



1 abuse issues pursuant to rule 184 of the Rules of Procedure from a qualified  
2 practitioner approved by the Office of Probation and must comply with any  
3 treatment plan/monitoring recommended following such examination. The  
4 examination and any further help/treatment/monitoring recommended by the  
5 examining practitioner will be at respondent's own expense. The examination  
6 must be conducted no later than thirty (30) days after the effective date of the  
7 Supreme Court's final disciplinary order in its matter. Help/treatment/monitoring  
8 should commence immediately after said examination and, in any event, no later  
9 than thirty (30) days after said examination. With each quarterly report and the  
10 final report, respondent must furnish to the Office of Probation sufficient  
11 evidence, as specified by the Office of Probation, that he is so complying with this  
12 condition of probation. Help/treatment/monitoring must continue for the period  
13 of probation or until a motion to modify this condition is granted and that ruling  
14 becomes final.

15  
16 If the examining or treating practitioner determines that there has been a  
17 substantial change in respondent's condition, respondent or the State Bar's Office  
18 of Probation or the Office of the Chief Trial Counsel may file a motion for  
19 modification of this condition with the Hearing Department of the State Bar  
20 Court, pursuant to rule 550 of the Rules of Procedure. The motion must be  
21 supported by a written statement from the examining or treating practitioner, by  
22 affidavit or under penalty of perjury, in support of the proposed modification.

23  
24 Upon the request of the Office of Probation, respondent must provide the Office  
25 of Probation with medical and confidentiality waivers and access to all of  
26 respondent's medical records necessary to monitor this probation condition.  
27 Revocation of any medical/confidentiality waiver is a violation of this condition.  
28 Any medical records obtained by the Office of Probation will be confidential and

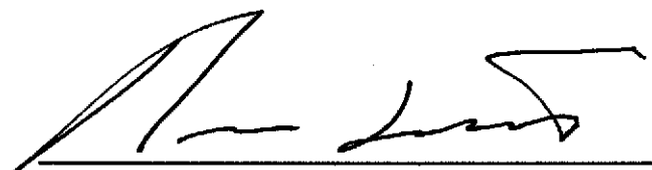
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no information concerning them or their contents will be given to anyone except members of the Office of the Chief Trial Counsel, the Office of Probation, and the State Bar Court, who are directly involved with maintaining, enforcing or adjudicating this condition.

The amendment ordered is not a clerical correction. Accordingly, the time for filing a motion to reopen the record, for a new trial and/or for reconsideration of the court's November 4, 2005, Decision under rules 222, 223 and/or 224, respectively, of the Rules of Procedure of the State Bar of California and the time for filing a request for review of said Decision under rule 301 of the Rules of Procedure shall be calculated from the date this Order is served on the parties.

**IT IS SO ORDERED.**

Dated: December 2, 2005

  
\_\_\_\_\_  
ROBERT M. TALCOTT  
Judge of the State Bar Court

**CERTIFICATE OF SERVICE**  
[Rule 62(b), Rules Proc.; Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of Los Angeles, on December 5, 2005, I deposited a true copy of the following document(s):

**ORDER AMENDING DECISION**

in a sealed envelope for collection and mailing on that date as follows:

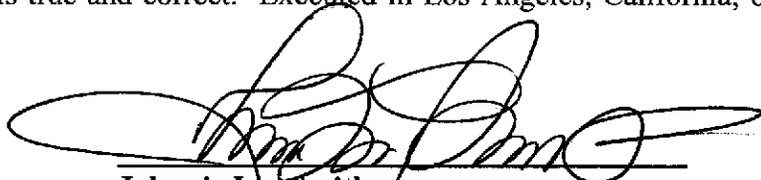
- [X] by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at Los Angeles, California, addressed as follows:

**LONNIE R. MARKUM**  
**PO BOX 9608**  
**SAN DIEGO CA 92109**

- [X] by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

**CHARLES MURRAY, Enforcement, Los Angeles**

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on **December 5, 2005.**



**Johnnie Lee Smith**  
Case Administrator  
State Bar Court