

FILED

OCT 20 2015

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

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



PUBLIC MATTER

STATE BAR COURT

HEARING DEPARTMENT - LOS ANGELES

11 In the Matter of: 12 ERIC GREGORY PARKIN, No. 146811, 13 14 A Member of the State Bar 15) Case No. 15-PM-15148-WKM)) MOTION TO REVOKE PROBATION;) MEMORANDUM OF POINTS AND) AUTHORITIES; DECLARATION OF) MARICRUZ FARFAN; EXHIBITS 1) THROUGH 3; PROBATION REVOCATION) RESPONSE FORM [Rule 5.310 et seq., Rules) of Procedure of the State Bar]
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TO: The State Bar Court and Eric Gregory Parkin, Respondent:

PLEASE TAKE NOTICE THAT the State Bar of California, Office of Probation, hereby moves pursuant to Rules of Procedure of the State Bar of California, rules 5.310, et seq., to revoke the probation imposed upon Eric Gregory Parkin ("Respondent") in prior disciplinary case nos. 13-C-15303 and 13-C-15305 and to impose upon Respondent the entire period of suspension of one year previously stayed by order no. S218698 of the Supreme Court filed on July 31, 2014. The State Bar requests that Respondent be ordered to comply with rule 9.20, California Rules of Court, and that Respondent be placed on involuntary inactive enrollment pursuant to Business and Professions Code section 6007(d).

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

1. As a condition of probation, Respondent was ordered to schedule a meeting with his probation deputy to discuss the terms and conditions of his probation; he was to promptly

1 meet as directed and upon request. Respondent has not complied in that he did not meet as
2 directed. During a telephone call on August 14, 2014, Respondent scheduled his required
3 meeting for Friday, September 12, 2014 at 10 a.m. He was told to call at that time and to have
4 the Office of Probation's letter with him. Respondent did not call on September 12, 2014 at any
5 time. On September 19, 2014, Respondent left a voice mail message stating, among other things,
6 that he had his required meeting at 10 a.m. today but that he had missed it because he was at
7 Kaiser with some type of seizure. On September 22, 2014, the Office of Probation left a voice
8 mail message for Respondent noting that Respondent's meeting had been scheduled for
9 September 12, not September 19, 2014 and letting him know he could call back if he wanted to
10 reschedule his meeting. On September 23, 2014, Respondent left a telephonic voice mail
11 message stating that he would like to reschedule his meeting. On September 23, 2014, the Office
12 of Probation telephoned Respondent and again stated that his meeting was scheduled for
13 September 12, not September 19, 2014. The meeting was then set for, and held on, September
14 25, 2014.

15 2. As a condition of probation, Respondent was ordered to comply with the State
16 Bar Act ("SBA") and the Rules of Professional Conduct ("RPC") and to report such compliance
17 to the Office of Probation under penalty of perjury each January 10, April 10, July 10, and
18 October 10 ("quarterly reports"). Respondent is not in compliance as follows:

19

Due Date	Completed	Comments
10/10/14		On 10/6/14, only the second page of a report was submitted; as such, there was no reporting period set forth and no statement as to whether Respondent complied with the SBA and RPC.
1/10/15	1/14/15	Late
4/10/15	4/30/15	Late
7/10/15		Not filed
10/10/15		Not filed

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25 3. As a condition of probation, Respondent was ordered to comply with all
26 conditions of probation imposed in the underlying criminal matter and to so declare under
27 penalty of perjury in conjunction with any quarterly report. Respondent is not in compliance as
28 follows:

Due Date	Completed	Comments
10/10/14		On 10/6/14, Respondent reported a modification to his criminal probation, but did not include a copy of requested documentation and did not report whether he had complied before such modification.
1/10/15	1/14/15	Late
4/10/15		Not filed
7/10/15		Not filed
10/10/15		Not filed

4. As a condition of probation, Respondent was ordered to attend a minimum of two meetings per month of any abstinence-based self-help group of his choosing which could include, e.g., Alcoholics Anonymous. Respondent was to provide satisfactory proof of attendance of his meetings with each quarterly report. Respondent is not in compliance as follows:

Due Date	Completed	Comments
10/10/14	10/6/14	
1/10/15	1/14/15	Late
4/10/15	4/30/15	Late, and not compliant because Respondent sent proof of attendance at 8 meetings in March, but no proof of attendance at any meetings in January or February.
7/10/15		Not filed
10/10/15		Not filed

5. As a condition of probation, Respondent was ordered to, within one year of the effective date of his discipline—by August 30, 2015, provide satisfactory proof of attendance at a session of the State Bar Ethics School, and passage of the test given at the end of the session. Respondent is not in compliance because he has not attended Ethics School.

This motion is also based on the attached Memorandum of Points and Authorities, the attached Declaration of Maricruz Farfan, the attached exhibits, and all documents on file with the court in this matter.

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

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NOTICE – FAILURE TO RESPOND

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

NOTICE – INACTIVE ENROLLMENT

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

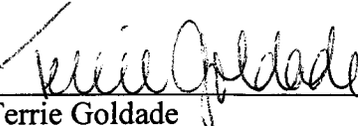
NOTICE – COST ASSESSMENT

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 20, 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 July 31, 2014, the Supreme Court imposed discipline on Respondent in
5 case no. S218698. The Supreme Court suspended Respondent for one year but stayed the
6 execution 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. schedule a meeting with his probation deputy to discuss the terms and conditions of
9 his probation; he was to promptly meet as directed and upon request. Respondent has not
10 complied in that he did not meet as directed. During a telephone call on August 14, 2014,
11 Respondent scheduled his required meeting for Friday, September 12, 2014 at 10 a.m.
12 He was told to call at that time and to have the Office of Probation's letter with him.
13 Respondent did not call on September 12, 2014 at any time. On September 19, 2014,
14 Respondent left a voice mail message stating, among other things, that he had his
15 required meeting at 10 a.m. today but that he had missed it because he was at Kaiser with
16 some type of seizure. On September 22, 2014, the Office of Probation left a voice mail
17 message for Respondent noting that Respondent's meeting had been scheduled for
18 September 12, not September 19, 2014 and letting him know he could call back if he
19 wanted to reschedule his meeting. On September 23, 2014, Respondent left a telephonic
20 voice mail message stating that he would like to reschedule his meeting. On September
21 23, 2014, the Office of Probation telephoned Respondent and again stated that his
22 meeting was scheduled for September 12, not September 19, 2014. The meeting was
23 then set for, and held on, September 25, 2014.

24 2. comply with the State Bar Act ("SBA") and the Rules of Professional Conduct
25 ("RPC") and to report such compliance to the Office of Probation under penalty of
26 perjury each January 10, April 10, July 10, and October 10 ("quarterly reports").

27 Respondent is not in compliance as follows:
28

Due Date	Completed	Comments
10/10/14		On 10/6/14, only the second page of a report was submitted; as such, there was no reporting period set forth and no statement as to whether Respondent complied with the SBA and RPC.
1/10/15	1/14/15	Late
4/10/15	4/30/15	Late
7/10/15		Not filed
10/10/15		Not filed

3. comply with all conditions of probation imposed in the underlying criminal matter and to so declare under penalty of perjury in conjunction with any quarterly report.

Respondent is not in compliance as follows:

Due Date	Completed	Comments
10/10/14		On 10/6/14, Respondent reported a modification to his criminal probation, but did not include a copy of requested documentation and did not report whether he had complied before such modification.
1/10/15	1/14/15	Late
4/10/15		Not filed
7/10/15		Not filed
10/10/15		Not filed

4. attend a minimum of two meetings per month of any abstinence-based self-help group of his choosing which could include, e.g., Alcoholics Anonymous. Respondent was to provide satisfactory proof of attendance of his meetings with each quarterly report.

Respondent is not in compliance as follows:

Due Date	Completed	Comments
10/10/14	10/6/14	
1/10/15	1/14/15	Late
4/10/15	4/30/15	Late, and not compliant because Respondent sent proof of attendance at 8 meetings in March, but no proof of attendance at any meetings in January or February.
7/10/15		Not filed
10/10/15		Not filed

5. within one year of the effective date of his discipline—by August 30, 2015, provide satisfactory proof of attendance at a session of the State Bar Ethics School, and passage of the test given at the end of the session. Respondent is not in compliance because he has not attended Ethics School.

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

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

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

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

15 B. Respondent's Violation of Probation Was Willful

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

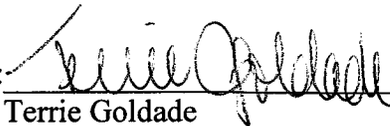
21 The burden of proof in a probation revocation proceeding is the preponderance of the
22 evidence. (Rule 5.311, Rules of Procedure.) For purposes of determining culpability, it is
23 misguided to distinguish between "substantial" and "insubstantial" or "technical" violations of
24 probation conditions. (*In the Matter of Potack*, supra.) Respondent's failure to comply with
25 probation demonstrates a lack of concern about professional responsibilities, and therefore,
26 probation should be revoked.

1 suspension. Furthermore, the hearing judge should order Respondent placed on involuntary
2 inactive enrollment until the suspension is effective and order Respondent to comply with Rule
3 9.20, California Rules of Court.

4 Respectfully submitted,

5 THE STATE BAR OF CALIFORNIA
6 OFFICE OF PROBATION

7
8 DATED: October 20, 2015

9 By: 

10 Terrie Goldade
11 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 certified copy of said order, filed on July 31, 2014, is
3 attached hereto and incorporated by reference as Exhibit 2. A certified copy of the stipulation
4 filed March 21, 2014 is also included within Exhibit 2 for the Court's convenience. Pursuant to
5 said order, the terms and conditions of probation imposed on Respondent include the following:

6 a. schedule a meeting with his probation deputy to discuss the terms and
7 conditions of his probation; he was to promptly meet as directed and upon request.
8 Respondent has not complied in that he did not meet as directed. During a telephone call
9 on August 14, 2014, Respondent scheduled his required meeting for Friday, September
10 12, 2014 at 10 a.m. He was told to call at that time and to have the Office of Probation's
11 letter with him. Respondent did not call on September 12, 2014 at any time. On
12 September 19, 2014, Respondent left a voice mail message stating, among other things,
13 that he had his required meeting at 10 a.m. today but that he had missed it because he was
14 at Kaiser with some type of seizure. On September 22, 2014, the Office of Probation left
15 a voice mail message for Respondent noting that Respondent's meeting had been
16 scheduled for September 12, not September 19, 2014 and letting him know he could call
17 back if he wanted to reschedule his meeting. On September 23, 2014, Respondent left a
18 telephonic voice mail message stating that he would like to reschedule his meeting. On
19 September 23, 2014, the Office of Probation telephoned Respondent and again stated that
20 his meeting was scheduled for September 12, not September 19, 2014. The meeting was
21 then set for, and held on, September 25, 2014.

22 b. comply with the State Bar Act ("SBA") and the Rules of Professional Conduct
23 ("RPC") and to report such compliance to the Office of Probation under penalty of
24 perjury each January 10, April 10, July 10, and October 10 ("quarterly reports").

25 Respondent is not in compliance as follows:

26

Due Date	Completed	Comments
10/10/14		On 10/6/14, only the second page of a report was submitted; as such, there was no reporting period set forth and no statement as to whether Respondent complied with the SBA and RPC.

27

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1/10/15	1/14/15	Late
4/10/15	4/30/15	Late
7/10/15		Not filed
10/10/15		Not filed

c. comply with all conditions of probation imposed in the underlying criminal matter and to so declare under penalty of perjury in conjunction with any quarterly report.

Respondent is not in compliance as follows:

Due Date	Completed	Comments
10/10/14		On 10/6/14, Respondent reported a modification to his criminal probation, but did not include a copy of requested documentation and did not report whether he had complied before such modification.
1/10/15	1/14/15	Late
4/10/15		Not filed
7/10/15		Not filed
10/10/15		Not filed

d. attend a minimum of two meetings per month of any abstinence-based self-help group of his choosing which could include, e.g., Alcoholics Anonymous.

Respondent was to provide satisfactory proof of attendance of his meetings with each quarterly report. Respondent is not in compliance as follows:

Due Date	Completed	Comments
10/10/14	10/6/14	
1/10/15	1/14/15	Late
4/10/15	4/30/15	Late, and not compliant because Respondent sent proof of attendance at 8 meetings in March, but no proof of attendance at any meetings in January or February.
7/10/15		Not filed
10/10/15		Not filed

e. within one year of the effective date of his discipline—by August 30, 2015, provide satisfactory proof of attendance at a session of the State Bar Ethics School, and passage of the test given at the end of the session. Respondent is not in compliance because he has not attended Ethics School.

1 8. As Custodian of Records, I have reviewed the entire contents of the probation file
2 on Respondent which reflects that the relevant portions of the disciplinary orders imposing
3 probation and a letter confirming the terms and conditions of probation, including suspension,
4 were provided to the Respondent on August 26, 2014.

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

- 7 a. May 23, 2014 e-mails to and from Respondent regarding required meeting.
8 b. August 8, 2014 e-mail to Respondent regarding required meeting.
9 c. August 13, 2014 voice mail from Respondent e-mail notification with notes
10 regarding Office of Probation's August 14, 2014 return call setting September
11 12, 2014 for required meeting.
12 d. Reminder letter mailed to Respondent on August 26, 2014 outlining the terms
13 and conditions of his probation.
14 e. September 24, 2014 e-mails from and to Respondent regarding his AA
15 meetings.
16 f. September 24, 2014 e-mail from Respondent regarding his AA meetings.
17 g. September 25, 2014 e-mails with Respondent regarding his AA meetings.
18 h. September 25, 2014 e-mail to Respondent with Required Meeting Record;
19 during that meeting, Respondent was told that he was not in compliance
20 because he failed to call into the Office of Probation for his required meeting
21 originally scheduled for September 12, 2014.
22 i. Documents received by the State Bar of California on October 6, 2014 and
23 forwarded to the Office of Probation by Letty Ramos, who is not an employee
24 of the Office of Probation; she is an employee with the Office of Chief Trial
25 Counsel and registers attorneys in Ethics School. She forwarded to the Office
26 of Probation the envelope, Respondent's AA verification for September 2014,
27 and page 2 of his quarterly report (no page 1 was included).

- 1 j. November 28, 2014 e-mail from Respondent stating that he would be
2 attending Ethics School on December 18, 2014.
- 3 k. December 4, 2014 e-mail from Respondent stating that it was duplicate to the
4 voice mail he left concerning December 18, 2014 Ethics School.
- 5 l. December 15, 2014 e-mail to Respondent stating, among other things, that no
6 voice mail message was received; that his proof of attendance at Ethics School
7 was due on or before August 30, 2015; that he had not filed a compliant
8 October 10, 2014 quarterly report; that he checked the box on his October 10,
9 2014 quarterly report stating that his criminal probation was "modified,
10 terminated or expired and attached hereto is a statement of the facts or copy of
11 the document(s) effectuating said change", but no documents were attached,
12 etc.
- 13 m. Respondent's quarterly report due January 10, 2015 filed late on January 14,
14 2015. On it, he reported that he had registered for the December 18, 2014
15 Ethics School but did not attend.
- 16 n. February 10, 2015 letter mailed to Respondent setting forth his
17 noncompliance.
- 18 o. February 10, 2015 e-mail to Respondent attaching letter mailed to Respondent
19 setting forth his noncompliance.
- 20 p. March 23, 2015 e-mail from Respondent saying he registered for the April 7,
21 2015 Ethics School.
- 22 q. April 28, 2015 e-mail to Respondent stating that there was no Ethics School
23 scheduled for April 7, 2015 and, again, setting forth his noncompliance.
- 24 r. Respondent's quarterly report due April 10, 2015 filed late on April 30, 2015.
25 Respondent reported that he was not in compliance because he had failed to
26 attend his monthly (AA) meetings. He did not report that he was in
27 compliance with his conditions in the underlying criminal matters.
28 Respondent also included a quarterly report for January 10, 2014, covering the

1 period October 1 through December 31, 2013, for which Respondent was not
2 on disciplinary probation, and, so, was not required to file a report.
3 Respondent's enclosed letter dated April 27, 2015 stated that he had read and
4 reread the two letters to him and they were "more than clear" and that much of
5 his paperwork "as it effects my ability to comply with the terms and
6 conditions expected" had disappeared, albeit some was recovered from the
7 trash.

