

1 THE STATE BAR OF CALIFORNIA
2 OFFICE OF PROBATION
3 TERRIE GOLDADE, No. 155348
4 SUPERVISING ATTORNEY
5 845 South Figueroa Street
6 Los Angeles, California 90017-2515
7 Telephone: (213) 765-1000

PUBLIC MATTER

FILED

OCT 15 2015

STATE BAR COURT CLERK'S OFFICE
SAN FRANCISCO

STATE BAR COURT

HEARING DEPARTMENT - SAN FRANCISCO

10 In the Matter of: 11 12 DERON ADAM KARTOON, 13 No. 155925, 14 A Member of the State Bar 15) Case No. 15-PM- 15016)) MOTION TO REVOKE PROBATION;) MEMORANDUM OF POINTS AND) AUTHORITIES; DECLARATION OF IVY) CHEUNG; EXHIBITS 1 THROUGH 3;) PROBATION REVOCATION RESPONSE) FORM [Rule 5.310 et seq., Rules of Procedure) of the State Bar]
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16 **TO: The State Bar Court and Deron Adam Kartoon, Respondent:**

17 **PLEASE TAKE NOTICE THAT** the State Bar of California, Office of Probation,
 18 hereby moves pursuant to Rules of Procedure of the State Bar of California, rules 5.310, et seq.,
 19 to revoke the probation imposed upon Deron Adam Kartoon ("Respondent") in prior disciplinary
 20 case no. 13-O-14465 and to impose upon Respondent the entire period of suspension of two
 21 years previously stayed by order no. S224720 of the Supreme Court filed on May 5, 2015. The
 22 State Bar requests that Respondent remain on actual suspension and until Respondent complies
 23 with Standard 1.2(c)(1), Attorney Standards for Attorney Sanctions for Professional Misconduct.
 24 The State Bar further requests that Respondent be ordered to comply with rule 9.20, California
 25 Rules of Court, and that Respondent be placed on involuntary inactive enrollment pursuant to
 26 Business and Professions Code section 6007(d).

27 This motion is based upon the factual allegations that Respondent has violated the terms
 28 of probation imposed on Respondent by the aforementioned order as follows:

1 1. As a condition of probation, Respondent was ordered to, at the Office of
2 Probation's request, Respondent must provide the Office of Probation with medical waivers and
3 access to all of Respondent's medical records. Respondent has not complied in that by letter
4 mailed to Respondent on May 15, 2015, the Office of Probation requested that Respondent
5 provide a medical waiver on or before June 4, 2015; to date, Respondent has not provided the
6 Office of Probation with a medical waiver.

7 2. As a condition of probation, Respondent was ordered to comply with the State
8 Bar Act and the Rules of Professional Conduct, and to report such compliance to the Office of
9 Probation under penalty of perjury each January 10, April 10, July 10, and October 10
10 ("quarterly reports"). Respondent's first quarterly report was due October 10, 2015. To date,
11 Respondent has failed to file his first quarterly report.

12 3. As a condition of probation, Respondent was ordered to promptly select an
13 abstinence based drug abuse recovery program approved by the Office of Probation, because
14 during each of the first 12 weeks of his probation, he was ordered to attend at least five separate
15 meetings which are at least 50 minutes long that are held and sponsored by his approved drug
16 abuse recovery program. Respondent was ordered to provide satisfactory proof of his weekly
17 attendance with each of his quarterly reports. Respondent's discipline became effective on June
18 4, 2015. To date, Respondent has not provided to the Office of Probation his selection of an
19 abstinence based drug abuse recovery program for approval. Respondent's first proof of weekly
20 attendance was due with his October 10, 2015 quarterly report. No proof of attendance was
21 submitted.

22 4. As a condition of probation, Respondent was ordered to select a licensed medical
23 laboratory approved by the Office of Probation. Respondent was ordered to arrange to have the
24 laboratory perform, on a monthly basis, specified tests in a specified manner within the first three
25 days of each month of the probation period and cause the laboratory to provide to the Office of
26 Probation within one week of testing the results or screening reports from such tests. To date,
27 Respondent has not provided to the Office of Probation his selection of a licensed medical
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1 laboratory for approval. Additionally, Respondent has failed to provide the first four testing
2 results or screening reports due for the months of July, August, September, and October 2015.

