**FILED MAY 6, 2010**

 **STATE BAR COURT OF CALIFORNIA**

 **HEARING DEPARTMENT -** **LOS ANGELES**

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| In the Matter of**GARY P. ROYLE**,**Member No. 212199**,A Member of the State Bar. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | ))))))) | **Case No.**  | **10-TR-03802 – RAH** |
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| **ORDER GRANTING MOTION FOR INVOLUNTARY INACTIVE ENROLLMENT** |
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On April 15, 2010, the Office of the Chief Trial Counsel, by Trial Counsel Brooke Schafer, filed a motion (“the motion”) seeking the involuntary inactive enrollment of respondent Gary P. Royle. No opposition was filed to the motion.

The motion was made on the grounds set forth in Business and Professions Code section 6007(b)(2); to wit, that the superior court has made an interim order assuming jurisdiction over respondent’s practice. The motion duly set forth as exhibits the verified application for assumption of jurisdiction over respondent’s law practice, supported by declarations, and the order of the Los Angeles Superior Court dated April 12, 2010 (“the superior court order”). In the superior court order, the superior court made appropriate findings that justified the court’s order assuming jurisdiction over the respondent’s practice. Based on such findings, the superior court ordered the State Bar to take control of all of the client files, records, and property of respondent and made other orders necessary or appropriate to carry out the assumption of jurisdiction over respondent’s practice.

Having reviewed the papers filed by the Office of the Chief Trial Counsel, and **GOOD CAUSE APPEARING THEREFOR**, the Court **GRANTS** the motion. The Court finds that there is clear and convincing evidence that the Los Angeles Superior Court has issued an order assuming jurisdiction over respondent’s law practice pursuant to Business and Professions Code section 6190. The superior court order is still in effect and does not provide for any exceptions. Under rule 412(a) of the Rules of Procedure of the State Bar, it is appropriate to enroll respondent as an inactive member without further notice or hearing.

Accordingly, **IT IS ORDERED** that, effective three days after service by mail of this order, respondent GARY P. ROYLE is ordered inactively enrolled as a member of the State Bar of California. (Rule 414, Rules of Procedure of the State Bar of California.) This order shall remain in effect until a petition allowing respondent to return to active status is granted by this court.

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| Dated: May 6, 2010 | RICHARD A. HONNJudge of the State Bar Court |