- 8 s. May 18, 2015 e-mail to Respondent regarding his compliance.
- 9 t. Office of Probation Ethics School verification form dated September 16, 2015
10 stating that Respondent had not attended Ethics School.

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

14 11. I did not receive a telephone call or voice mail message from Respondent on
15 September 12, 2014—the date scheduled for his required meeting.

16 12. On September 19, 2014, I received a telephonic voice mail message from
17 Respondent stating that we had a required meeting for today at 10, but he had missed the meeting
18 because he was at Kaiser with some type of seizure and that he would provide documentation of
19 that. He requested an extension for the meeting and said that he was really embarrassed, and that
20 his girlfriend had his cell phone. (Respondent did not provide the Office of Probation with any
21 documentation regarding his September 19, 2014 Kaiser visit.)

22 13. On September 22, 2014, I left a telephonic voice mail for Respondent returning
23 his call and stating that his required meeting was scheduled for September 12, 2014 not
24 September 19, 2014. I stated that if he would like to reschedule his meeting to call me back.

25 14. On September 23, 2014, Respondent left me a telephonic voice mail message
26 stating that he would like to reschedule his meeting and that he would also like to discuss his AA
27 meetings and that he has a report due by October 10.

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1 15. On September 23, 2014, I telephoned Respondent. I stated that his meeting had
2 been scheduled for September 12, 2014 not September 19, 2014. Respondent apologized and
3 stated that he fell down and was at the hospital. Respondent stated that he wanted to attend AA
4 meetings. I told him to send me info about the group he wanted to attend and its website via e-
5 mail for pre-approval because he was to attend 2 meetings "this" month. The meeting was set
6 for September 25, 2014 at 10 a.m. Respondent was told to call me with the letter that I had
7 mailed him; he was to read the letter with attachments before our meeting.

8 16. On September 24, 2014, Respondent left a telephonic voice mail message for me
9 stating that he had just sent an e-mail to the Office of Probation with his proposed AA group and
10 that he wanted to make sure it had been received. (It had.) He said he would speak with me
11 tomorrow at 10 a.m. for his required meeting.

12 17. On September 24, 2014, I telephoned the facility purportedly offering the AA
13 meetings proposed by Respondent; I was told that it was an outpatient facility and did not hold
14 AA meetings.

15 18. On September 25, 2014, I conducted the required meeting with Respondent by
16 telephone. Respondent stated that he had completed his underlying criminal probation matter.
17 He was told to submit proof, which could include a current court docket sheet, a Probation
18 Officer letter, etc. I reminded him that he was not in compliance because he did not call in on
19 September 12, 2014 for his scheduled meeting. I asked if he had been in the hospital on
20 September 12, 2014, and he stated that he had not.

21 19. On September 25, 2014, I telephoned the subsequent AA group that Respondent
22 proposed he attend and received confirmation of its meeting dates and times.

23 20. On November 10, 2014, I telephoned Respondent at his membership records
24 number but was unable to leave a message because the phone just kept ringing.

25 21. On November 10, 2014, I telephoned Respondent at a private number regarding
26 his October 2014 quarterly report. He stated that he was at the hospital and that he would call
27 the next day.

1 22. On November 12, 2014, Respondent telephoned me. I told him that he had
2 submitted an incomplete quarterly report for October 10, 2014 and that only page 2 had been
3 sent; that he had sent to Letty Ramos, who registers people for Ethics School; and that she had
4 forwarded his AA report and page 1 of his quarterly report to me. He told me that he had moved
5 and did not have a copy of the quarterly report form. I asked him if he remembered that during
6 his required meeting I told him that the Office of Probation had provided a master copy of the
7 quarterly report form as a courtesy. He said that he did. I told him that he did not have to use
8 the quarterly report form, that he could create his own report but that it must have all of the
9 required information. I also reminded him that he could send a notice to the Office of Probation
10 requesting a copy of a quarterly report form but that he must state why he did not keep a copy.
11 He said his girlfriend was at the hospital and might be released "today", and she may have kept a
12 copy of his quarterly report at her home. I told Respondent that if he wanted to resubmit his
13 quarterly report to please send it, and that he did not have to resend his AA report.

14 23. On January 15, 2015, I telephoned Respondent and told him that I had received
15 his quarterly report with a cashier's check. He apologized for sending the cashier's check and
16 asked if it could be sent back. (I did so.) I asked Respondent if he had ever sent a corrected
17 quarterly report for October 2014; he said that he had. (Respondent did not; instead he had send
18 a report for January 2014, which was not required since he was not on disciplinary probation at
19 that time.)

20 24. On April 27, 2015, Respondent left me a telephonic voice mail message. I
21 responded via an e-mail sent April 28, 2015.

22 25. On April 29, 2015, Respondent left me a telephonic voice mail message stating
23 that he was trying to follow up on his message from earlier yesterday. He stated that he was

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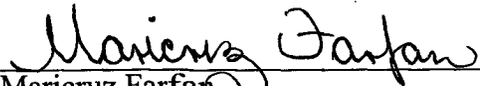
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trying to register for June 4, 2015 Ethics School and trying to catch up with everything. I responded via an e-mail sent on May 18, 2015 which referenced my April 28, 2015 e-mail response to his previous telephonic voice mail message.

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

Executed this 20th day of October, 2015 at Los Angeles, California.


Maricruz Farfan
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

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1617

TELEPHONE: 888-800-3400

September 25, 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 ERIC GREGORY PARKIN, #146811.

THE STATE BAR OF CALIFORNIA

Louise Turner
Custodian of Membership Records

00001

THE STATE BAR OF CALIFORNIA
REGISTRATION CARD

INFORMATION PROVIDED ON THIS CARD BECOMES PUBLIC RECORD

MEMBER'S FULL NAME
LAST FIRST MIDDLE

PARKIN ERIC GREGORY

(PLEASE PRINT OR TYPE)

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

FIRM NAME

ADDRESS

2500 W ORANGETHORPE Suite V

CITY

FULLERTON

STATE

CA

ZIP

92633

FOREIGN COUNTRY

TELEPHONE

714 526-2626

PLACE OF BIRTH

BIRTH DATE

MONTH

10

DAY

07

YEAR

63

SAN JOSE

State Bar Use Only

146811

NUMBER

06 11 90

DATE ADMITTED

MAIL RESTRICTION

FEES \$

W.C. \$

15.00

S.C. \$

TOTAL \$

State Bar Use Only	
SCHOOL CODE	
SCHOOL CODE	9999

UNDERGRADUATE DEGREE FROM:

CITY

STATE

LAW DEGREE FROM:

S.C.L.L.

CITY

Brea

STATE

Ca

ADDITIONAL EDUCATION:

DATES AND PLACES OF PRIOR ADMISSION TO PRACTICE

N/A

7/88

DATE

6-5-90

SIGNED

Eric S. Parkin

00002



THE STATE BAR OF CALIFORNIA

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1617

TELEPHONE: 888-800-3400

September 25, 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 ERIC GREGORY PARKIN, #146811 from June 11, 1990 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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Member #: 146811

Date of Admission: 6/11/1990 Status: Not Eligibl Effective: 7/01/2015

Name: Eric G. Parkin

Address: Parkin & Parkin

Eff: 8/15/2014

10352 Lassen St
Los Alamitos CA 90720

Parkin & Parkin

Eff: 9/24/2007

4021 Figaro Cir
Huntington Beach CA 92649

Parkin & Parkin

Eff: 12/11/2003

4911 Warner Ave #201
Huntington Beach CA 92649

Eff: 7/23/1990

2500 W Orangethorpe #I
Fullerton CA 92633

Eff: 6/11/1990

2500 W Orangethorpe #V
Fullerton CA 92633

JUL 31 2014

(State Bar Court No. 13-C-15303; 13-C-15305)

S218698

Frank A. McGuire Clerk

Deputy

IN THE SUPREME COURT OF CALIFORNIA

En Banc

In re ERIC GREGORY PARKIN on Discipline

The court orders that Eric Gregory Parkin, State Bar Number 146811, is suspended from the practice of law in California for one year, execution of that period of suspension is stayed, and he is placed on probation for two years subject to the following conditions:

1. Eric Gregory Parkin must comply with the conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on March 21, 2014; and
2. At the expiration of the period of probation, if Eric Gregory Parkin has complied with the terms of probation, the period of stayed suspension will be satisfied and that suspension will be terminated.

Eric Gregory Parkin 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 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

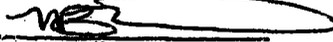
CANTIL-SAKAUYE

Chief Justice

00001

day of AUG 1 2014

Clerk

By: 

Deputy

(Do not write above this line.)

State Bar Court of California
Hearing Department
Los Angeles
STAYED SUSPENSION

PUBLIC MATTER

<p>Counsel For The State Bar</p> <p>Maria L. Ghobadi Deputy Trial Counsel 845 S. Figueroa Street Los Angeles, CA 90017 (213) 765-1165</p> <p>Bar # 242945</p>	<p>Case Number(s): 13-C-15303-RAH' 13-C-15305</p>	<p>For Court use only</p> <p>FILED</p> <p>MAR 21 2014 <i>P.B.</i></p> <p>STATE BAR COURT CLERK'S OFFICE LOS ANGELES</p>
<p>Counsel For Respondent</p> <p>Gregory L. Parkin 2500 W. Orangethorpe, Ste 116 Fullerton, CA 92833 (714) 526-2626</p> <p>Bar # 55989</p>	<p>Submitted to: Settlement Judge</p> <p>STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION AND ORDER APPROVING</p> <p>STAYED SUSPENSION; NO ACTUAL SUSPENSION</p> <p><input type="checkbox"/> PREVIOUS STIPULATION REJECTED</p>	
<p>In the Matter of: ERIC GREORY PARKIN</p> <p>Bar # 146811</p> <p>A Member of the State Bar of California (Respondent)</p>		

Note: All information required by this form and any additional information which cannot be provided in the space provided, must be set forth in an attachment to this stipulation under specific headings, e.g., "Facts," "Dismissals," "Conclusions of Law," "Supporting Authority," etc.

A. Parties' Acknowledgments:

- (1) Respondent is a member of the State Bar of California, admitted **June 11, 1990**.
- (2) The parties agree to be bound by the factual stipulations contained herein even if conclusions of law or disposition are rejected or changed by the Supreme Court.
- (3) All investigations or proceedings listed by case number in the caption of this stipulation are entirely resolved by this stipulation and are deemed consolidated. Dismissed charge(s)/count(s) are listed under "Dismissals." The stipulation consists of **14** pages, not including the order.
- (4) A statement of acts or omissions acknowledged by Respondent as cause or causes for discipline is included under "Facts."
- (5) Conclusions of law, drawn from and specifically referring to the facts are also included under "Conclusions of Law".

(Effective January 1, 2014)

Stayed Suspension

AKB
3/11/14

(Do not write above this line.)

- (6) The parties must include supporting authority for the recommended level of discipline under the heading "Supporting Authority."
- (7) No more than 30 days prior to the filing of this stipulation, Respondent has been advised in writing of any pending investigation/proceeding not resolved by this stipulation, except for criminal investigations.
- (8) Payment of Disciplinary Costs—Respondent acknowledges the provisions of Bus. & Prof. Code §§6086.10 & 6140.7. (Check one option only):
- Costs are added to membership fee for calendar year following effective date of discipline.
 - Costs are to be paid in equal amounts prior to February 1 for the following membership years: (Hardship, special circumstances or other good cause per rule 5.132, Rules of Procedure). If Respondent fails to pay any installment as described above, or as may be modified by the State Bar Court, the remaining balance is due and payable immediately.
 - Costs are waived in part as set forth in a separate attachment entitled "Partial Waiver of Costs".
 - Costs are entirely waived.

B. Aggravating Circumstances [Standards for Attorney Sanctions for Professional Misconduct, standards 1.2(f) & 1.5]. Facts supporting aggravating circumstances are required.

- (1) **Prior record of discipline**
- (a) State Bar Court case # of prior case
 - (b) Date prior discipline effective
 - (c) Rules of Professional Conduct/ State Bar Act violations:
 - (d) Degree of prior discipline
 - (e) If Respondent has two or more incidents of prior discipline, use space provided below or a separate attachment entitled "Prior Discipline.
- (2) **Dishonesty:** Respondent's misconduct was intentional, surrounded by, or followed by bad faith, dishonesty, concealment, overreaching or other violations of the State Bar Act or Rules of Professional Conduct.
- (3) **Trust Violation:** Trust funds or property were involved and Respondent refused or was unable to account to the client or person who was the object of the misconduct for improper conduct toward said funds or property.
- (4) **Harm:** Respondent's misconduct harmed significantly a client, the public or the administration of justice.
- (5) **Indifference:** Respondent demonstrated indifference toward rectification of or atonement for the consequences of his or her misconduct.
- (6) **Lack of Cooperation:** Respondent displayed a lack of candor and cooperation to victims of his/her misconduct or to the State Bar during disciplinary investigation or proceedings.
- (7) **Multiple/Pattern of Misconduct:** Respondent's current misconduct evidences multiple acts of wrongdoing or demonstrates a pattern of misconduct. **See Attachment at page 11.**

(Do not write above this line.)

- (8) **Restitution:** Respondent failed to make restitution.
- (9) **No aggravating circumstances** are involved.

