

you were seeking NTSB review of a *reviewable, final* FAA denial of medical certification at the time, we would have accepted it as such, and assigned a new docket number to such a proceeding. However, as you appeared to be disputing the validity of a designated medical examiner's "deferral" of action on your March 2, 2006 application to the FAA, there was — for reasons similar to that previously explained to you in great detail in my October 23, 2003 order in the earlier proceeding — nothing for the NTSB to review at that point in the process, and we, therefore, kept the material you provided in a correspondence file. I am informed that you have indicated, in a separate telephone conversation with personnel from the Board's Office of General Counsel, that you would now like to have this correspondence returned to you, and I am therefore enclosing such correspondence herewith.

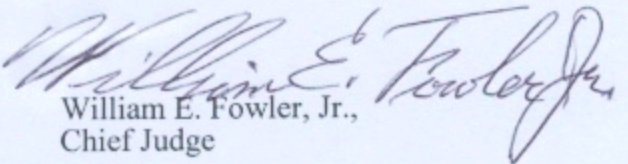
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REF: DHC 1435 *gfi*

Sincerely yours,



William E. Fowler, Jr.,
Chief Judge

Enclosures: Board Order EA-5137
Your correspondence of March 23 and September 11, 2006