3 This motion is also based on the attached Memorandum of Points and Authorities, the
4 attached Declaration of Ivy Cheung, the attached exhibits, and all documents on file with the
5 court in this matter.

6 In accordance with rules 5.314(A) and 5.314(E) of the Rules of Procedure of the State
7 Bar of California, the Office of Probation requests that a hearing be held unless the Court, based
8 upon this motion and any response, determines that imposition of the discipline as requested
9 above is warranted.

10 **NOTICE - FAILURE TO RESPOND**

11 YOUR FAILURE TO FILE A RESPONSE WITHIN TWENTY (20) DAYS OF
12 SERVICE OF THIS MOTION WILL CONSTITUTE AN ADMISSION OF THE
13 FACTUAL ALLEGATIONS CONTAINED IN THIS MOTION AND MAY
14 RESULT IN THE IMPOSITION OF ACTUAL SUSPENSION PURSUANT TO
15 THE UNDERLYING DISCIPLINARY ORDER. ALSO, FAILURE TO
16 REQUEST A HEARING WILL CONSTITUTE A WAIVER OF YOUR RIGHT
17 TO A HEARING. SEE RULE 5.314(B) OF THE RULES OF PROCEDURE OF
18 THE STATE BAR.

19 **NOTICE - INACTIVE ENROLLMENT**

20 YOU ARE HEREBY NOTIFIED THAT, PURSUANT TO BUSINESS AND
21 PROFESSIONS CODE SECTION 6007(d), IF THE STATE BAR COURT
22 RECOMMENDS ACTUAL SUSPENSION ON ACCOUNT OF A PROBATION
23 VIOLATION OR OTHER DISCIPLINARY MATTER, YOU MAY BE
24 INVOLUNTARILY ENROLLED AS AN INACTIVE MEMBER OF THE
25 STATE BAR. YOUR INACTIVE ENROLLMENT WOULD BE IN ADDITION
26 TO ANY DISCIPLINE RECOMMENDED BY THE STATE BAR COURT.
27 SEE RULE 5.315, RULES OF PROCEDURE OF THE STATE BAR.

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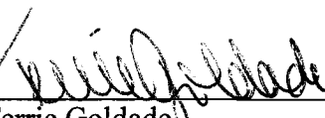
NOTICE – COST ASSESSMENT

IN THE EVENT THESE PROCEDURES RESULT IN PUBLIC DISCIPLINE, YOU MAY BE SUBJECT TO THE PAYMENT OF COSTS INCURRED BY THE STATE BAR IN THE INVESTIGATION, HEARING AND REVIEW OF THIS MATTER PURSUANT TO BUSINESS AND PROFESSIONS CODE SECTION 6086.10. SEE RULE 5.129, ET SEQ., RULES OF PROCEDURE OF THE STATE BAR.

Respectfully submitted,

THE STATE BAR OF CALIFORNIA
OFFICE OF PROBATION

DATED: October 14, 2015

By: 
Terrie Goldade
Supervising Attorney

1 MEMORANDUM OF POINTS AND AUTHORITIES

2 I. RESPONDENT HAS NOT COMPLIED WITH THE TERMS OF PROBATION, AND
3 PROBATION SHOULD BE REVOKED.

4 By order filed May 5, 2015, the Supreme Court imposed discipline on Respondent in case
5 no. S224720. The Supreme Court suspended Respondent for two years but stayed the execution
6 of the suspension on the condition that Respondent comply with all terms of probation.

