BEFORE THE BOARD OF DENTAL EXAMINERS
OF THE STATE OF ARIZONA

In the Matter of
Michael D. Margolis, D.D.S.
Holder of License Number 2957
For the Practice of Dentistry
In the State of Arizona

BOARD ORDER
COMPLAINT NUMBER 018909

On June 9, 1989 the Board of Dental Examiners of the State of Arizona reviewed the information presented by the investigative committees and voted to accept the findings of fact as follows:

1. Records show acceptable history, exam, x-rays, diagnosis and treatment plan

2. A porcelain fused to metal crown was placed on tooth #18.

3. Clinical evaluation found the crown margins #18 were inadequate

and conclusions of law as follows:

The facts as hereinabove stated represent unprofessional conduct as defined in Arizona Revised Statutes §32-1201(16)(m), which in pertinent part states as follows "any conduct which does or would constitute a danger to the health, welfare or safety of the patient or the public", and, as such, represent grounds for disciplinary action under Arizona Revised Statutes §32-1263(1).

and the following order:

That Dr. Michael D. Margolis be CENSURED for inadequate crown and bridge on tooth #18; and that he provide RESTITUTION in the amount of $330.00 payable to the patient by Certified Check sent to the Board office within 30 days of the final Board order. Patient will return the crown to the Board Office within 60 days in order to obtain restitution; and that he be placed on PROBATION for twelve (12) months during which time he shall obtain CONTINUING EDUCATION of 21 hours in crown and bridge.
In Board orders of Continuing Education prior approval of the courses by the Board or its designee is mandatory and verification of attendance shall be sent to the Board office. Verification shall be by cancelled checks, attendance if any, and a copy of the notes taken during the course.

Failure to comply with any final order of the Board, including an order of censure or probation, is cause for suspension or revocation of a license. (§32-1263.01 B).

Please be advised that according to A.R.S. 32-1263.02 E, the aggrieved party to this matter may petition the Board for a review or rehearing of the matter. If the party wishes to do so, a written petition must be filed with this office no later than ten (10) days after receipt of this letter. If no petition is filed in the allotted time, this preliminary order shall automatically become the final Board order.

Should either party have further evidence that would support reopening, this evidence must be presented in writing with the petition, which must be based on the rules for petitioning for review or rehearing included with this letter.

Issued this 16th day of June 1989, at Phoenix, Arizona.

THE BOARD OF DENTAL EXAMINERS
OF THE STATE OF ARIZONA

Ronald D. Giordan, D.D.S.
Associate Director
Complaint Investigation Section

Copies of the foregoing mailed to:

Dr. Michael D. Margolis
A.H.Z.

Certified Receipt No. P 848 527 679