

FACTORS IN MITIGATION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

3. Respondent has cooperated with the State Bar to the best of her ability during its investigation.

4. Respondent had a sincere belief at the time she signed the affidavit of compliance with the MCLE requirements that she was in actual compliance. Her failure was in keeping appropriate records that would have indicated that she had only partially completed her obligations regarding the MCLE requirements.

5. Documentation provided to the State Bar indicates that Respondent was in a poor state of health for an extended time during the compliance period and was taking prescription narcotics and other medication that affected her memory and her ability to reason properly. Her signature was based on an incorrect recollection of the dates of MCLE credits completed near the beginning of the compliance period at issue.

6. Respondent did not take clients during this period because she was aware that her competence as an advocate was compromised.

7. Respondent recognizes that this does not excuse her actions, but would assert that her mistaken representation of completion of the MCLE requirements does not rise to the level of moral turpitude and was the result of mistake or negligence rather than deliberate intent.

8. Because of her responsibility in this matter, Respondent does not wish to expend additional time and resources of the State Bar and is willing to accept reasonable disciplinary action without trial.

DATED: September 19, 2015



CHARLOTTE KORNEV
In Pro Per

PROOF OF SERVICE BY MAIL
C.C.P. 1013a

I declare that I am a resident of or employed in the County of San Diego,
California. I am over the age of 18 years and not a party to the within entitled cause. The name
and address of my residence or business is 15626 Bernardo Center Dr. #2807
San Diego, CA 92127

I am readily familiar with the ordinary practice of the business of collecting, processing and
depositing correspondence in the United States Postal Service and that the correspondence will
be deposited the same day with postage thereon fully prepaid.

On September 20, 2015, I served the Answer to Notice of Disciplinary Charges

on the parties listed below by placing a true copy thereof enclosed in a sealed envelope for
collection and mailing in the United States Postal Service following ordinary business practices
at San Diego, California addressed as follows:

Julie Gonzales, Case Administrator
845 S. Figueroa Street
Los Angeles, CA 90017-2515

Sherrell N. McFarlane,
Deputy Trial Counsel
845 S. Figueroa Street
Los Angeles, CA 90017-2515

I declare under penalty of perjury that the foregoing is true and correct and that this
declaration was executed on September 20, 2015, at San Diego, CA,
California.

Ierotheos Haloftis

(Type or print name)

Ierotheos Haloftis

(Signature)