Additional aggravating circumstances

C. Mitigating Circumstances [see standards 1.2(g) & 1.6]. Facts supporting mitigating circumstances are required.

- (1) **No Prior Discipline:** Respondent has no prior record of discipline over many years of practice coupled with present misconduct which is not deemed serious.
- (2) **No Harm:** Respondent did not harm the client, the public, or the administration of justice.
- (3) **Candor/Cooperation:** Respondent displayed spontaneous candor and cooperation with the victims of his/her misconduct and to the State Bar during disciplinary investigation and proceedings.
- (4) **Remorse:** Respondent promptly took objective steps spontaneously demonstrating remorse and recognition of the wrongdoing, which steps were designed to timely atone for any consequences of his/her misconduct.
- (5) **Restitution:** Respondent paid \$ _____ on _____ in restitution to _____ without the threat or force of disciplinary, civil or criminal proceedings.
- (6) **Delay:** These disciplinary proceedings were excessively delayed. The delay is not attributable to Respondent and the delay prejudiced him/her.
- (7) **Good Faith:** Respondent acted with a good faith belief that was honestly held and reasonable.
- (8) **Emotional/Physical Difficulties:** At the time of the stipulated act or acts of professional misconduct Respondent suffered extreme emotional difficulties or physical or mental disabilities which expert testimony would establish was directly responsible for the misconduct. The difficulties or disabilities were not the product of any illegal conduct by the member, such as illegal drug or substance abuse, and the difficulties or disabilities no longer pose a risk that Respondent will commit misconduct.
- (9) **Severe Financial Stress:** At the time of the misconduct, Respondent suffered from severe financial stress which resulted from circumstances not reasonably foreseeable or which were beyond his/her control and which were directly responsible for the misconduct.
- (10) **Family Problems:** At the time of the misconduct, Respondent suffered extreme difficulties in his/her personal life which were other than emotional or physical in nature.
- (11) **Good Character:** Respondent's extraordinarily good character is attested to by a wide range of references in the legal and general communities who are aware of the full extent of his/her misconduct.
- (12) **Rehabilitation:** Considerable time has passed since the acts of professional misconduct occurred followed by subsequent rehabilitation.
- (13) **No mitigating circumstances** are involved.

Additional mitigating circumstances

(Do not write above this line.)

Pretrial Stipulation. See Attachment at page 11.

D. Discipline:

(1) **Stayed Suspension:**

(a) Respondent must be suspended from the practice of law for a period of **one year**.

- i. and until Respondent shows proof satisfactory to the State Bar Court of rehabilitation and present fitness to practice and present learning and ability in the law pursuant to standard 1.2(c)(1), Standards for Attorney Sanctions for Professional Misconduct.
- ii. and until Respondent pays restitution as set forth in the Financial Conditions form attached to this stipulation.
- iii. and until Respondent does the following:

The above-referenced suspension is stayed.

(2) **Probation:**

Respondent is placed on probation for a period of **two years**, which will commence upon the effective date of the Supreme Court order in this matter. (See rule 9.18 California Rules of Court.)

E. Additional Conditions of Probation:

- (1) During the probation period, Respondent must comply with the provisions of the State Bar Act and Rules of Professional Conduct.
- (2) Within ten (10) days of any change, Respondent must report to the Membership Records Office of the State Bar and to the Office of Probation of the State Bar of California ("Office of Probation"), all changes of information, including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.
- (3) Within thirty (30) days from the effective date of discipline, Respondent must contact the Office of Probation and schedule a meeting with Respondent's assigned probation deputy to discuss these terms and conditions of probation. Upon the direction of the Office of Probation, Respondent must meet with the probation deputy either in-person or by telephone. During the period of probation, Respondent must promptly meet with the probation deputy as directed and upon request.
- (4) Respondent must submit written quarterly reports to the Office of Probation on each January 10, April 10, July 10, and October 10 of the period of probation. Under penalty of perjury, Respondent must state whether Respondent has complied with the State Bar Act, the Rules of Professional Conduct, and all conditions of probation during the preceding calendar quarter. Respondent must also state whether there are any proceedings pending against him or her in the State Bar Court and if so, the case number and current status of that proceeding. If the first report would cover less than 30 days, that report must be submitted on the next quarter date, and cover the extended period.

In addition to all quarterly reports, a final report, containing the same information, is due no earlier than twenty (20) days before the last day of the period of probation and no later than the last day of probation.

- (5) Respondent must be assigned a probation monitor. Respondent must promptly review the terms and conditions of probation with the probation monitor to establish a manner and schedule of compliance. During the period of probation, Respondent must furnish to the monitor such reports as may be requested, in addition to the quarterly reports required to be submitted to the Office of Probation. Respondent must cooperate fully with the probation monitor.

(Do not write above this line.)

- (6) Subject to assertion of applicable privileges, Respondent must answer fully, promptly and truthfully any inquiries of the Office of Probation and any probation monitor assigned under these conditions which are directed to Respondent personally or in writing relating to whether Respondent is complying or has complied with the probation conditions.
- (7) Within one (1) year of the effective date of the discipline herein, Respondent must provide to the Office of Probation satisfactory proof of attendance at a session of the State Bar Ethics School, and passage of the test given at the end of that session.
- No Ethics School recommended. Reason: .
- (8) Respondent must comply with all conditions of probation imposed in the underlying criminal matter and must so declare under penalty of perjury in conjunction with any quarterly report to be filed with the Office of Probation.
- (9) The following conditions are attached hereto and incorporated:
- Substance Abuse Conditions Law Office Management Conditions
- Medical Conditions Financial Conditions

F. Other Conditions Negotiated by the Parties:

- (1) **Multistate Professional Responsibility Examination:** Respondent must provide proof of passage of the Multistate Professional Responsibility Examination ("MPRE"), administered by the National Conference of Bar Examiners, to the Office of Probation within one year. **Failure to pass the MPRE results in actual suspension without further hearing until passage. But see rule 9.10(b), California Rules of Court, and rule 5.162(A) & (E), Rules of Procedure.**

No MPRE recommended. Reason:

- (2) **Other Conditions:**

Respondent recognizes that the facts and circumstances of the offenses of which he stands convicted suggest an alcohol problem that needs to be addressed before it affects Respondent's legal practice. Respondent agrees to take the steps necessary to control the use of alcohol and/or drugs such that it will not affect Respondent's law practice in the future. Respondent's agreement to participate in an abstinence-based self-help group (as defined herein), as a condition of discipline, is part of Respondent's efforts to address such concerns.

As a condition of Respondent's discipline, and during the period of his probation, Respondent must attend a minimum of two (2) meetings per month of any abstinence-based self-help group of Respondent's choosing, including without limitation Alcoholics Anonymous, Narcotics Anonymous, LifeRing, S.M.A.R.T., S.O.S., etc. Other self-help maintenance programs are acceptable if they include a subculture to support recovery, including abstinence-based group meetings. (See O'Conner v. State Of California. (C.D. Calif. 1994) 855 F. Supp. 303 [no First Amendment violation where probationer given choice between AA and secular program.]) Respondent is encouraged, but not required, to obtain a "sponsor" during the term of participation in these meetings.

The program called "Moderation Management" is not acceptable because it is not abstinence-based and allows the participant to continue consuming alcohol.

(Do not write above this line.)

Respondent must contact the Office of Probation and obtain written approval for the program Respondent has selected prior to attending the first self-help group meeting. If Respondent wants to change groups, Respondent must first obtain the Office of Probation's written approval prior to attending a meeting with the new self-help group.

Respondent must provide to the Office of Probation satisfactory proof of attendance of the meetings set forth herein with each Quarterly Report submitted to the Office of Probation. Respondent may not sign as the verifier of his own attendance.

Respondent is encouraged, but is not required, to participate in the Lawyers' Assistance Program, to abstain from alcohol and illegal drugs, and to undergo random urinalysis testing to complement abstinence.

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FACTS:

7. On February 1, 2012, Respondent drove his vehicle into a McDonalds parking lot in Huntington Beach, California around 8:30 p.m. and collided with two parked cars causing property damage.

8. The collision was witnessed by one of the vehicle owners, from inside the restaurant.

9. Huntington Beach Police Officer P. Sanine arrived on scene and spoke with Respondent who stated, he didn't know how the collisions happened. Huntington Beach Police Officer D. Stover also spoke with Respondent and noticed he exhibited objective signs of intoxication, his eyes were red and watery, his speech was slowed and slurred, he had trouble maintaining his balance, he smelled of alcohol, and appeared to be confused as to his whereabouts.

10. After noticing Respondent exhibited objective signs of intoxication, a series of field sobriety tests were administered at the completion of which, officers determined Respondent was under the influence of alcohol and placed him under arrested. A subsequent blood analysis confirmed Respondent had a blood alcohol level of .31 percent.

11. Respondent immediately enrolled in an alcohol treatment program following his arrest and continues to work with an alcohol sponsor.

CONCLUSIONS OF LAW:

12. The facts and circumstances surrounding the violations that led to Respondent's May 18, 2012, convictions did not involve moral turpitude but did involve other misconduct warranting discipline.

Case No. 13-C-15305 (Conviction Proceedings)

PROCEDURAL BACKGROUND IN CONVICTION PROCEEDING:

13. This is a proceeding pursuant to sections 6101 and 6102 of the Business and Professions Code and rule 9.10 of the California Rules of Court.

14. On January 30, 2006, the Orange County District Attorney filed a criminal complaint in the Orange County Superior Court, West Justice Center, case no. 06WM00990, charging Respondent with committing the following violations on January 20, 2006: one count of violating Vehicle Code section 23152(a) [Driving under the Influence of Alcohol with two priors], a misdemeanor; and one count of violating Vehicle Code section 23152(b) [Driving with a Blood Alcohol of .08% or more with two priors], a misdemeanor.

15. The complaint further alleged that at the time of his arrest, Respondent had two prior drinking and driving convictions within ten years; On January 11, 1999, Respondent violated Vehicle Code section 23152(a), resulting in a conviction on March 16, 1999, in Riverside County Superior Court (Indio) Case no. INM090779; On April 2, 2002, Respondent violated Vehicle Code section 23152(a) [Driving under the Influence of Alcohol] and 23152(b), resulting in a conviction on May 7, 2002, in Orange County Superior Court (Westminster) Case no. 02WM03366.

16. On November 15, 2006, the District Attorney's Office amended the complaint to add a violation of Vehicle Code section 23103(a) pursuant to 23103.5 [Reckless Driving Involving Alcohol], a misdemeanor (Count Three). The court entered Respondent's plea of guilty to a violation of Vehicle Code section 23103(a) pursuant to 23103.5 [Reckless Driving Involving Alcohol], a misdemeanor, and all remaining counts were dismissed.

17. The court suspended the imposition of sentence and placed Respondent on informal probation for a period of three years. The court ordered that Respondent, among other things, pay fines, restitution, and fees, and attend and complete a 12-hour Alcohol and Drug Program.

18. On November 1, 2013, the Review Department of the State Bar Court issued an order referring the matter to the Hearing Department for a hearing and decision recommending the discipline to be imposed in the event that the Hearing Department finds that the facts and circumstances surrounding the offense(s) for which Respondent was convicted involved moral turpitude or other misconduct warranting discipline.

FACTS:

19. On January 20, 2006, Huntington Beach Police were dispatched based due to a report that a vehicle had been parked on the street for over an hour, with the engine running, lights on, and there was an occupant in the vehicle who wasn't moving.

20. When Huntington Beach Police Officer Fulton arrived, he found Respondent passed out in the driver's seat of a vehicle with the engine running and the lights on. The officer noticed Respondent exhibited objective signs of intoxication and administered a series field sobriety tests that Respondent failed.

21. Respondent admitted to the officer that he was driving home from the Fullerton area and decided to pull over instead of continuing to drive home.

22. Respondent was arrested, a post arrest breath test was administered and Respondent's blood alcohol level registered at .16 percent and .16 percent.

CONCLUSIONS OF LAW:

23. The facts and circumstances surrounding the violations that led to Respondent's November 15, 2006, convictions did not involve moral turpitude but did involve other misconduct warranting discipline.

AGGRAVATING CIRCUMSTANCES.

Multiple Acts of Misconduct (Std. 1.5(b)): Respondent engaged in multiple acts of wrongdoing. He drove while under the influence of alcohol on two separate occasions which lead to the two convictions in the matters before the court in State Bar Case Nos. 13-C-15303 and 13-C-15305. In addition, Respondent has committed the following additional violations.

People v. Parkin, Riverside County Superior Court, Indio, Case no. INM090779

On January 11, 1999, an officer witnessed Respondent's vehicle speeding and then weaving, almost hitting a curb. After initiating a traffic stop, the officer approached the vehicle and noticed Respondent exhibited objective signs of intoxication, his eyes were blood shot and watery and his speech was slurred. After conducting a series of field sobriety tests on which Respondent performed poorly he was arrested. A post arrest breath test measured Respondent's blood alcohol level at .170 percent and .176 percent. On March 16, 1999, Respondent pled guilty to a misdemeanor violation of Vehicle Code section 23152(a) [Driving under the Influence of Alcohol] and was placed on three years of probation and ordered to pay a fine.

People v. Parkin, Orange County Superior Court, West Justice Center, Case no. 02WM0336

On April 4, 2002, Huntington Beach Police Officers found Respondent passed out behind the wheel of his vehicle in a fast food drive through line. Respondent's car was in drive, with the engine running and his foot on the brake. The officer noticed Respondent exhibited objective signs of intoxication and administered a series field sobriety tests which Respondent failed. A post arrest breath test was administered and Respondent blood alcohol was measured at .24 percent and .23 percent. On May 7, 2002, Respondent pled to violations of Vehicle Code sections 23152(a) [Driving under the Influence of Alcohol] and 23152(b) [Driving with a Blood Alcohol of .08% or more] and was placed on three years of probation and ordered to serve jail time and pay fines.

People v. Parkin, Orange County Superior Court, Case no. HB3060082 M A

On August 14, 2013, while on probation in case no. 12WM02418, Respondent was pulled over for failing to stop at a posted stop sign and talking on a cell phone while driving. Respondent was cited for violating Vehicle Code sections 12500 [Driving without a Driver's License], a misdemeanor and 23123(a) [Driving while using a Telephone], an infraction. On October 11, 2013, Respondent pled guilty to both violations and was ordered to pay a fine.

MITIGATING CIRCUMSTANCES.

Additional Mitigating Circumstances:

Pretrial Stipulation: Respondent is entitled to mitigation for entering into this stipulation with the State Bar, Office of Chief Trial Counsel (See *Silva-Vidor v. State Bar* (1989) 49 Cal.3d 1071, 1079 [where mitigative credit was given for entering into a stipulation as to facts and culpability].)

AUTHORITIES SUPPORTING DISCIPLINE.

The Standards for Attorney Sanctions for Professional Misconduct "set forth a means for determining the appropriate disciplinary sanction in a particular case and to ensure consistency across cases dealing with similar misconduct and surrounding circumstances." (Rules Proc. of State Bar, tit. IV, Stds. for Atty. Sanctions for Prof. Misconduct, std. 1.1. All further references to Standards are to this source.) The Standards help fulfill the primary purposes of discipline, which include: protection of the public, the

courts and the legal profession; maintenance of the highest professional standards; and preservation of public confidence in the legal profession. (See std. 1.1; *In re Morse* (1995) 11 Cal.4th 184, 205.)

Although not binding, the standards are entitled to "great weight" and should be followed "whenever possible" in determining level of discipline. (*In re Silverton* (2005) 36 Cal.4th 81, 92, quoting *In re Brown* (1995) 12 Cal.4th 205, 220 and *In re Young* (1989) 49 Cal.3d 257, 267, fn. 11.) Adherence to the standards in the great majority of cases serves the valuable purpose of eliminating disparity and assuring consistency, that is, the imposition of similar attorney discipline for instances of similar attorney misconduct. (*In re Naney* (1990) 51 Cal.3d 186, 190.) If a recommendation is at the high end or low end of a Standard, an explanation must be given as to how the recommendation was reached. (Std. 1.1.) "Any disciplinary recommendation that deviates from the Standards must include clear reasons for the departure." (Std. 1.1; *Blair v. State Bar* (1989) 49 Cal.3d 762, 776, fn. 5.)