7 As terms of probation, Respondent was ordered as follows:

- 8 1. at the Office of Probation's request, Respondent must provide the Office of Probation
9 with medical waivers and access to all of Respondent's medical records. Respondent has
10 not complied in that by letter mailed to Respondent on May 15, 2015, the Office of
11 Probation requested that Respondent provide a medical waiver on or before June 4, 2015;
12 to date, Respondent has not provided the Office of Probation with a medical waiver.
- 13 2. comply with the State Bar Act and the Rules of Professional Conduct, and report such
14 compliance to the Office of Probation under penalty of perjury each January 10, April 10,
15 July 10, and October 10 ("quarterly reports"). Respondent's first quarterly report was
16 due October 10, 2015. To date, Respondent has failed to file his first quarterly report.
- 17 3. promptly select an abstinence based drug abuse recovery program approved by the
18 Office of Probation; during each of the first 12 weeks of his probation, he was ordered to
19 attend at least five separate meetings which are at least 50 minutes long that are held and
20 sponsored by his approved drug abuse recovery program. Respondent was ordered to
21 provide satisfactory proof of his weekly attendance with each of his quarterly reports.
22 Respondent's discipline became effective on June 4, 2015. To date, Respondent has not
23 provided to the Office of Probation his selection of an abstinence based drug abuse
24 recovery program for approval. Respondent's first proof of weekly attendance was due
25 with his October 10, 2015 quarterly report. No proof of attendance was submitted.
- 26 4. select a licensed medical laboratory approved by the Office of Probation. Respondent
27 was ordered to arrange to have the laboratory perform, on a monthly basis, specified tests
28 in a specified manner within the first three days of each month of the probation period

1 and cause the laboratory to provide to the Office of Probation within one week of testing
2 the results or screening reports from such tests. To date, Respondent has not provided to
3 the Office of Probation his selection of a licensed medical laboratory for approval.

4 Additionally, Respondent has failed to provide the first four testing results or screening
5 reports due for the months of July, August, September, and October 2015.

6 Consequently, the State Bar Court should recommend revocation of Respondent's probation.

7 Attached hereto as Exhibit 1 is a certified copy of Respondent's registration card and
8 Respondent's membership records address history with the State Bar of California. Exhibit 1
9 will be offered as evidence based upon the certification of Membership Records and
10 Certification to show that Respondent was properly served in this proceeding.

11 A. Respondent Was Served With The Supreme Court Order.

12 It is presumed that Respondent was served with the disciplinary order of the Supreme
13 Court imposing a period of probation. The clerks of the reviewing courts have a duty to transmit
14 a copy of all decisions of those courts to the parties. (California Rules of Court, rule 8.532(a).)
15 Pursuant to Evidence Code section 664, there is a rebuttable presumption that such official duties
16 have been regularly performed. Therefore, absent any evidence to the contrary, it is presumed
17 that the Supreme Court clerk has complied with the duty to transmit to Respondent a copy of the
18 order placing Respondent on probation. (*In re Linda D.* (1970) 3 Cal.App. 3d 567; *People v.*
19 *Smith* (1965) 234 Cal.App.2d 407; *Fischer v. Lukens* (1919) 41 Cal.App. 358.)

20 B. Respondent's Violation of Probation Was Willful

21 Violation of a condition of probation must be willful to warrant discipline. (*In the Matter*
22 *of Potack* (1991 Review Dept.) 1 Cal. State Bar Ct. Rptr. 525.) A willful failure is demonstrated
23 by a general purpose or willingness to permit the omission and can be proven by direct or
24 circumstantial evidence. (*Durbin v. State Bar* (1979) 23 Cal.3d 461; *Zitny v. State Bar* (1966) 64
25 Cal.2d 787.) It does not require bad faith.

26 The burden of proof in a probation revocation proceeding is the preponderance of the
27 evidence. (Rule 5.311, Rules of Procedure.) For purposes of determining culpability, it is
28 misguided to distinguish between "substantial" and "insubstantial" or "technical" violations of

1 probation conditions. (*In the Matter of Potack*, supra.) Respondent's failure to comply with
2 probation demonstrates a lack of concern about professional responsibilities, and therefore,
3 probation should be revoked.

4 II. RESPONDENT'S VIOLATION OF PROBATION WARRANTS THE IMPOSITION
5 OF THE FULL STAYED SUSPENSION.

6 In a probation revocation proceeding, the hearing judge may recommend actual
7 suspension up to the entire period of stayed suspension. (Rule 5.312, Rules of Procedure.) In
8 this case, the Supreme Court imposed a stayed suspension of two years. Based on the violation
9 of probation, the hearing judge should now recommend that Respondent be actually suspended
10 for the full period of stayed suspension. Respondent should remain suspended and until
11 Respondent complies with Standard 1.2(c)(1), Attorney Standards for Attorney Sanctions for
12 Professional Misconduct. (*In the Matter of Luis* (Review Dept. 2004) 4 Cal. State Bar Ct. Rptr.
13 737).

