

SERVED: July 13, 1994

NTSB Order No. EA-4215

UNITED STATES OF AMERICA
NATIONAL TRANSPORTATION SAFETY BOARD
WASHINGTON, D.C.

Adopted by the NATIONAL TRANSPORTATION SAFETY BOARD
at its office in Washington, D.C.
on the 11th day of July, 1994

<hr/>)	
DAVID R. HINSON,)	
Administrator,)	
Federal Aviation Administration,)	
)	
	Complainant,)	
)	Docket SE-12247
	v.)	
)	
THEODORE R. ROBBINS,)	
)	
	Respondent.)	
)	
<hr/>)	

ORDER DENYING STAY

Respondent, pro se, has requested a stay of NTSB Order EA-4156, served April 29, 1994, pending disposition of a petition for review of that order respondent states he has filed in the United States Court of Appeals for the 11th Circuit pursuant to Section 1006 of the Federal Aviation Act (49 U.S.C. 1486) and the NTSB Rules (49 C.F.R. 821.64). The Administrator opposes the request. We deny the petition.

Board Order EA-4156 affirmed revocation of all respondent's airman certificates. We held that respondent's conviction for possession of cocaine justified revocation, but we also affirmed the law judge's finding that respondent had intentionally falsified answers on six medical applications so as not to report that conviction.

As the Administrator notes, it is not our practice to stay orders of revocation pending judicial review. A revocation order carries with it the conclusion that respondent lacks the qualifications necessary to hold an airman certificate. The public interest and interests of aviation safety warrant prohibiting respondent from further use of certificates previously issued to him. Respondent's financial concerns do not

outweigh these other, broader interests.

ACCORDINGLY, IT IS ORDERED THAT:

The request for stay is denied.

HALL, Acting Chairman, LAUBER, HAMMERSCHMIDT and VOGT, Members of the Board, concurred in the above order.