In determining whether to impose a sanction greater or less than that specified in a given Standard, in addition to the factors set forth in the specific Standard, consideration is to be given to the primary purposes of discipline; the balancing of all aggravating and mitigating circumstances; the type of misconduct at issue; whether the client, public, legal system or profession was harmed; and the member's willingness and ability to conform to ethical responsibilities in the future. (Stds. 1.7(b) and (c).)

Respondent's offenses do not involve moral turpitude, but do involve other misconduct warranting discipline.

Standard 2.12 is the applicable Standard in cases such as this, where a respondent has been convicted of a misdemeanor that does not on its face or in the surrounding facts and circumstances involve moral turpitude but includes misconduct warranting discipline. The standard prescribes that the appropriate level of discipline for such misconduct is suspension or reproof.

In the present case Respondent was arrested and pled guilty to two alcohol related misdemeanors for driving under the influence in State Bar disciplinary case no. 13-C-15305, where Respondent had a blood alcohol level of .16 percent and was found by officers passed out behind the wheel of his vehicle and disciplinary case no. 13-C-15303, where Respondent had a blood alcohol level of .31 percent when he entered a parking lot and collided with two parked vehicles. While the incidents were several years apart one occurring in January 2006, and the other in February 2012, they were not aberrational. Respondent has also suffered additional convictions for driving under the influence during two incidents occurring in January 1999, for violating Vehicle Code section 23152(a) and April 2002, for violating Vehicle Code section 23152(a) and 23152(b). Additionally, Respondent while on criminal probation was convicted of using a telephone while driving and driving without a license in October 2013. Respondent's repeated misconduct is serious and the potential harm to the community is grave, though none of the cases resulted in injuries. Currently, Respondent is enrolled in an alcohol treatment program and has enlisted the aid of an alcohol sponsor to help ensure his sobriety.

Guided by the applicable standards and in consideration of the surrounding circumstances, the purposes of attorney discipline will be served by the imposition of a one-year stayed suspension and two years of probation with alcohol conditions.

The level of discipline is also supported by case law. In *In re Anna Lou Kelley* (1990) 52 Cal.3d 487, an attorney who had twice been convicted of driving with a blood-alcohol level exceeding the legal limit, 0.10 percent in her first conviction and 0.16 percent blood alcohol in her second conviction was publicly

reproved and placed on disciplinary probation for three years. The Supreme Court held that, although the attorney's conduct did not involve moral turpitude, the two convictions, including violating the attorney's probation from the first conviction when she committed the second offense, constituted other misconduct warranting discipline. The Supreme Court found that the attorney's behavior evidenced a lack of respect for the legal system and an alcohol abuse problem.

While Respondent's actions are similar to those of the attorney in *Kelley* in that, they both involve multiple alcohol-related driving convictions. Respondent's actions are substantially more serious and occurred over a longer period of time, thus warranting greater discipline. Respondent has four convictions for driving under the influence of alcohol over a 13-year period, the latest of which involved a collision with two parked vehicles, and a conviction for driving without a driver's license while on criminal probation. Thus, the purposes of attorney discipline and the protection of the public will be served by the imposition of a one-year stayed suspension and two years of probation with alcohol rehabilitation conditions.

EXCLUSION FROM MCLE CREDIT

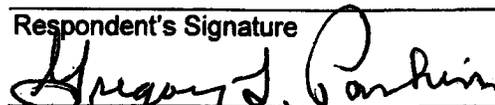
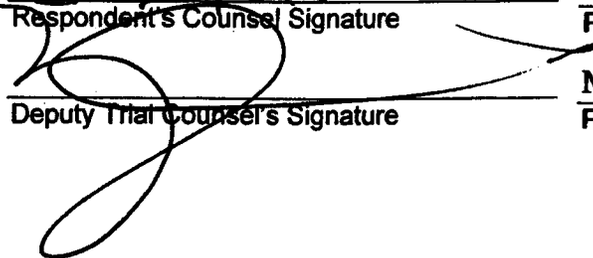
Pursuant to rule 3201, Respondent may not receive MCLE credit for completion of State Bar Ethics School and/or any other educational course(s) to be ordered as a condition of his stayed suspension. (Rules Proc. of State Bar, rule 3201.)

(Do not write above this line.)

In the Matter of: ERIC GREGORY PARKIN	Case number(s): 13-C-15303, 13-C-15305
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SIGNATURE OF THE PARTIES

By their signatures below, the parties and their counsel, as applicable, signify their agreement with each of the recitations and each of the terms and conditions of this Stipulation Re Facts, Conclusions of Law, and Disposition.

<u>3-11-14</u> Date	 Respondent's Signature	<u>Eric G. Parkin</u> Print Name
<u>3-11-14</u> Date	 Respondent's Counsel Signature	<u>Gregory L. Parkin</u> Print Name
<u>3/11/14</u> Date	 Deputy Trial Counsel's Signature	<u>Maria L. Ghobadi</u> Print Name

(Do not write above this line.)

In the Matter of: ERIC GREGORY PARKIN	Case Number(s): 13-C-15303, 13-C-15305
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STAYED SUSPENSION ORDER

Finding the stipulation to be fair to the parties and that it adequately protects the public, IT IS ORDERED that the requested dismissal of counts/charges, if any, is GRANTED without prejudice, and:

- The stipulated facts and disposition are APPROVED and the DISCIPLINE RECOMMENDED to the Supreme Court.
- The stipulated facts and disposition are APPROVED AS MODIFIED as set forth below, and the DISCIPLINE IS RECOMMENDED to the Supreme Court.
- All Hearing dates are vacated.

The parties are bound by the stipulation as approved unless: 1) a motion to withdraw or modify the stipulation, filed within 15 days after service of this order, is granted; or 2) this court modifies or further modifies the approved stipulation. (See rule 5.58(E) & (F), Rules of Procedure.) **The effective date of this disposition is the effective date of the Supreme Court order herein, normally 30 days after file date. (See rule 9.18(a), California Rules of Court.)**

03-19-2014
Date


RICHARD A. PLATEL
Judge of the State Bar Court

00016

CERTIFICATE OF SERVICE

[Rules Proc. of State Bar; Rule 5.27(B); 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 March 21, 2014, I deposited a true copy of the following document(s):

STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION AND ORDER APPROVING

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

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

**GREGORY LEE PARKIN
2500 W ORANGETHORPE #V
FULLERTON, CA 92633**

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

Maria L. Ghobadi, Enforcement, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on March 21, 2014.



Paul Barona
Case Administrator
State Bar Court

ORIGINAL

1 Law Offices of Gregory Parkin
2 2500 west Orangethorpe, Suite 116
3 Fullerton, California 92833
4 714-526-2626
5 Bar Number 55989

FILED

*MC Phokadi
served in
Courtroom B.*

FEB 25 2014

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

State Bar Court
Hearing Department

8 In the Matter of:
9 ERIC GREGORY PARKIN
10 No. 146811
11 A Member of the State Bar

case No: 13-C-15305

13 Comes now respondent Eric G. Parkin and answers the State Bars acusation as follows:

14 BACK GROUND: Respondent was licensed to practice law in 1991, and has practiced
15 continually since that time. His practice was mainly in Orange County courts with offices in
16 Fullerton and Huntington Beach. During this twenty five year time, he has had three DUI
17 convictions and one DUI that was reduced to a wet reckless.

18 In addition he plead guilty to driving without a license. A corporal punishment case was
19 plea bargained to a dismissal upon completion or a 52 weeks anger management class.

21 FACTORS IN MITIGATION

22
23 During this entire period, respondeet has never been disciplined in conection with his law
24 pratice or otherwise, in addition no client has ever lodged a complaint with the Bar, State or
25 Federal Court with regard to his practice. His last DUI was referred to a Court sponsored
26 program under their supervision of a Superior Court Judge. This program lasted for a full year
27 and required almost daily AA and or Court meetings. This program, also required almost daily
28 blood alcohol tests.

Respondent completed this program and then entered a guilty plea. Due to his successful performance in the program the court dismissed all fines and jail time and respondent is now

1 practicing sobriety .

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Conclusion: Due to the total lack of any prior State Bar disciplinary or anyother problems relating to his prctice of law, together with his sucessful completion of the Superior Court DUI program, respondent requestsP that any discipline be stayed.

Respectfully submitted,

Gregory L. Parkin

Attorney for respondnet Eric G. Parkin

FILED

OCT 10 2013

**STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES**

THE STATE BAR OF CALIFORNIA
OFFICE OF THE CHIEF TRIAL COUNSEL
CHARLES A. MURRAY, No. 146069
1149 South Hill Street
Los Angeles, California 90015-2299
Telephone: (213) 765-1000

IN THE STATE BAR COURT OF THE STATE BAR OF CALIFORNIA

IN THE MATTER OF THE CONVICTION OF:) Case No. 13-C-15305
)
) Transmittal of Records of Conviction of Attorney (Bus. & Prof.
ERIC GREGORY PARKIN,) Code §§ 6101-6102; Cal. Rules of Court, rule 9.5 et seq.)
No. 146811,)
) [] Felony;
) [] Crime(s) involved moral turpitude;
A Member of the State Bar.) [] Probable cause to believe the crime(s) involved moral turpitude;
) [X] Crime(s) which may or may not involve moral turpitude or other misconduct warranting discipline;
) [X] Transmittal of Notice of Finality of Conviction.

To the CLERK OF THE STATE BAR COURT:

1. Transmittal of records.

- A. Pursuant to the provisions of Business and Professions Code, section 6101-6102 and California Rules of Court, rule 9.5 et seq., the Office of the Chief Trial Counsel transmits a certified copy of the record of convictions of the following member of the Bar and for such consideration and action as the Court deems appropriate:
- B. Notice of Appeal
- C. Evidence of Finality of Conviction (Minutes/Docket)
- D. Other

Name of Member: ERIC GREGORY PARKIN

Date member admitted to practice law in California: June 11, 1990

Member's Address of Record: Parkin & Parkin
4021 Figaro Circle
Huntington Beach, CA 92649

2. Date and court of conviction; offense(s).

The record of conviction reflects that the above-named member of the State Bar was convicted as follows:

Date of entry of conviction: November 15, 2006

Convicting court: Superior Court, County of Orange

Case number(s): 06WM00990

Crime(s) of which convicted and classification(s): Violation of Vehicle Code §23103(a) pursuant to Vehicle Code §23103.5 (Reckless Driving – Alcohol related), a count added by interlineation, a misdemeanor which may or may not involve moral turpitude or other misconduct warranting discipline as In re Kelly (1990) 52 Cal.3d 487.

3. Compliance with Rule 9.20. (Applicable only if checked.)

We bring to the Court's attention that, should the Court enter an order of interim suspension herein, the Court may wish to require the above-named member to comply with the provisions of rule 9.20, California Rules of Court, paragraph (a), within 30 days of the effective date of any such order; and to file the affidavit with the Clerk of the State Bar Court provided for in paragraph (c) of rule 9.20 within 40 days of the effective date of said order, showing the member's compliance with the provisions of rule 9.20.

4. Other information to assist the State Bar Court

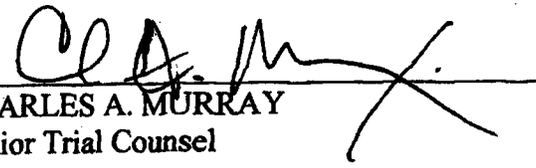
The remaining charges, Vehicle Code §23152(a) (DUI with Two Priors) and Vehicle Code §23152(b) (Driving with Blood Alcohol Level of .08% or more with Two Priors), misdemeanors, were dismissed. Because the court clerk has declined to complete the State Bar's Notice of Lack of Appeal form, the complete docket certified on September 27, 2013 is being presented as proof that no party has filed an appeal within 30 days after pronouncement of Judgment on November 15, 2006 (See Cal. Rules of Court, rule 8.853) or within 60 days after pronouncement of Judgment (See Cal. Rules of Court, rule 8.308).

DOCUMENTS TRANSMITTED:

Certified Complaint
Certified Minutes/Docket
Certified Plea
Certified Sentence Recommendation Form

THE STATE BAR OF CALIFORNIA
OFFICE OF THE CHIEF TRIAL COUNSEL

DATED: October 10, 2013

BY: 
CHARLES A. MURRAY
Senior Trial Counsel

00021

DECLARATION OF SERVICE

by U.S. FIRST-CLASS MAIL / U.S. CERTIFIED MAIL / OVERNIGHT DELIVERY / FACSIMILE-ELECTRONIC TRANSMISSION

CASE NUMBER(s): 13-C-15305

I, the undersigned, am over the age of eighteen (18) years and not a party to the within action, whose business address and place of employment is the State Bar of California, 1149 South Hill Street, Los Angeles, California 90015, declare that:

on the date shown below, I caused to be served a true copy of the within document described as follows:

TRANSMITTAL OF RECORDS OF CONVICTION OF ATTORNEY; CERTIFIED COMPLAINT; CERTIFIED MINUTES/DOCKET; CERTIFIED PLEA; CERTIFIED SENTENCE RECOMMENDATION FORM

- By U.S. First-Class Mail: (CCP §§ 1013 and 1013(a))
By U.S. Certified Mail: (CCP §§ 1013 and 1013(a))
By Overnight Delivery: (CCP §§ 1013(c) and 1013(d))
By Fax Transmission: (CCP §§ 1013(e) and 1013(f))
By Electronic Service: (CCP § 1010.6)

(for U.S. First-Class Mail) in a sealed envelope placed for collection and mailing at Los Angeles, addressed to: (see below)

(for Certified Mail) in a sealed envelope placed for collection and mailing as certified mail, return receipt requested, Article No.: 7196 9008 9111 6409 8898 at Los Angeles, addressed to: (see below)

(for Overnight Delivery) together with a copy of this declaration, in an envelope, or package designated by UPS, Tracking Nos.: addressed to: (see below)

Table with 4 columns: Person Served, Business-Residential Address, Fax Number, Via Courtesy Copy to. Includes address for PARKIN & PARKIN.

via inter-office mail regularly processed and maintained by the State Bar of California addressed to:

N/A

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, and overnight delivery by the United Parcel Service (UPS).

I am aware that on motion of the 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.

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 10, 2013

SIGNED:

Handwritten signature of Kim Wimbish and printed name KIM WIMBISH, Declarant

00022

THE STATE BAR OF CALIFORNIA
OFFICE OF THE CHIEF TRIAL COUNSEL
CHARLES A. MURRAY, No. 146069
1149 South Hill Street
Los Angeles, California 90015-2299
Telephone: (213) 765-1000

FILED

OCT 04 2013

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

IN THE STATE BAR COURT OF THE STATE BAR OF CALIFORNIA

IN THE MATTER OF THE)
CONVICTION OF:)
ERIC GREGORY PARKIN,)
No. 146811,)
A Member of the State Bar.)
) [] Felony;
) [] Crime(s) involved moral turpitude;
) [] Probable cause to believe the crime(s) involved moral
turpitude;
) [X] Crime(s) which may or may not involve moral turpitude or
other misconduct warranting discipline;
) [X] Transmittal of Notice of Finality of Conviction.

Case No. 13-C-15303

Transmittal of Records of Conviction of Attorney (Bus. & Prof.
Code §§ 6101-6102; Cal. Rules of Court, rule 9.5 et seq.)