14 III. UPON FINDING OF VIOLATION OF PROBATION, THE COURT MAY ORDER A
15 RESPONDENT PLACED ON INACTIVE STATUS.

16 In a probation revocation proceeding, the hearing judge may order the involuntary
17 inactive enrollment of a Respondent upon a finding that each of the elements of Business and
18 Professions Code section 6007(d) have occurred. (Rule 5.315, Rules of Procedure.) Those
19 elements have occurred where the Respondent is under an order of stayed suspension with a
20 period of probation and has violated that probation and where the hearing judge recommends a
21 period of actual suspension. (Business and Professions Code, section 6007(d)(1).) See *In the*
22 *Matter of Tiernan* (Review Dept. 1996) 3 Cal. State Bar Ct. Rptr. 523, 531-532. The order
23 enrolling a respondent inactive shall be effective upon service unless otherwise ordered by the
24 judge. (Rule 5.315, Rules of Procedure.)

25 CONCLUSION

26 The Supreme Court has stayed Respondent's suspension and placed him on probation,
27 and Respondent has violated that probation. The State Bar requests that the hearing judge
28 recommend revocation of Respondent's probation and the imposition of two years of actual

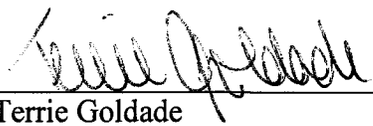
1 suspension. Respondent should remain suspended and until Respondent complies with Standard
2 1.2(c)(1), Attorney Standards for Attorney Sanctions for Professional Misconduct. Furthermore,
3 the hearing judge should order Respondent placed on involuntary inactive enrollment until the
4 suspension is effective and order Respondent to comply with Rule 9.20, California Rules of
5 Court.

6 Respectfully submitted,

7 THE STATE BAR OF CALIFORNIA
8 OFFICE OF PROBATION
9

10 DATED: October 14, 2015

11 By: _____


12 Terrie Goldade
13 Supervising Attorney
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1 7. A review of the probation file on Respondent reflects that a disciplinary order
2 imposing probation is contained therein. A copy of said order, filed on May 5, 2015, is attached
3 hereto and incorporated by reference as Exhibit 2. A copy of the Decision filed December 15,
4 2014 is also included within Exhibit 2 for the Court's convenience. Pursuant to said order, the
5 terms and conditions of probation imposed on Respondent include the following:

6 a. at the Office of Probation's request, Respondent must provide the Office of
7 Probation with medical waivers and access to all of Respondent's medical records.
8 Respondent has not complied in that by letter mailed to Respondent on May 15, 2015, the
9 Office of Probation requested that Respondent provide a medical waiver on or before
10 June 4, 2015; to date, Respondent has not provided the Office of Probation with a
11 medical waiver.

12 b. comply with the State Bar Act and the Rules of Professional Conduct, and
13 report such compliance to the Office of Probation under penalty of perjury each January
14 10, April 10, July 10, and October 10 ("quarterly reports"). Respondent's first quarterly
15 report was due October 10, 2015. To date, Respondent has failed to file his first quarterly
16 report.

17 c. promptly select an abstinence based drug abuse recovery program approved by
18 the Office of Probation; during each of the first 12 weeks of his probation, he was
19 ordered to attend at least five separate meetings which are at least 50 minutes long that
20 are held and sponsored by his approved drug abuse recovery program. Respondent was
21 ordered to provide satisfactory proof of his weekly attendance with each of his quarterly
22 reports. Respondent's discipline became effective on June 4, 2015. To date, Respondent
23 has not provided to the Office of Probation his selection of an abstinence based drug
24 abuse recovery program for approval. Respondent's first proof of weekly attendance was
25 due with his October 10, 2015 quarterly report. No proof of attendance was submitted.

26 d. select a licensed medical laboratory approved by the Office of Probation.
27 Respondent was ordered to arrange to have the laboratory perform, on a monthly basis,
28 specified tests in a specified manner within the first three days of each month of the

1 probation period and cause the laboratory to provide to the Office of Probation within one
2 week of testing the results or screening reports from such tests. To date, Respondent has
3 not provided to the Office of Probation his selection of a licensed medical laboratory for
4 approval. Additionally, Respondent has failed to provide the first four testing results or
5 screening reports due for the months of July, August, September, and October 2015.

