

There is no approved list for the new Caribbean medical schools. An application for a Fellowship license has been denied because the applicant attended one of these new schools. When the report is received from the Federation of State Medical Boards about these schools, the Board should have more information.

A report was given of the meeting attended in San Diego, California of the Federation of Associations of Health Regulatory Boards.

VII. Secretary's Report:

The Kansas Medical Society had several representatives at the House Rules and Regulations Committee which talked about advanced registered nurse-practitioner rules and regulations. The language in the regulation says that the advanced nurse-practitioner shall be a member of a physicians directed health care team, which Dr. Jumper thought not to be too definitive, and this bill was voted down.

It was noted that a bill has gone all the way through the legislature which allows a nurse midwife to be responsible for the management and complete care of the healthy expanding family throughout pregnancy, labor, delivery and postpartum care. This was opposed by Dr. Jumper as a member of a health care team. Regulations were asked for as those that applied to physicians assistants and it was voted down.

Dr. Jumper noted that Mrs. Carlson had already alluded to the Dispensing Physicians Bill. Dr. Jumper suggested members write Secretary of the Senate and Secretary of the House before the next session and ask to be put on their mailing lists for information on bills that will be discussed in the future.

Regulations for fee increases were approved at the Legislative Rules and Regulations Committee Meeting. Dr. Jumper stated to the committee that the Board will go over the Rules and Regulations of the Board of Healing Arts very thoroughly and he asked to discuss this with the legislature again this summer. This committee was very receptive to this idea.

Dr. Jumper noted that the Federation of State Medical Boards Meeting is coming up in April. There are several resolutions that are to be offered which he thought the Board could probably support in total.

Dr. Jumper asked the Board for suggestions as to exceptions for CME requirements. He noted that he has licensees write and say they only do insurance physicals and want to know if they have to maintain CME's. In the Rules and Regulations it is cited that if a doctor does not practice in the State it is not necessary to maintain CME requirements; this is called an inactive license status. It was noted that retired doctors have more time to acquire CME Units and it was decided that they must maintain CME requirements to have an active license.

In the suit Stephen Fields, D.O., versus the Board of Healing Arts, should the Court decide in Dr. Fields favor, some thought should be given to making proposals to the legislature during the interim session for changing this gap in our statutes which does not now deal with the foreign trained M.D. and his ability to use the initials M.D. after his name.

VIII. Interviews:

Paul Wilde, P.A.

Mr. Wilde's name was removed from the registry by the Board on December 14, 1979, for exceeding and acting outside the scope of authority given by his

responsible physician. Mr. Wilde appeared before the Board at the October 4, 1980, meeting requesting reinstatement of his registration. The Board instructed him that he could not be reinstated until he had a responsible physician licensed in Kansas. Mr. Wilde supplied the names of Wallace F. Cox, Jr., M.D., and Christopher G. Davis, M.D., as his responsible physicians. Affidavits have been received from Dr. Cox and Dr. Davis verifying this.

(Kelly-Good) Move that the Board reinstate Mr. Wilde's registration. Carried.

John McNeil, M.D.

Dr. McNeil has applied for a postgraduate training temporary permit. **Confidential**
Confidential

(Kelly-Good) Approve the granting of postgraduate training permit to Dr. McNeil. Carried.

Clifford E. Jones, M.D.

The stipulation with the Board and Dr. Jones ended December 1, 1980. Dr. Jones' license was revoked in 1977 **Confidential**

(Maxwell-McNett) Dr. Jones voluntarily should sign a stipulation for two more years, reinstating the previous stipulation. If he fails to sign stipulation, proceedings be filed for a formal hearing. A letter was also to be sent to the hospital for a report on Dr. Jones' status **Confidential** Carried.
(Dr. Jones was killed in a car wreck on his trip back to Wichita)

Stevens B. Acker, M.D.

Dr. Acker was accompanied by Bob Caplin, Attorney at Law, and Mrs. Acker.

Dr. Acker's license is suspended until September 1, 1981. The Board's attention has been called to a report that Dr. Acker has been practicing medicine without a license in his Nutritional Clinic. This report states that blood tests, urine sample and analysis have been run.

(Kelly-Gilles) Proceed with an investigation of Dr. Acker and request that within 10 days that he submit a list of his clientele for the last six months along with the document that he hands out to patients stating that he cannot practice medicine. Carried.

Osborne Group, RE: John F. Cornely, M.D.

Dr. Cornely appeared with his attorney, Richard Dietz, and the following people from Osborne, Kansas: Mr. and Mrs. E.C. Garrison, William C. Cady, L.E. Woolley, Darlene Hudley, Mrs. Janice Cornely and Joe Zoolanek.

The license of Dr. Cornely was revoked by the Board on April 19, 1980.

The group wished the Board to reconsider its revocation order since it stated the town of Osborne was in need of doctors. Each person in the group spoke in support of Dr. Cornely. **Confidential**
Confidential

(Good-Kelly) Notify Dr. Cornely by letter the earliest time he could appear before the Board to reinstate his license. Carried with Swisher voting no.

(Maxwell-Jumper) Deny request to reinstate Dr. Cornely's license. Carried.