[] Felony;

[] Crime(s) involved moral turpitude;

[] Probable cause to believe the crime(s) involved moral
turpitude;

[X] Crime(s) which may or may not involve moral turpitude or
other misconduct warranting discipline;

[X] Transmittal of Notice of Finality of Conviction.

To the CLERK OF THE STATE BAR COURT:

1. Transmittal of records.

[X] A. Pursuant to the provisions of Business and Professions Code, section 6101-6102 and California Rules of Court, rule 9.5 et seq., the Office of the Chief Trial Counsel transmits a certified copy of the record of convictions of the following member of the Bar and for such consideration and action as the Court deems appropriate:

[] B. Notice of Appeal

[X] C. Evidence of Finality of Conviction (Minutes/Docket)

[X] D. Other

Name of Member: ERIC GREGORY PARKIN

Date member admitted to practice law in California: June 11, 1990

Member's Address of Record: Parkin & Parkin

4021 Figaro Circle

Huntington Beach, CA 92649

2. Date and court of conviction; offense(s).

The record of conviction reflects that the above-named member of the State Bar was convicted as follows:

Date of entry of conviction: May 18, 2012

Convicting court: Superior Court, County of Orange

00023

Case number(s): 12WM02418

Crime(s) of which convicted and classification(s): Violation of Vehicle Code §23152(a) (DUI with Two Priors); and Vehicle Code §23152(b) (Driving with Blood Alcohol Level of .08% or more with Two Priors) misdemeanors which may or may not involve moral turpitude or other misconduct warranting discipline as *In re Kelly* (1990) 52 Cal.3d 487.

3. Compliance with Rule 9.20. (Applicable only if checked.)

We bring to the Court's attention that, should the Court enter an order of interim suspension herein, the Court may wish to require the above-named member to comply with the provisions of rule 9.20, California Rules of Court, paragraph (a), within 30 days of the effective date of any such order; and to file the affidavit with the Clerk of the State Bar Court provided for in paragraph (c) of rule 9.20 within 40 days of the effective date of said order, showing the member's compliance with the provisions of rule 9.20.

4. Other information to assist the State Bar Court

Because the court clerk has declined to complete the State Bar's Notice of Lack of Appeal form, the complete docket certified on September 24, 2013 is being presented as proof that no party has filed an appeal within 30 days after pronouncement of Judgment on May 18, 2012 (See Cal. Rules of Court, rule 8.853) or within 60 days after pronouncement of Judgment (See Cal. Rules of Court, rule 8.308).

DOCUMENTS TRANSMITTED:

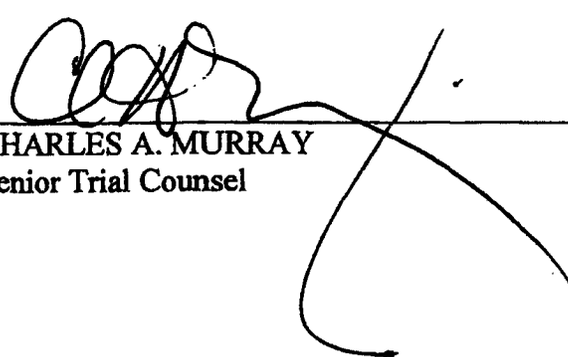
Certified Complaint
Certified Minutes/Docket
Certified Plea
Certified Sentence Recommendation Form
Certified DUI Court Plea Agreement

THE STATE BAR OF CALIFORNIA
OFFICE OF THE CHIEF TRIAL COUNSEL

DATED:

4 October 2013

BY:


CHARLES A. MURRAY
Senior Trial Counsel

00024

DECLARATION OF SERVICE

by
U.S. FIRST-CLASS MAIL / U.S. CERTIFIED MAIL / OVERNIGHT DELIVERY / FACSIMILE-ELECTRONIC TRANSMISSION

CASE NUMBER(s): 13-C-15303

I, the undersigned, am over the age of eighteen (18) years and not a party to the within action, whose business address and place of employment is the State Bar of California, 1149 South Hill Street, Los Angeles, California 90015, declare that:

- on the date shown below, I caused to be served a true copy of the within document described as follows:

TRANSMITTAL OF RECORDS OF CONVICTION OF ATTORNEY; CERTIFIED COMPLAINT; CERTIFIED MINUTES/DOCKET; CERTIFIED PLEA; CERTIFIED SENTENCE RECOMMENDATION FORM; CERTIFIED DUI COURT PLEA AGREEMENT

- By U.S. First-Class Mail: (CCP §§ 1013 and 1013(a))
By U.S. Certified Mail: (CCP §§ 1013 and 1013(a))
By Overnight Delivery: (CCP §§ 1013(c) and 1013(d))
By Fax Transmission: (CCP §§ 1013(e) and 1013(f))
By Electronic Service: (CCP § 1010.6)

(for U.S. First-Class Mail) in a sealed envelope placed for collection and mailing at Los Angeles, addressed to: (see below)

(for Certified Mail) in a sealed envelope placed for collection and mailing as certified mail, return receipt requested, Article No.: 7196 9008 9111 6409 8850 at Los Angeles, addressed to: (see below)

(for Overnight Delivery) together with a copy of this declaration, in an envelope, or package designated by UPS, Tracking Nos.: addressed to: (see below)

Table with 4 columns: Person Served, Business-Residential Address, Fax Number, Via Courtesy Copy to. Row 1: ERIC GREGORY PARKIN, PARKIN & PARKIN 4021 FIGARO CIRCLE HUNTINGTON BEACH, CA 92649, Electronic Address.

via inter-office mail regularly processed and maintained by the State Bar of California addressed to:

N/A

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, and overnight delivery by the United Parcel Service (UPS).

I am aware that on motion of the 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.

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 4, 2013

SIGNED: Kim Wimbish
KIM WIMBISH
Declarant



The document to which this certificate is affixed is a full, true and correct copy of the original on file and of record in the State Bar Court.

ATTEST October 6, 2015

State Bar Court, State Bar of California,
Los Angeles

By *[Signature]*
Clerk

Farfan, Maricruz

From: Eric Parkin <parkinnparkin@gmail.com>
Sent: Friday, May 23, 2014 8:21 PM
To: Farfan, Maricruz
Subject: Re: Responding to your voice mail message

Pleasant Memorial Weekend to you and a gracious thank you for your e mail. I await the approval of the party's stipulation by the Supreme Court. Is there any "normal" time frame for this approval or rejection by the Court?

No matter I look forward to working with you.

Eric G. Parkin

On Fri, May 23, 2014 at 4:08 PM, Farfan, Maricruz <Maricruz.Farfan@calbar.ca.gov> wrote:

Dear Eric G. Parkin,

This is in response to your voice mail message from today that pursuant to your stipulation, you are required to contact the Office of Probation within 30 days to schedule a meeting. To date, the Office of Probation has not received a "filed" Supreme Court Order for you. Please contact the Office of Probation when you are in receipt of a "filed" Supreme Court Order. In general terms, after the Office of Probation receives a disciplinary order, a courtesy letter will be sent to you to remind you of any required conditions and deadlines. However, do **NOT** wait for the Office of Probation to send you a reminder letter; you are ultimately responsible for fulfilling all of your requirements timely whether or not the Office of Probation has sent you a letter or contacted you.

--
Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Phone 213.765.1452 | Fax 213.765.1439 | Maricruz.Farfan@calbar.ca.gov

CONFIDENTIALITY NOTICE: This message may contain confidential information that may also be privileged. Unless you are the intended recipient or are authorized to receive information for the intended recipient, you may not use, copy, or disclose the message in whole or in part. If you have received this message in error, please advise the sender by reply e-mail and delete all copies of the message. Thank you.

--

Law Offices of Parkin & Parkin
Eric G. Parkin Attorney at Law
4021 Figaro Circle
Huntington Beach, California 92649
O 714-846-4611
C 714-724-5378
F 714-846-3090

[Faint, illegible text, possibly bleed-through from the reverse side of the page]

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Friday, August 08, 2014 12:54 PM
To: 'parkinnparkin@gmail.com'
Subject: RE: Responding to your voice mail message 08 07 14

Dear Eric G. Parkin,

This is in response to your voice mail message from yesterday that you were calling to schedule your required meeting. To date, the Office of Probation has not received a "filed" Supreme Court Order for you. As previously noted below, the Office of Probation will be sending you a courtesy reminder; however, do NOT wait until you receive this letter to fulfill your requirements timely. If you would like to schedule your required meeting for next month, please let me know which date(s) and time(s) you are available. The required meeting is held by telephone and it should last approximately 15-20 minutes; however, you must have the Office of Probation's packet (the courtesy reminder letter and attachments) with you for your required meeting. The meeting cannot be held without this packet.

--
Maricruz Farfan | Probation Deputy | Office of Probation
The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017
Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

***CONFIDENTIALITY NOTICE:** This message may contain confidential information that may also be privileged. Unless you are the intended recipient or are authorized to receive information for the intended recipient, you may not use, copy, or disclose the message in whole or in part. If you have received this message in error, please advise the sender by reply e-mail and delete all copies of the message. Thank you.*

From: Farfan, Maricruz
Sent: Friday, May 23, 2014 4:09 PM
To: 'parkinnparkin@gmail.com'
Subject: RE: Responding to your voice mail message

Dear Eric G. Parkin,

This is in response to your voice mail message from today that pursuant to your stipulation, you are required to contact the Office of Probation within 30 days to schedule a meeting. To date, the Office of Probation has not received a "filed" Supreme Court Order for you. Please contact the Office of Probation when you are in receipt of a "filed" Supreme Court Order. In general terms, after the Office of Probation receives a disciplinary order, a courtesy letter will be sent to you to remind you of any required conditions and deadlines. However, do **NOT** wait for the Office of Probation to send you a reminder letter; you are ultimately responsible for fulfilling all of your requirements timely whether or not the Office of Probation has sent you a letter or contacted you.

--
Maricruz Farfan | Probation Deputy | Office of Probation
The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017
Phone 213.765.1452 | Fax 213.765.1439 | Maricruz.Farfan@calbar.ca.gov

***CONFIDENTIALITY NOTICE:** This message may contain confidential information that may also be privileged. Unless you are the intended recipient or are authorized to receive information for the intended recipient, you may not use, copy, or disclose the message in whole or in part. If you have received this message in error, please advise the sender by reply e-mail and delete all copies of the message. Thank you.*

Farfan, Maricruz

From: Microsoft Outlook
To: 'parkinnparkin@gmail.com'
Sent: Friday, August 08, 2014 12:54 PM
Subject: Relayed: RE: Responding to your voice mail message 08 07 14

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

'parkinnparkin@gmail.com' (parkinnparkin@gmail.com) <<mailto:parkinnparkin@gmail.com>>

Subject: RE: Responding to your voice mail message 08 07 14

[Faint, illegible text]

[Faint, illegible text]

[Faint, illegible text]

Farfan, Maricruz

From: Cisco Unity Connection Messaging System <unityconnection@calsb.org>
Sent: Wednesday, August 13, 2014 9:13 AM
To: Farfan, Maricruz
Subject: Message from PARKIN AND PARK (917147245378)
Attachments: VoiceMessage.wav

Categories: ViewMail

R calling to schedule required meeting. Pls call back @(714) 724-5378.

OP returned call on 08/14/14 – meeting set for Friday, 09/12/14 @10 am. R to call OP & have OP's packet. R said his RC could not find cc of stip. Tld R OP previously told R to go to SB website & can print cc of stip. Walked R through SB website. R thanked OP.

[Faint, illegible text, possibly a stamp or header]



THE STATE BAR
OF CALIFORNIA

845 SOUTH FIGUEROA STREET, LOS ANGELES, CALIFORNIA 90017-2515

OFFICE OF PROBATION

Terrie Goldade, Supervising Attorney (213) 765-1494

TELEPHONE: (213) 765-1000

PROBATION FAX: (213) 765-1439

MARICRUZ FARFAN: (213) 765-1452

Maricruz.Farfana@calbar.ca.gov

<http://www.calbar.ca.gov>

August 26, 2014

OFFICE OF PROBATION

ADDRESS VERIFIED

August 26, 2014

Eric G. Parkin
Parkin & Parkin
10352 Lassen St.
Los Alamitos, CA 90720

BY: _____

In Re: S218698 (13-C-15303, et al.)

In the Matter of: Eric G. Parkin

Dear Eric G. Parkin:

This letter is sent to you as a courtesy and based upon information that you are not currently represented by counsel in this matter--the enforcement of your probation terms and conditions. Please note that the Office of Probation is separate from the State Bar Court and the Office of the Chief Trial Counsel; if you are going to be represented during the period of your probation, please mail the attached Notice of Counsel Representation with original signatures within five days so that future communications may be directed to your counsel.

As a courtesy to you, the Office of Probation prepared this reminder letter and documents; however, you are ultimately responsible for timely fulfilling all of your requirements whether or not the Office of Probation has sent you a letter or contacted you.

As you know, on July 31, 2014, the Supreme Court of California filed an Order, effective August 30, 2014, suspending you from the practice of law for a period of one year, staying execution and placing you on probation upon certain conditions for a period of two years.¹

Please take notice that attorneys are not relieved of MCLE requirements during the pendency of their disciplinary period.

Within 30 days from the effective date of discipline, you must contact the Office of Probation AND schedule a meeting with me to discuss the terms and conditions of your discipline. Please read this letter including all attachments before your required meeting.

In order to comply with the terms and conditions of your probation, you must report the status of your compliance, in each and every respect, by letter with any attachments, executed under penalty of perjury, and addressed to the Office of Probation.

As a courtesy, the Office of Probation has prepared and attached a Quarterly Report form for your use. The Office of Probation will NOT provide you with multiple copies of the courtesy Quarterly Report form. You are to make sufficient copies of the report to use for all your filings. This form is NOT available on-line. Each of your reports must be a clear and unequivocal statement of compliance. If it is NOT, it can be rejected for filing. See *In the Matter of Carr* (Review Dept. 1992) 2 Cal. State Bar Ct. Rptr. 244.

¹ Please review your stipulation or decision carefully. You may have been ordered to remain on actual suspension until you have fully paid the costs imposed as a result of your discipline. The Office of Probation does NOT monitor costs. If you have any questions regarding costs, contact Membership Billing at (415) 538-2360.

00009

Eric G. Parkin
S218698 (13-C-15303, et al.)
August 26, 2014
Page 2

Please read the Instructions and review the Quarterly Report carefully to determine whether you believe that it accurately reflects the required terms and conditions. If you believe there is an error, or if there are any questions, please notify me immediately. **You are responsible for timely complying with each and every term and condition whether or not it is reflected in this letter and/or the Quarterly Report form.** You are reminded that for all conditions, **being even one date late** means that you are **NOT** in compliance.

The conditions of your probation with compliance due dates are outlined below. Please note this summary **only** reflects those conditions and compliance due dates that require submission of proof of compliance to the Office of Probation. For a thorough review of all conditions, please refer to the enclosed copy of that portion of the disciplinary order setting forth the conditions of probation.