6 8. As Custodian of Records, I have reviewed the entire contents of the probation file
7 on Respondent which reflects that the relevant portions of the disciplinary orders imposing
8 probation and a letter confirming the terms and conditions of probation, including suspension,
9 were provided to the Respondent on May 15, 2015.

10 9. The following documents, attached hereto and incorporated by reference
11 collectively as Exhibit 3, are contained in the Office of Probation file maintained on respondent:

- 12 a. Reminder letter mailed to Respondent on May 15, 2015 outlining the terms
13 and conditions of his probation, and requesting that he provide the Office of
14 Probation with a medical waiver on or before June 4, 2015. Included with the
15 letter were various attachments, including an authorization to obtain and
16 disclose medical information (medical waiver), lab test information sheet,
17 enrollment instructions for the State Bar of California and FirstLab's
18 Professional Health Monitoring Testing Program, attendance verification and
19 declaration form (for meetings at approved drug abuse recovery program), etc.
- 20 b. June 5 and 8, 2015 e-mails between the Office of Probation and Respondent's
21 friend, Neil Winterrowd, regarding Respondent and his probation.
- 22 c. June 10, 2015 e-mail to Respondent confirming his in-person meeting to
23 review his probation conditions and noting that he had already passed his
24 deadline for obtaining the Office of Probation's approval of a licensed
25 medical laboratory and an abstinence based drug abuse recovery program.
- 26 d. August 20, 2015 e-mail to Respondent attaching a reminder letter to
27 Respondent, which noted his non-compliance with specified probation
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1 conditions and set forth future compliance due dates that were rapidly
2 approaching.

3 e. August 20, 2015 letter mailed to Respondent, which noted his non-compliance
4 with specified probation conditions and set forth future compliance due dates
5 that were rapidly approaching.

6 10. A complete review of the Respondent's file reflects that none of the letters
7 referred to above were returned to the State Bar of California, Office of Probation by the United
8 States Postal Service as undeliverable, or for any other reason.

9 11. On December 22, 2014, I received a telephone call from Respondent asking about
10 the effective date of his discipline, including his actual suspension. I told him his decision was
11 filed December 15, 2014. I informed him that the decision was not final until there was a
12 Supreme Court Order, that I did not know when it would be filed, and that a Supreme Court
13 Order was usually filed three to six months following the decision.

14 12. On June 5, 2015, Neil Winterrowd left Office of Probation Supervising Attorney
15 Terrie Goldade a telephonic voice mail message stating that he is a good friend of Respondent
16 and lives in San Francisco. He stated that Respondent's probation conditions started "today" and
17 that he needed to start taking action for Respondent. He also stated that all of Respondent's best
18 friends had an intervention for him and they were getting him into rehabilitation in Los Angeles.
19 He stated that he needed a list of conditions for him to take care of to get Respondent through the
20 process.

21 13. On June 10, 2015, Respondent left me a telephonic voice mail message requesting
22 an in person meeting to review his probation conditions.

23 14. On June 10, 2015, I returned Respondent's telephone call and we scheduled an in-
24 person meeting on June 10, 2015 at 2 p.m. I asked that he review my letter to him mailed May
25 15, 2015 and bring it with him to the meeting.

26 15. On June 19, 2015, I received a telephonic voice mail message from Respondent
27 stating that he was in San Francisco because of an emergency. He also stated that he might be in
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1 Los Angeles "next week" and suggested we get our calendars together and reschedule the
2 meeting for Monday or Tuesday.

3 16. On June 19, 2015, I telephoned Respondent to reschedule his meeting. He stated
4 he went to San Francisco without his wallet or identification. He said he would call me next
5 week to reschedule his meeting.

6 17. On July 8, 2015, Respondent telephoned me asking if he could be placed on
7 active status following his 30 day actual suspension. I told him that his actual suspension ended
8 July 4, 2015, and that, if he had other holds on his status, those were not monitored by the Office
9 of Probation; he could contact Member Services and/or Billing to find out. I told him that he
10 was not in compliance with his probation conditions because he had not submitted his medical
11 waiver, requested approval of a licensed medical laboratory, and had not requested approval of
12 an abstinence based drug abuse recovery program; he said that he would submit them by Friday.

13 18. Although not yet due, Respondent has not provided proof of completion of Ethics
14 School.

