comprehensive psychological evaluation by a psychologist approved by the Board within 30 days of the Board’s approval of the psychologist.

11. Paragraph II.D., part II (page 11) of the Joint Stipulation required Lind to abide by the recommendations of the evaluating psychologist set forth in the psychological evaluation. Lind was required to engage in all psychological testing, evaluation, supervision, therapy, or other treatment recommended. If therapy was deemed appropriate, the treating health care provider was required to be different from the professional performing the evaluation and must be approved by the Board.

12. Lind underwent a psychological evaluation and, upon recommendation of the evaluating psychologist, was to seek treatment.

13. Lind began treatment by Alan W. Aram, Psy.D. (“Aram”) on or about May 18, 2001 to comply with this condition of his probation.

14. The Board received a report from Aram dated August 21, 2001 summarizing Lind’s psychotherapy in compliance with Paragraph II.I, part II (p. 13) of the Joint Stipulation.

15. The Board received a letter from Lind dated September 1, 2001 in which Lind advised the Board that he had terminated treatment with Aram.

17. No provision of the Joint Stipulation gives Lind the authority to terminate treatment.

Count II
Lapse of License


19. Lind has not applied for renewal of the License nor has he paid the fees required for renewal.

20. Paragraph IV.C. of part II (page 17) of the Joint Stipulation states:

Licensee is required to pay to the State Committee of Psychologists, in a timely fashion, all requisite fees required by law to renew and keep current Licensee’s psychology license in Missouri.

Count III
Reports to Committee

21. Lind has filed no reports or had any communication with the Board since September 21, 2001.

22. Paragraph IV.E, Part II (page 17) of the Joint Stipulation states “Licensee must provide periodic reports of Licensee’s compliance with this agreement every six (6) months.”

CONCLUSIONS OF LAW

23. The Board has jurisdiction over this proceeding in that the Complaint
presents a case in which the Board must determine whether a licensee has violated a condition or conditions of discipline. Section 334.920.2, RSMo 2000; Mendelsohn v. State Bd. of Registration for the Healing Arts, 3 S.W.3d 783 (Mo. banc 1999).

24. Respondent's conduct is in violation of the terms of discipline set forth in the probated license as follows:

   a. Lind violated Paragraph II.D. of Part II (page 11) of the Joint Stipulation by terminating treatment with Aram and not seeking treatment from another psychologist;

   b. Lind violated Paragraph II.F. of Part II (page 12) of the Joint Stipulation by terminating treatment with Aram;

   c. Lind violated Paragraph IV.C. of Part II (page 17) of the Joint Stipulation by failing to renew and keep current his psychology license in Missouri; and

   d. Lind violated Paragraph IV.E. of Part II (page 17) of the Joint Stipulation by failing to provide periodic reports of his compliance with the Joint Stipulation every six (6) months.

25. Paragraph IV.A. of Part II (page 17) of the Joint Stipulation entitles the Board to take such disciplinary action as the Board deems appropriate if Respondent fails to comply with the terms of probation.

26. The findings of fact show cause for this Board to impose such disciplinary action as this Board deems appropriate.
DECISION AND ORDER

THEREFORE, after fully considering the evidence before the Board, it is the decision of the State Committee of Psychologists that Respondent, Richard Lind, has violated the terms of his probated license and that Respondent's license as a psychologist is subject to further discipline.

It is the Order of the State Committee of Psychologists that the license to practice as a psychologist issued to Richard Lind, numbered PYR0415, is hereby REVOKED.

Richard Lind shall within ten days of receipt of this Order return all evidence of Missouri licensure including, but not limited to, all copies and originals of Respondent's psychologist license, wall hanging, and wallet certificate to the State Committee of Psychologists.

Entered this 1st day of December, 2003.

IT IS SO ORDERED

(BOARD SEAL)

STATE COMMITTEE OF PSYCHOLOGISTS

Pamela Groose, Executive Director