<u>Condition</u>	<u>Deadline(s)</u>
1. Contact and schedule a meeting with Probation Deputy	On or before September 29, 2014
2. Quarterly Reports; report any pending proceedings in the State Bar Court	Quarterly, commencing October 10, 2014
3. Self-help Group Meetings – at least two per month; attendance to start September 2014	Quarterly, commencing October 10, 2014
4. Compliance with underlying criminal probation matter	Quarterly, commencing October 10, 2014
5. State Bar Ethics School	On or before August 30, 2015
6. Multi-State Professional Responsibility Exam (“MPRE”)	On or before August 30, 2015
7. Final Reports	On or before August 30, 2016

Please note that all **Quarterly Reports and Self-Help Meetings Attendance Reports** are due on or before the **10th day after the end of each quarter.** If the 10th falls on a holiday or a weekend, your report must be received by the Office of Probation **prior to that holiday or weekend.** Your **Final Reports** are **NOT** due quarterly, they are due on or before **August 30, 2016.**

Please be reminded that **before you attend the first self-help group meeting,** you must obtain the Office of Probation’s approval for the program you have selected. To date, you have **NOT** submitted to the Office of Probation the proposed program for pre-approval. Please submit the proposed program information to the Office of Probation immediately. If you change groups, you must first obtain the Office of Probation’s written approval prior to attending a meeting with the new self-help group.

You are encouraged, but not required, to participate in the Lawyer’s Assistance Program, to abstain from alcohol and illegal drugs, and to undergo random urinalysis testing to complement abstinence.

If your underlying criminal probation matter terminates or expires, you do not have a criminal probation matter with which to comply. Accordingly, you must submit to the Office of Probation proof of successful completion, e.g., a **recent** Court docket sheet showing termination date.

To provide satisfactory proof of attendance of the Ethics School to the Office of Probation, you **MUST** send a copy of your Certificate of Completion on or before **August 30, 2015.**

00010

Eric G. Parkin
S218698 (13-C-15303, et al.)
August 26, 2014
Page 3

To provide proof of successful passage of the MPRE to the Office of Probation, you **MUST**: 1) select California as the jurisdiction to receive your score report during registration; and 2) send a copy of your score release to the Office of Probation on or before **August 30, 2015**. Even after the Office of Probation receives your proof, your test score will need to be verified. It is important that you plan to take this examination well in advance of the due date so that you can re-take the examination if you do not receive a passing score. **The passing scaled score is 86**. The MPRE is only offered three (3) times a year, but you may **NOT** have three chances to take the MPRE by your particular deadline. **Failure to provide proof of passage of this examination by the due date may result in indefinite suspension until you provide proof that you have passed the examination.** (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.)

You are required to report, and in no event in more than ten (10) days, to the Membership Records Office of the State Bar and the Office of Probation, all changes of information including current office or other address for State Bar purposes as prescribed by section 6002.1 of the Business and Professions Code. The Office of Probation will **only** send documents to your official membership records address.

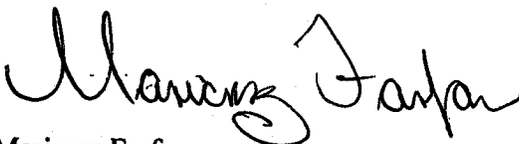
Please be advised that the Office of Probation does not have the authority to extend compliance due dates or modify the terms and conditions of the discipline order. Requests for extension of time or modification of the terms and conditions of the discipline order **must be filed** with the State Bar Court Hearing Department or Review Department. See, Rules of Procedure of the State Bar of California, rules 5.162 and 5.300. **A copy of the motion must be served upon the Office of Probation.** Failure to timely submit reports or any other proof of compliance may result in a non-compliance referral which may lead to the imposition of additional discipline and attendant costs.

Please note that the Court has determined that the repeated need of the State Bar to actively intervene to seek compliance with disciplinary terms and conditions is inconsistent with the self-governing nature of probation as a rehabilitative part of the attorney discipline system. *In the Matter of Gorman* (Review Dept. 2003) 4 Cal. State Bar Ct. Rptr. 567, 573.

It is recommended that you maintain a file containing all orders as well as communication from the Office of Probation. You should keep his file in a convenient location so that any question can be quickly addressed. It is further recommended that you **sign all original documents in blue ink** so that the Office of Probation will immediately be able to ascertain whether the required originals have been provided.

Enclosed are copies of the Supreme Court Order and conditions of probation (*which you have already received from the Courts or your counsel*); Quarterly Report instructions and form; Attendance Sheet; Notice of Counsel Representation; 2014 MPRE schedule; and 2014 Ethics School scheduling and enrollment information.

Sincerely,



Maricruz Farfan
Probation Deputy

/mf

Enclosures

00011

JUL 31 2014

(State Bar Court No. 13-C-15303; 13-C-15305)

S218698

Frank A. McGuire Clerk

Deputy

IN THE SUPREME COURT OF CALIFORNIA

En Banc

In re ERIC GREGORY PARKIN on Discipline

The court orders that Eric Gregory Parkin, State Bar Number 146811, is suspended from the practice of law in California for one year, execution of that period of suspension is stayed, and he is placed on probation for two years subject to the following conditions:

1. Eric Gregory Parkin must comply with the conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on March 21, 2014; and
2. At the expiration of the period of probation, if Eric Gregory Parkin has complied with the terms of probation, the period of stayed suspension will be satisfied and that suspension will be terminated.

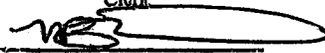
Eric Gregory Parkin must also take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order and provide satisfactory proof of such passage to the State Bar's Office of Probation within the same period. Failure to do so may result in suspension. (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

day of AUG 1 2014 20
Clerk

By: 
Deputy

CANTIL-SAKAUYE

Chief Justice

00012

D. Discipline:

(1) **Stayed Suspension:**

(a) Respondent must be suspended from the practice of law for a period of **one year**.

i. and until Respondent shows proof satisfactory to the State Bar Court of rehabilitation and present fitness to practice and present learning and ability in the law pursuant to standard 1.2(c)(1), Standards for Attorney Sanctions for Professional Misconduct.

ii. and until Respondent pays restitution as set forth in the Financial Conditions form attached to this stipulation.

iii. and until Respondent does the following:

The above-referenced suspension is stayed.

(2) **Probation:**

Respondent is placed on probation for a period of **two years**, which will commence upon the effective date of the Supreme Court order in this matter. (See rule 9.18 California Rules of Court.)

E. Additional Conditions of Probation:

(1) During the probation period, Respondent must comply with the provisions of the State Bar Act and Rules of Professional Conduct.

(2) Within ten (10) days of any change, Respondent must report to the Membership Records Office of the State Bar and to the Office of Probation of the State Bar of California ("Office of Probation"), all changes of information, including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.

(3) Within thirty (30) days from the effective date of discipline, Respondent must contact the Office of Probation and schedule a meeting with Respondent's assigned probation deputy to discuss these terms and conditions of probation. Upon the direction of the Office of Probation, Respondent must meet with the probation deputy either in-person or by telephone. During the period of probation, Respondent must promptly meet with the probation deputy as directed and upon request.

(4) Respondent must submit written quarterly reports to the Office of Probation on each January 10, April 10, July 10, and October 10 of the period of probation. Under penalty of perjury, Respondent must state whether Respondent has complied with the State Bar Act, the Rules of Professional Conduct, and all conditions of probation during the preceding calendar quarter. Respondent must also state whether there are any proceedings pending against him or her in the State Bar Court and if so, the case number and current status of that proceeding. If the first report would cover less than 30 days, that report must be submitted on the next quarter date, and cover the extended period.

In addition to all quarterly reports, a final report, containing the same information, is due no earlier than twenty (20) days before the last day of the period of probation and no later than the last day of probation.

(5) Respondent must be assigned a probation monitor. Respondent must promptly review the terms and conditions of probation with the probation monitor to establish a manner and schedule of compliance. During the period of probation, Respondent must furnish to the monitor such reports as may be requested, in addition to the quarterly reports required to be submitted to the Office of Probation. Respondent must cooperate fully with the probation monitor.

(Do not write above this line.)

- (6) Subject to assertion of applicable privileges, Respondent must answer fully, promptly and truthfully any inquiries of the Office of Probation and any probation monitor assigned under these conditions which are directed to Respondent personally or in writing relating to whether Respondent is complying or has complied with the probation conditions.
- (7) Within one (1) year of the effective date of the discipline herein, Respondent must provide to the Office of Probation satisfactory proof of attendance at a session of the State Bar Ethics School, and passage of the test given at the end of that session.
- No Ethics School recommended. Reason: .
- (8) Respondent must comply with all conditions of probation imposed in the underlying criminal matter and must so declare under penalty of perjury in conjunction with any quarterly report to be filed with the Office of Probation.
- (9) The following conditions are attached hereto and incorporated:
- | | |
|---|---|
| <input type="checkbox"/> Substance Abuse Conditions | <input type="checkbox"/> Law Office Management Conditions |
| <input type="checkbox"/> Medical Conditions | <input type="checkbox"/> Financial Conditions |

F. Other Conditions Negotiated by the Parties:

- (1) **Multistate Professional Responsibility Examination:** Respondent must provide proof of passage of the Multistate Professional Responsibility Examination ("MPRE"), administered by the National Conference of Bar Examiners, to the Office of Probation within one year. **Failure to pass the MPRE results in actual suspension without further hearing until passage. But see rule 9.10(b), California Rules of Court, and rule 5.162(A) & (E), Rules of Procedure.**

No MPRE recommended. Reason:

- (2) **Other Conditions:**

Respondent recognizes that the facts and circumstances of the offenses of which he stands convicted suggest an alcohol problem that needs to be addressed before it affects Respondent's legal practice. Respondent agrees to take the steps necessary to control the use of alcohol and/or drugs such that it will not affect Respondent's law practice in the future. Respondent's agreement to participate in an abstinence-based self-help group (as defined herein), as a condition of discipline, is part of Respondent's efforts to address such concerns.

As a condition of Respondent's discipline, and during the period of his probation, Respondent must attend a minimum of two (2) meetings per month of any abstinence-based self-help group of Respondent's choosing, including without limitation Alcoholics Anonymous, Narcotics Anonymous, LifeRing, S.M.A.R.T., S.O.S., etc. Other self-help maintenance programs are acceptable if they include a subculture to support recovery, including abstinence-based group meetings. (See O'Conner v. State Of California. (C.D. Calif. 1994) 855 F. Supp. 303 [no First Amendment violation where probationer given choice between AA and secular program.]) Respondent is encouraged, but not required, to obtain a "sponsor" during the term of participation in these meetings.

The program called "Moderation Management" is not acceptable because it is not abstinence-based and allows the participant to continue consuming alcohol.

(Do not write above this line.)

Respondent must contact the Office of Probation and obtain written approval for the program Respondent has selected prior to attending the first self-help group meeting. If Respondent wants to change groups, Respondent must first obtain the Office of Probation's written approval prior to attending a meeting with the new self-help group.

Respondent must provide to the Office of Probation satisfactory proof of attendance of the meetings set forth herein with each Quarterly Report submitted to the Office of Probation. Respondent may not sign as the verifier of his own attendance.

Respondent is encouraged, but is not required, to participate in the Lawyers' Assistance Program, to abstain from alcohol and illegal drugs, and to undergo random urinalysis testing to complement abstinence.

Office of Probation

QUARTERLY REPORT INSTRUCTIONS

1. The enclosed Quarterly Report form has been tailored to reflect the conditions of your discipline that are to be reported to the Office of Probation. Please review it carefully. If you believe that it does not accurately reflect your conditions, immediately contact the Office of Probation. Note that even if the Office of Probation makes an error, you are required to timely complete all of your ordered conditions. The report form is provided as a courtesy only, and you are **NOT** required to use it.
2. The Office of Probation will **NOT** provide you with multiple copies of the courtesy Quarterly Report form. **YOU MUST MAKE ENOUGH COPIES TO USE FOR ALL FUTURE QUARTERLY AND FINAL REPORTS**. This form is **NOT** available on-line. In the future, one additional copy may be provided if you make a written request with an explanation under penalty of perjury why you need such copy made.
3. For each quarter's report, mark only the box for the correct reporting period and write in the correct year. Place an "X" in front of each condition that applies to your activities during each respective reporting period. Provide all required information.
4. Your report may be signed and mailed at the end of your business day on the last day of the month of each calendar quarter (i.e., March 31st, June 30th, September 30th and December 31st). **YOUR REPORT WILL BE REJECTED IF YOU DATE, SIGN, AND/OR SEND IT BEFORE THE LAST DAY OF THE LAST MONTH OF EACH CALENDAR QUARTER.**

REPORTING PERIOD	REPORT MUST BE RECEIVED BY THE OFFICE OF PROBATION ON OR BEFORE
January 1 – March 31	April 10 th
April 1 – June 30	July 10 th
July 1 – September 30	October 10 th
October 1 – December 31	January 10 th

5. Your original signed and dated report must be physically received in the Office of Probation on or before the 10th day of January, April, July, and October. If the 10th falls on a weekend or a holiday, you must send your report so that it is received no later than the last State Bar business day before the 10th; the State Bar is not open on weekends or holidays and does not receive mail on those days. State Bar observed holidays include, among others, New Year's Day, Cesar Chavez Day, Independence Day, and Columbus Day. For all conditions, being even one day late means that you are **NOT** in compliance.
 6. The report must contain an original signature in order to be filed with the Office of Probation. It is recommended that you sign each report using blue ink. Because your report must be made under penalty of perjury, you must date it the date you sign it and not pre-date it or post-date it. See Code of Civil Procedure section 2015.5.
 7. Because it is your responsibility to have an original, compliant report in to the Office of Probation by the tenth, and because some Respondents have claimed that their reports were lost in the mail, you may choose to send your reports in a manner that provides you with proof of delivery.
 8. The Office of Probation files your report as of the date it is received, and **NOT** the date you mail it.
 9. The Office of Probation will **NOT** contact you before and/or after each Quarterly Report is due. You must calendar all of your deadlines to ensure timely receipt by the Office of Probation.
 10. Each report is to be a perpetual document and is to reflect past and/or current status or compliance.
 11. Each of your reports must be a clear and unequivocal statement of your compliance. See *In the Matter of Carr* (Review Dept. 1992) 2 Cal. State Bar Ct. Rptr. 244. If it is not, it can be rejected for filing.
- If you have any questions regarding this information, please contact Probation Deputy Maricruz Farfan in the Office of Probation at (213) 765-1452 or by e-mail at Maricruz.Farfan@calbar.ca.gov.

<p>IN THE MATTER OF ERIC G. PARKIN</p> <p>CASE NO: S218698 (13-C-15303, et al.)</p> <p>(PROBATION/SUSPENSION)</p>	<p>(For Office of Probation Use Only)</p>
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QUARTERLY REPORT

USE BLUE INK. For each report, mark the box for the correct reporting period and write in the correct year.

- Due: **First Report Due: October 10, 2014** (for period August 30, 2014 through September 30, 2014) **Final Report Due: August 30, 2016** (for period July 1, 2016 through August 30, 2016)
- January 10, _____** (for period 10/1 through 12/31) **April 10, _____** (for period 01/01 through 3/31) **July 10, _____** (for period 4/1 through 6/30) **October 10, _____** (for period 7/1 through 9/30)

Please make sufficient copies of this form for future use and mail reports to the State Bar of California, Attn: Office of Probation, 845 South Figueroa Street, Los Angeles, CA 90017-2515.

Place an "X" in front of each condition that applies to your activities during EACH respective reporting period.