15 I declare under penalty of perjury under the laws of the State of California that the
16 foregoing is true and correct.

17 Executed this 14th day of October, 2015 at Los Angeles, California.

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20 Ivy Cheung
21 Declarant
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DECLARATION OF SERVICE BY CERTIFIED AND REGULAR MAIL

CASE NUMBER(s): NEW PM

I, the undersigned, over the age of eighteen (18) years, whose business address and place of employment is the State Bar of California, 845 S. Figueroa Street, Los Angeles, California 90017-2515, declare that I am not a party to the within action; that I am readily familiar with the State Bar of California's practice for collection and processing of correspondence for mailing with the United States Postal Service; that in the ordinary course of the State Bar of California's practice, correspondence collected and processed by the State Bar of California would be deposited with the United States Postal Service that same day; that I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date on the envelope or package is more than one day after date of deposit for mailing contained in the affidavit; and that in accordance with the practice of the State Bar of California for collection and processing of mail, I deposited or placed for collection and mailing in the City and County of Los Angeles, on the date shown below, a true copy of the within

MOTION TO REVOKE PROBATION; MEMORANDUM OF POINTS AND AUTHORITIES; DECLARATION OF IVY CHEUNG EXHIBITS 1 THROUGH 5; PROBATION REVOCATION RESPONSE FORM { Rule 5.310 et seq., Rules of Procedure of the State Bar}

in a sealed envelope placed for collection and mailing as Certified mail #7160 3901 9845 4871 9291 and regular mail mailed at Los Angeles, on the date shown below, addressed to:

Deron A. Kartoon
Law Offices of Deron A. Kartoon
3 Sir Francis Drake Blvd
PO Box 1403
Ross, CA 94957

Courtesy copy by regular mail to:
Deron A. Kartoon
Law Offices of Deron A. Kartoon
3 Sir Francis Drake Blvd
PO Box 1403
Ross, CA 94957

in an inter-office mail facility regularly maintained by the State Bar of California addressed to:

N/A

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed at Los Angeles, California, on the date shown below.

DATED: October 14, 2015

SIGNED:



Mia Hibler
Declarant

Counsel for Respondent	(for Court use)
In the Matter of Bar # A member of the State Bar of California ("Respondent")	Case no(s). PROBATION REVOCATION RESPONSE (Rule 5.314, Rules of Procedure)

As required by rule 5.314(B), Rules of Procedure, Respondent attaches one or more declarations to this form which set forth the facts upon which my opposition to the motion to revoke probation is based.

(1) Respondent requests a hearing in this matter and intends to participate.

OR

(2) Respondent requests that this proceeding be resolved on the pleadings without any hearing.

If you checked box (1), check one of the following:

(a) Respondent requests the opportunity to cross-examine the person(s) who executed declaration(s) in support of the motion to revoke my probation.

(b) Respondent does not request the opportunity to cross-examine the person(s) who executed declaration(s) in support of the motion to revoke my probation.

Date: _____

Signature



**THE STATE BAR
OF CALIFORNIA**

MEMBER RECORDS & COMPLIANCE

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1617

TELEPHONE: 888-800-3400

September 11, 2015

TO WHOM IT MAY CONCERN:

I, Louise Turner, Custodian of Membership Records of the State Bar of California, hereby certify that attached is a full, true and correct copy of the registration card on file in the Membership Records Department of the State Bar of California for DERON ADAM KARTOON, #155925.

THE STATE BAR OF CALIFORNIA

Louise Turner
Custodian of Membership Records

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THE STATE BAR OF CALIFORNIA
REGISTRATION CARD

INFORMATION PROVIDED ON THIS CARD BECOMES PUBLIC RECORD

MEMBER'S FULL NAME
LAST

KARTOON

FIRST

DERON

MIDDLE

ADAM

(PLEASE PRINT OR TYPE)

OFFICE ADDRESS, OR, IF NONE, OTHER ADDRESS FOR STATE BAR PURPOSES:

FIRM
NAME

PLATTER TEDDER and GRAVES

ADDRESS

1700 WEST KATELLA AVE, # 300

CITY

LOS ANGELES

STATE

CA

ZIP

92667

FOREIGN
COUNTRY

TELEPHONE

714 771-7584

PLACE OF BIRTH

BIRTH DATE

MONTH

11

DAY

01

YEAR

66

Los Angeles

State Bar Use Only

156925

NUMBER

12 17 91

DATE ADMITTED

MAIL

RESTRICTION

FEES \$

W.C. \$ 20.

S.C. \$

TOTAL \$

State Bar Use Only

SCHOOL CODE

4833

SCHOOL CODE

UNDERGRADUATE
DEGREE FROM:

UC BERKELEY

CITY

BERKELEY

STATE

CA

LAW DEGREE
FROM:

LOYOLA LAW SCHOOL

CITY

LOS ANGELES

STATE

CA

ADDITIONAL EDUCATION:

DATES AND PLACES OF
PRIOR ADMISSION TO PRACTICE

10/88

DATE

12/17/91

SIGNED

Adam D. Karton

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THE STATE BAR OF CALIFORNIA

MEMBER RECORDS & COMPLIANCE

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1617

TELEPHONE: 888-800-3400

September 11, 2015

TO WHOM IT MAY CONCERN:

I, Louise Turner, Custodian of Membership Records of the State Bar of California, hereby certify that attached is a full, true and correct copy of the address history on file in the Membership Records Department of the State Bar of California for DERON ADAM KARTOON, #155925 from December 17, 1991 to the date of this certificate.

THE STATE BAR OF CALIFORNIA

A handwritten signature in cursive script that reads "Louise Turner".

Louise Turner
Custodian of Membership Records

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MM595R2

MEMBER ADDRESS CHANGE HISTORY

Print Date: 9/11/15

Member #: 155925

Date of Admission: 12/17/1991 Status: Not Eligibl Effective: 6/04/2015

Name: Deron A. Kartoon

Address: Law Offices of Deron A. Kartoon Eff: 3/12/2014
3 Sir Francis Drake Blvd
PO Box 1403
Ross CA 94957

Law Offices of Deron A. Kartoon Eff: 12/08/2011
3 Sir Francis Drake Boulevard
PO Box 1403
Ross CA 94957

Eff: 1/16/2004

P O Box 1403
Ross CA 94957

Eff: 1/16/2002

3938 Washington St
San Francisco CA 94118

Eff: 6/27/1997

602 Filbert St
San Francisco CA 94133

Eff: 6/13/1995

Smith & Simpson
1901 Ave of the Stars 18FL
Los Angeles CA 90067

Eff: 5/23/1994

Smith Barab & Simpson
530 Wilshire Blvd 4FL
Santa Monica CA 90401

00004

MM595R2

MEMBER ADDRESS CHANGE HISTORY

Print Date: 9/11/15

Member #: 155925

Date of Admission: 12/17/1991 Status: Not Eligibl Effective: 6/04/2015

Name: Deron A. Kartoon

Address:

Eff: 1/28/1993

1875 Century Park E #930
Los Angeles CA 90067

Eff:12/17/1991

Pratter Tedder & Graves
1700 W Katella Ave #300
Los Angeles CA 92667

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MAY 5 2015

(State Bar Court No. 13-O-14465)

S224720

Frank A. McGuire Clerk

Deputy

IN THE SUPREME COURT OF CALIFORNIA

En Banc

In re DERON ADAM KARTOON on Discipline

The court orders that Deron Adam Kartoon, State Bar Number 155925, is suspended from the practice of law in California for two years, execution of that period of suspension is stayed, and he is placed on probation for three years subject to the following conditions:

1. Deron Adam Kartoon is suspended from the practice of law for the first thirty days of probation;
2. Deron Adam Kartoon must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Decision filed on December 15, 2104; and
3. At the expiration of the period of probation, if Deron Adam Kartoon has complied with all conditions of probation, the period of stayed suspension will be satisfied and that suspension will be terminated.

Deron Adam Kartoon must also take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order and provide satisfactory proof of such passage to the State Bar's Office of Probation in Los Angeles within the same period. Failure to do so may result in suspension. (Cal. Rules of Court, rule 9.10(b).)

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

I, Frank A. McGuire, Clerk of the Supreme Court of the State of California, do hereby certify that the preceding is a true copy of an order of this Court as shown by the records of my office.
Witness my hand and the seal of the Court this

CANTIL-SAKAUYE
Chief Justice

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_____ day of MAY 5 2015 20

Clerk

By: _____