Compliance with State Bar Act and Rules; and Report on SBC Pending Proceedings

- During the reporting period noted above, I have complied with all provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of probation; and there were no proceedings pending against me in the State Bar Court, or if there were, I have attached my declaration, signed under penalty of perjury, regarding my pending proceeding(s) in State Bar Court including the case number(s), and current status.

-OR-

- During the reporting period noted above, I have complied with all provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of probation, **EXCEPT** (please list specific violations or exceptions—do NOT list pending proceedings in this space):

_____ (attach declaration under penalty of perjury if more space is needed); **and** there were no proceedings pending against me in the State Bar Court, or if there were, I have attached my declaration, signed under penalty of perjury, regarding my pending proceeding(s) in State Bar Court including the case number(s), and current status.

Current Address *(Mark box if your contact information changed in the preceding quarter)*

- Within 10 days of any change, I reported to the Membership Records Office and to the Office of Probation of the State Bar of California ("Office of Probation"), all changes of information including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.

Meetings Attendance

- During the preceding calendar quarter, I have attended at least 2 meetings per month. Attached is the required proof of attendance during each month.

Conditions of Probation/Parole in Underlying Criminal Matter

- During the preceding calendar quarter, I have complied with the conditions of probation/parole imposed upon me in the underlying criminal matter.
- During the preceding calendar quarter, my criminal probation was modified, terminated or expired and attached hereto is a statement of the facts or copy of the document(s) effectuating said change.

State Bar Ethics School *(proof due August 30, 2015)*

- I have registered for the State Bar Ethics School course to be given on _____.
- I have completed the State Bar Ethics School course given on _____ and have provided or attached is proof of successful passage.

Multi-State Professional Responsibility Examination *(proof due August 30, 2015)*

- I have registered for the MPRE to be given on _____.
- I have taken the MPRE given on _____ and am awaiting the results.
- I did not pass the MPRE given on _____ and have re-scheduled to take the examination to be given on _____.
- I passed the MPRE given on _____ and have provided or attached is proof of successful passage.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: _____
(actual date you sign this report)

Signature: _____
Eric G. Parkin (original signature required – please sign in blue ink)

ATTENDANCE VERIFICATION AND DECLARATION FORM

At least 2x per month; attendance to start September 2014

(Please make sufficient copies of this report to use for all your filings)

NAME: **Eric G. Parkin**

CASE NO: **S218698 (13-C-15303, et al.)**

QUARTER/YEAR: _____

DATE	TIME	MEETING NAME	MEETING STREET ADDRESS	MEETING CITY & ZIP CODE	MEETING PHONE #	AUTHORIZED PERSON ORIGINAL SIGNATURE (IN BLUE INK)

I have abstained from the use of any alcoholic beverages, and I have not used or possessed any narcotics, dangerous or restricted drugs, controlled substances, marijuana, or associated paraphernalia, except with a valid prescription.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

DATE: _____
(actual date you sign this report)

SIGNED: Eric G. Parkin (original signature required-please sign in blue ink)

THE ORIGINAL MUST BE TIMELY SUBMITTED TO THE OFFICE OF PROBATION ON OR BEFORE THE 10TH DAY OF EACH QUARTER FOR THE PREVIOUS QUARTER'S ATTENDANCE; KEEP A COPY FOR YOUR FILE.

00019

Office of Probation
NOTICE OF COUNSEL REPRESENTATION

Respondent: Eric G. Parkin

Supreme Court/State Bar Case #: S218698 (13-C-15303, et al.)

Member Number: 146811

Counsel's Name: _____

Firm Name: _____

Address: _____

Telephone Number: _____

Bar Number: _____

Counsel's Signature: _____

Date: _____

Respondent's Signature: _____

Date: _____

The Office of Probation is **separate** from the State Bar Court and the Office of the Chief Trial Counsel; **if you are going to be represented during your probation, please complete and return this form with original signatures to the State Bar of California, Attn: Office of Probation, 845 S. Figueroa Street, Los Angeles, CA 90017-2515.**

00020

MULTISTATE PROFESSIONAL RESPONSIBILITY EXAMINATION ("MPRE")

2014 Examination Schedule and Information

This document was created as a courtesy by the State Bar of California, Office of Probation.

The State Bar of California does NOT administer the MPRE.
TO REGISTER AND FOR THE MOST RECENT INFORMATION REGARDING MPRE TEST
DATES, DEADLINES, RESOURCES, ETC., YOU MUST CONTACT:

National Conference of Bar Examiners ("NCBE")

Website: www.ncbex.org

Test Dates*	Regular Registration Deadline (\$80)*	Late Registration Deadline (\$160)*	Scores Tentatively Released by
Saturday, March 29, 2014	February 4, 2014	February 20, 2014	May 3, 2014
Saturday, August 9, 2014	June 17, 2014	July 3, 2014	September 13, 2014
Saturday, November 1, 2014	September 10, 2014	September 25, 2014	December 6, 2014

**The 2015 MPRE test dates are March 28, August 15, and November 7.
Registration opens on December 15, 2014*.**

1. The MPRE fee for applications received on or before the regular receipt deadline is \$80. The MPRE fee for applications received after the regular receipt deadline but before the late receipt deadline is \$160.
2. To provide proof of successful passage of the MPRE to the Office of Probation, you **MUST**: a) during registration, select California as the jurisdiction to receive your score report; and b) send a copy of your score release to the Office of Probation *on or before your due date*. Failure to comply with these requirements will delay confirming your passage of the MPRE, and it may result in an automatic suspension in probation matters or a non-compliance referral in all other matters.
3. Requests for special accommodations during the examination must be made to the National Conference of Bar Examiners in advance of the examination.

Passing scaled score 86

**Information may change, please check the NCBE's website for the most current information.*

Revised 08/05/14

00021



THE STATE BAR
OF CALIFORNIA

845 S. FIGUEROA STREET, LOS ANGELES, CA 90017-2515

OFFICE OF THE CHIEF TRIAL COUNSEL
ENFORCEMENT

TELEPHONE: (213) 765-1309
FAX: (213) 765-1029
TDD: (213) 765-1566
<http://www.calbar.ca.gov>

State Bar of California 2014 Ethics/Client Trust Accounting ("CTA") School Schedule

LOS ANGELES			
845 S. Figueroa St., Los Angeles			
Class	Day	Date	Time
Ethics	Thurs	02/20	9a - 4p
CTA	Fri	02/21	9a - 12p
Ethics	Thurs	05/01	9a - 4p
CTA	Fri	05/02	9a - 12p
Ethics	Thurs	06/19	9a - 4p
CTA	Fri	06/20	9a - 12p
Ethics	Thurs	08/21	9a - 4p
CTA	Fri	08/22	9a - 12p
Ethics	Thurs	10/23	9a - 4p
CTA	Fri	10/24	9a - 12p
Ethics	Thurs	12/18	9a - 4p
CTA	Fri	12/19	9a - 12p

SAN FRANCISCO			
180 Howard St., San Francisco			
Class	Day	Date	Time
Ethics	Thurs	03/13	9a - 4p
CTA	Fri	03/14	9a - 12p
Ethics	Thurs	06/19	9a - 4p
CTA	Fri	06/20	9a - 12p
Ethics	Thurs	09/18	9a - 4p
CTA	Fri	09/19	9a - 12p
Ethics	Thurs	12/04	9a - 4p
CTA	Fri	12/05	9a - 12p

You can register for Ethics School and/or Client Trust Accounting School by: 1) mailing application form with payment to the address on the form; or 2) going online at www.calbar.ca.gov: Home > Attorneys > Lawyer Regulation > Ethics Schools, go to end of section and click on Register Now, or click on Class Schedule and Registration. **You are NOT registered until your payment is received.** If you have any questions, please contact Letty Ramos at (213) 765-1309.

Information may change, please check the State Bar website for the most current information.



THE STATE BAR
OF CALIFORNIA

845 S. FIGUEROA STREET, LOS ANGELES, CA 90017-2515

OFFICE OF THE CHIEF TRIAL COUNSEL
ENFORCEMENT

TELEPHONE: (213) 765-1309
FAX: (213) 765-1029
TDD: (213) 765-1566
<http://www.calbar.ca.gov>

State Bar of California Ethics/CTA School Information

Ethics and Client Trust Accounting classes are given throughout the year at the State Bar offices:

LOS ANGELES
845 S. Figueroa Street
Los Angeles, CA 90017-2515

SAN FRANCISCO
180 Howard Street
San Francisco, CA 94105

Ethics School is all day (9:00 a.m. to 4:00 p.m.), with a lunch break. The fee for the course is **\$150.00**. Client Trust Account School is held for three (3) hours, (9:00 a.m. to 12:00 Noon). The fee for the course is **\$100.00**.

Please note that pursuant to Rules of Procedure of the State Bar of California, rule 3201, you will **NOT** receive Minimum Continuing Legal Education credit if your attendance at Ethics School or Client Trust Accounting School is required by a Decision or Order of the State Bar Court or Supreme Court.

If your attendance at Ethics School is not required by a Decision or Order of the State Bar court or Supreme Court, you may receive six (6) hours of Minimum Continuing Legal Education credit upon successful completion of the class. If your attendance at CTA School is not required by a Decision or Order of the State Bar Court or Supreme Court, you may receive three (3) hours of Minimum Continuing Legal Education credit upon successful completion of the class.

An application form and a schedule of classes are enclosed for your convenience. Fees **MUST** be submitted with the application in order to secure a seat in the class. Classes for some dates may fill up quickly. Payment for classes must be in the form of a personal check, money order or cashier's check. **CASH PAYMENTS WILL NOT BE ACCEPTED.**

Please indicate on the application form, by checking the appropriate space, whether you are attending the class as a result of a Decision of the Court after a hearing; as a result of a stipulated disposition; pursuant to an Agreement in Lieu of Discipline; voluntarily by letter agreement with the Office of Chief Trial Counsel or the Committee of Bar Examiners for Bar applicants, or voluntarily for some other reason.

If you have a question about probation, please direct your inquiries in writing to the State Bar of California, Attention: Office of Probation, 845 S. Figueroa Street, Los Angeles, CA 90017-2515.

OFFICE OF THE CHIEF TRIAL COUNSEL

Letty Ramos
Administrative Secretary

Enc.

00023



THE STATE BAR
OF CALIFORNIA

845 S. FIGUEROA STREET, LOS ANGELES, CA 90017-2515

OFFICE OF THE CHIEF TRIAL COUNSEL
ENFORCEMENT

TELEPHONE: (213) 765-1309
FAX: (213) 765-1029
TDD: (213) 765-1566
<http://www.calbar.ca.gov>

State Bar of California

Ethics/CTA School Application Enrollment Form

DATE: _____

APPLICANT'S NAME: _____ SBN: _____

APPLICANT'S ADDRESS: _____

CITY, STATE, ZIP: _____

PHONE: _____ FAX: _____

E-MAIL ADDRESS: _____

LOS ANGELES
845 South Figueroa Street
Los Angeles, CA 90017-2515

SAN FRANCISCO
180 Howard Street
San Francisco, CA 94105

ETHICS (\$150) DATE OF CLASS: _____ LOCATION (LA OR SF): _____

CTA (\$100) DATE OF CLASS: _____ LOCATION (LA OR SF): _____

Return completed Application Enrollment Form with personal check, money order or cashier's check made payable to the State Bar of California, Attention: Letty Ramos, Office of the Chief Trial Counsel, 845 S. Figueroa Street, Los Angeles, CA, 90017-2515. Upon receipt of your application and payment, a confirming reservation letter will be mailed to you. If you have any questions, please contact Letty Ramos at (213) 765-1309 or by fax at (213) 765-1029.

Please indicate below the reason for your attendance:

- Supreme Court Order/State Bar Court Decision after hearing requiring attendance
- Supreme Court Order/State Bar Court Order following stipulated disposition requiring attendance
- Agreement in Lieu of Discipline
- Voluntary Agreement with the Office of the Chief Trial Counsel
- State Bar Applicant for Admission
- Voluntarily

You can register for Ethics School and/or Client Trust Accounting School by: 1) mailing application form with payment to the address on the form; or 2) going online at www.calbar.ca.gov: Home > Attorneys > Lawyer Regulation > Ethics Schools, go to end of section and click on Register Now, or click on Class Schedule and Registration. You are **NOT registered until your payment is received. If you have any questions, please contact Letty Ramos at (213) 765-1309.**

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Wednesday, September 24, 2014 3:40 PM
To: parkinnparkin@gmail.com
Subject: RE: Proposed Group for Meetings - NOT APPROVED

Dear Eric G. Parkin,

Although you sent the e-mail below to the Office of Probation from a different e-mail address, the Office of Probation is responding to your e-mail at your parkinnparkin@gmail.com e-mail address.

I contacted Twin Town Los Alamitos at the telephone number below and they said this is an outpatient treatment center; no AA meetings are offered at this facility. Therefore, the Office of Probation does **NOT** approve this facility for your self-help group meetings. If you would like to propose another group for your meetings, please do so immediately. Please be reminded that you are to attend at least two meetings each month, commencing the month of September 2014.

If you have any questions, please contact the Office of Probation.

--
Maricruz Farfan | Probation Deputy | Office of Probation
The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017
Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

CONFIDENTIALITY NOTICE: This message may contain confidential information that may also be privileged. Unless you are the intended recipient or are authorized to receive information for the intended recipient, you may not use, copy, or disclose the message in whole or in part. If you have received this message in error, please advise the sender by reply e-mail and delete all copies of the message. Thank you.

-----Original Message-----

From: Karin Nielsen Bonwit [<mailto:kaynbee@gmail.com>]
Sent: Wednesday, September 24, 2014 8:22 AM
To: Farfan, Maricruz
Subject: Google Accounts

Dear Ms. Farfan:

It was a pleasure speaking with you yesterday. Please let this email confirm our phone meeting scheduled for tomorrow, the 25 of September at 10am.

Also, here is the information for the AA meetings that I would like to attend:

Twin Town Los Alamitos
4388 Katella Ave.
Los Alamitos, Ca 90720
562-340-6204

This location only has one AA meeting a week. Said meeting occurs on Thursday at 5pm. If possible I would like to attend tomorrow's meeting.

Thank you for you time.

Respectfully,

Eric G. Parkin

<https://accounts.google.com/UpdateAccountRecoveryOptions>

Sent from my i

Farfan, Maricruz

From: Microsoft Outlook
To: parkinnparkin@gmail.com
Sent: Wednesday, September 24, 2014 3:40 PM
Subject: Relayed: RE: Proposed Group for Meetings - NOT APPROVED

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

parkinnparkin@gmail.com (parkinnparkin@gmail.com) <<mailto:parkinnparkin@gmail.com>>

Subject: RE: Proposed Group for Meetings - NOT APPROVED

Farfan, Maricruz

From: Eric Parkin <parkinnparkin@gmail.com>
Sent: Wednesday, September 24, 2014 5:16 PM
To: Farfan, Maricruz

Evening,

Just read your response concerning Twin Town. When I spoke with them I was told that on Mondays @ 5 pm they had a MA meeting, on Thursdays @ 5 pm there is an AA meeting and that on Sundays @ 6pm there is a big book meeting. There are 12 AA meeting location in Los Alamitos. I shall contact them and provide you with a new request.

Thank you for your response. Talk to you at 10 am Thursday. Have a pleasant evening,

Eric Parkin

--
Law Offices of Parkin & Parkin
Eric G. Parkin Attorney at Law
4021 Figaro Circle
Huntington Beach, California 92649
O 714-846-4611
C 714-724-5378
F 714-846-3090

Farfan, Maricruz

From: Eric Parkin <parkinnparkin@gmail.com>
Sent: Thursday, September 25, 2014 1:56 PM
To: Farfan, Maricruz
Subject: Re: Proposed Group for Meetings - APPROVED

Thank you so much! Have a wonderful weekend.

God Bless

EGP

On Thursday, September 25, 2014, Farfan, Maricruz <Maricruz.Farfan@calbar.ca.gov> wrote:

Dear Eric G. Parkin,

The AA group you proposed to go for your monthly abstinence based self-help group meetings "Surrender is Freedom" located at 10961 Reagan Street, Los Alamitos, 90720, has been **approved** by the Office of Probation.

If you have any questions, please contact the Office of Probation.

--

Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

CONFIDENTIALITY NOTICE: This message may contain confidential information that may also be privileged. Unless you are the intended recipient or are authorized to receive information for the intended recipient, you may not use, copy, or disclose the message in whole or in part. If you have received this message in error, please advise the sender by reply e-mail and delete all copies of the message. Thank you.

From: Eric Parkin [mailto:parkinnparkin@gmail.com]
Sent: Thursday, September 25, 2014 9:31 AM
To: Farfan, Maricruz
Subject: Re: Proposed Group for Meetings - NOT APPROVED

Good morning,

In advance of our 10am phone conference, I am submitting what appears to be an AA meeting that will fulfill my changing schedule and the requirements of the State Bar. The AA meeting name is "Surrender is Freedom" and meets daily at 7am. Their phone number is 714-556-4555 (aa's central number) and their address is 10961 Reagan Street, Los Alamitos, 90720.

Kindly let me know if this is acceptable.

Thank you, in advance for your assistance in this regard.

On Wednesday, September 24, 2014, Farfan, Maricruz <Maricruz.Farfan@calbar.ca.gov> wrote:

Dear Eric G. Parkin,

Although you sent the e-mail below to the Office of Probation from a different e-mail address, the Office of Probation is responding to your e-mail at your parkinnparkin@gmail.com e-mail address.

I contacted Twin Town Los Alamitos at the telephone number below and they said this is an outpatient treatment center; no AA meetings are offered at this facility. Therefore, the Office of Probation does **NOT** approve this facility for your self-help group meetings. If you would like to propose another group for your meetings, please do so immediately. Please be reminded that you are to attend at least two meetings each month, commencing the month of September 2014.

If you have any questions, please contact the Office of Probation.

--

Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

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-----Original Message-----

From: Karin Nielsen Bonwit [<mailto:kaynbee@gmail.com>]
Sent: Wednesday, September 24, 2014 8:22 AM
To: Farfan, Maricruz
Subject: Google Accounts

Dear Ms. Farfan:

It was a pleasure speaking with you yesterday. Please let this email confirm our phone meeting scheduled for tomorrow, the 25 of September at 10am.

Also, here is the information for the AA meetings that I would like to attend:

Twin Town Los Alamitos

4388 Katella Ave.

Los Alamitos, Ca 90720

562-340-6204

This location only has one AA meeting a week. Said meeting occurs on Thursday at 5pm. If possible I would like to attend tomorrow's meeting.

Thank you for you time.

Respectfully,

Eric G. Parkin

<https://accounts.google.com/UpdateAccountRecoveryOptions>

Sent from my i

--

Law Offices of Parkin & Parkin
Eric G. Parkin Attorney at Law
4021 Figaro Circle
Huntington Beach, California 92649
O 714-846-4611
C 714-724-5378
F 714-846-3090

--

Law Offices of Parkin & Parkin
Eric G. Parkin Attorney at Law
4021 Figaro Circle
Huntington Beach, California 92649
O 714-846-4611
C 714-724-5378
F 714-846-3090

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Thursday, September 25, 2014 1:00 PM
To: 'Eric Parkin'
Subject: RE: S218698 (13-C-15303, et al.) Required Meeting Record - 09 25 14
Attachments: Parkin Eric PRB mtg 09 25 14.pdf

Dear Eric G. Parkin,

As a courtesy to you, attached for your file is a copy of the Required Meeting Record held by telephone on September 25, 2014. If you believe there is an error, or if you have any questions, please contact me immediately.

--

Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

***CONFIDENTIALITY NOTICE:** This message may contain confidential information that may also be privileged. Unless you are the intended recipient or are authorized to receive information for the intended recipient, you may not use, copy, or disclose the message in whole or in part. If you have received this message in error, please advise the sender by reply e-mail and delete all copies of the message. Thank you.*

Office of Probation
REQUIRED MEETING RECORD-held by telephone

Courtesy copy sent to parkinparkin@gmail.com

Respondent:	<u>Eric G. Parkin</u>	Member No:	<u>146811</u>
Case Number:	<u>S218698 (13-C-15303, et al.)</u>	Compliance Date:	<u>September 29, 2014</u>
R scheduled meeting:	<u>August 13, 2014</u> <u>September 23, 2014</u>	Meeting Date:	<u>September 12, 2014 @10am</u> <u>September 25, 2014 @10am</u>

- Respondent verified receipt of the Office of Probation's reminder letter and all attachments.
- Discussed conditions of the **Supreme Court Order** and reporting schedule/due dates as follows:
- | | |
|---|------------------|
| 1. QUARTERLY REPORTS; Quarterly, commencing | October 10, 2014 |
| 2. COMPLY W/UNDRLYNG MTR; Quarterly, commencing | October 10, 2014 |
| 3. ATTENDANCE RPTS 2X/MO; Quarterly, commencing | October 10, 2014 |
| 4. STATE BAR ETHICS SCHOOL | August 30, 2015 |
| 5. MPRE | August 30, 2015 |
| 6. FINAL REPORT | August 30, 2016 |
- Reminded Respondent that: 1) the MPRE is offered 3 times each year, but not all Respondents will have 3 chances to take the MPRE by their particular deadline; 2) during registration, **request NCBE report test results to the California jurisdiction**; 3) **MUST send a copy of his test results to the Office of Probation on or before the due date**; 4) if no proof of passage is provided by the due date, respondent will be automatically suspended and will remain suspended until respondent provides proof of passage to the Office of Probation. After the Office of Probation receives the proof, the test score will still need to be verified.
- Notified Respondent that compliance documents must be received by the Office of Probation on or before the due date, **NOT** signed or postmarked on the due date.
- Verified Respondent's current mailing address & telephone number
- Same as SB Membership Records address
- Alternate telephone number
- Cell (714) 724-5378
-
- Reminded Respondent if unable to meet conditions by the required due dates, consider filing a motion with State Bar Court **prior** to the due dates; and if so, serve the Office of Probation.
- Notified Respondent that a non-compliance referral will be made if conditions are not met by the required due dates, which could result in additional discipline and attendant costs.
- Instructed Respondent to contact the Office of Probation if any questions or concerns arise regarding the disciplinary orders and compliance thereof.

Comments: Respondent was told he was not in compliance because he failed to call into the Office Of Probation for his required meeting originally scheduled for 09/12/14 @10:00 am.

BY: Maricruz Farfan
Probation Deputy

September 25, 2014
Date

00037

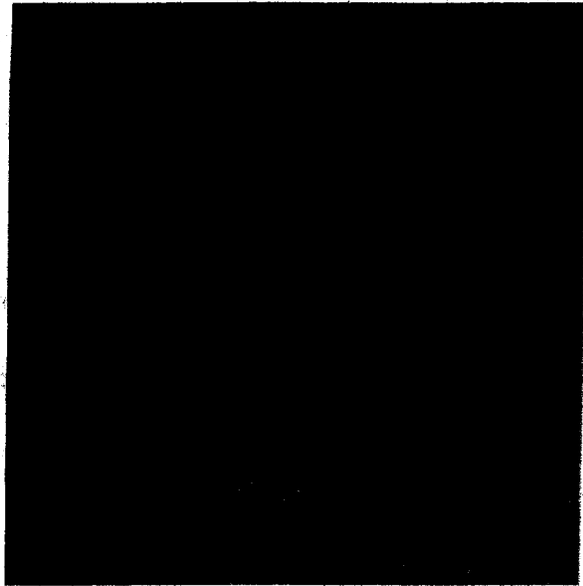
Farfan, Maricruz

From: Microsoft Outlook
To: 'Eric Parkin'
Sent: Thursday, September 25, 2014 1:00 PM
Subject: Relayed: RE: S218698 (13-C-15303, et al.) Required Meeting Record - 09 25 14

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

'Eric Parkin' (parkinnparkin@gmail.com) <<mailto:parkinnparkin@gmail.com>>

Subject: RE: S218698 (13-C-15303, et al.) Required Meeting Record - 09 25 14



00040

ATTENDANCE VERIFICATION AND DECLARATION FORM

At least 2x per month; attendance to start September 2014

(Please make sufficient copies of this report to use for all your filings)

NAME: Eric G. Parkin

CASE NO: S218698 (13-C-15303, et al.)

QUARTER/YEAR: _____

DATE	TIME	MEETING NAME	MEETING STREET ADDRESS	MEETING CITY & ZIP CODE	MEETING PHONE #	AUTHORIZED PERSON ORIGINAL SIGNATURE (IN BLUE INK)
9-26-14	7 AM	Surrender is Freedom	10916 Peacem Street Los Alamitos, CA 90720	Los Alamitos - 90720	—	Jim B.
09/28/14	7 a.m.	Surrender is Freedom	" "	Los Alamitos, 90720		Eric G. Parkin
<div style="font-size: 48px; font-weight: bold; margin: 0;">FILED</div> <div style="font-size: 24px; margin: 5px 0;">OCT 06 2014</div> <div style="font-size: 24px; font-weight: bold; margin: 0;">OFFICE OF PROBATION</div> <div style="font-size: 24px; font-weight: bold; margin: 0;">LOS ANGELES</div>						

I have abstained from the use of any alcoholic beverages, and I have not used or possessed any narcotics, dangerous or restricted drug controlled substances, marijuana, or associated paraphernalia, except with a valid prescription.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

DATE: Oct. 1, 2014
(actual date you sign this report)

SIGNED: Eric G. Parkin
Eric G. Parkin (original signature required-please sign in blue ink)

THE ORIGINAL MUST BE TIMELY SUBMITTED TO THE OFFICE OF PROBATION ON OR BEFORE THE 10TH DAY OF EACH QUARTER FOR THE PREVIOUS QUARTER'S ATTENDANCE; KEEP A COPY FOR YOUR FILE.

00041

Current Address (Mark box if your contact information changed in the preceding quarter)

- Within 10 days of any change, I reported to the Membership Records Office and to the Office of Probation of the State Bar of California ("Office of Probation"), all changes of information including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.

RECEIVED

OCT 06 2014

Meetings Attendance

- During the preceding calendar quarter, I have attended at least 2 meetings per month. Attached is the required proof of attendance during each month.

OFFICE OF PROBATION
LOS ANGELES

Conditions of Probation/Parole in Underlying Criminal Matter

- During the preceding calendar quarter, I have complied with the conditions of probation/parole imposed upon me in the underlying criminal matter.
- During the preceding calendar quarter, my criminal probation was modified, terminated or expired and attached hereto is a statement of the facts or copy of the document(s) effectuating said change.

State Bar Ethics School (proof due August 30, 2015)

- I have registered for the State Bar Ethics School course to be given on 12/18/14.
- I have ^{sent in} completed the State Bar Ethics School course given on _____ and have provided or attached is proof of successful passage.

Multi-State Professional Responsibility Examination (proof due August 30, 2015)

- I have registered for the MPRE to be given on _____.
- I have taken the MPRE given on _____ and am awaiting the results.
- I did not pass the MPRE given on _____ and have re-scheduled to take the examination to be given on _____.
- I passed the MPRE given on _____ and have provided or attached is proof of successful passage.

Registration does open until 12/15/14

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 10/02/14
(actual date you sign this report)

Signature: Eric G. Parkin
Eric G. Parkin (original signature required - please sign in blue ink)

W.P. Clark
10352 Lassen St.
Los Alamitos, CA. 90320

RECEIVED

OCT 07 2014

OFFICE OF INTAKE / LEGAL
ADVISE LOS ANGELES

The State Bar of California
845 South Figueroa Street
Los Angeles, CA 90017-3515



ATTN: Letty Ramos

4th Fl.

90017251545



00043

Farfan, Maricruz

From: Eric Parkin <spacemonck@gmail.com>
Sent: Friday, November 28, 2014 6:23 PM
To: Farfan, Maricruz
Subject: Ethics School and Testing

Pleasant Holidays to you and your family,

Kindly note that on December 18, 2014, I will be attending the Ethics school and testing from 9 am through 4 pm. Feel free to contact me should the need arise.

Hope you didn't eat more than you should have this Thanksgiving.

--

Eric G. Parkin
714-724-5378 cell
714-846-3090 fax

Farfan, Maricruz

From: Eric Parkin <spacemonck@gmail.com>
Sent: Thursday, December 04, 2014 9:10 AM
To: Farfan, Maricruz
Subject: Ethics school and testing

Pleasant Holidays to you and your family. Am being redundant, nut rather that then miss communications.

Kindly let this duplicate in e mail the voice mail I left you concerning my attendance on December 18, the Ethics school and exam.

Have a nice day.

EGP

--

Eric G. Parkin
714-724-5378 cell
714-846-3090 fax

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Monday, December 15, 2014 5:11 PM
To: 'parkinnparkin@gmail.com'
Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Dear Eric G. Parkin,

Although you sent the e-mail below to the Office of Probation from a different e-mail address, the Office of Probation is responding to your e-mail at your parkinnparkin@gmail.com e-mail address.

In your e-mail dated December 4, 2014, you noted that you left a voice mail message for the Office of Probation. The Office of Probation has not received any voice mail messages from you. According to the Office of Probation's telephone log, the last voice mail message received from you was September 24, 2014. Please note that you do not need to notify the Office of Probation when you plan to attend Ethics School. However, pursuant to your Supreme Court Order, you are required to provide the Office of Probation with proof of attendance at a session of Ethics School on or before **August 30, 2015**.

Furthermore, during a telephone call on November 12, 2014, the Office of Probation told you that you submitted a defective Quarterly Report for October 10, 2014; that you had incorrectly mailed your report to the Office of the Chief Trial Counsel instead of the Office of Probation; that this report was incomplete and not filed because you only submitted page 2 of the report; that if you would like to **file late** your Quarterly Report, to send a complete Quarterly Report with your original signature in blue ink and the actual date of your signature. To date, you have **NOT** filed with the Office of Probation a compliant Quarterly Report which was due **October 10, 2014**.

Additionally, on page 2 of the report, you checked the box reporting that "During the preceding calendar quarter, my criminal probation was modified, terminated or expired and attached hereto is a statement of the facts or copy of the document(s) effectuating said change." However, no actual proof was attached. Please send the required proof to the Office of Probation immediately.

Consequently, you **are not in compliance** with the terms and conditions of your probation matter, and you may face a non-compliance referral, which may result in the imposition of additional discipline and attendant costs. Please be reminded that **LATE** completion, submission, or filing of proof/documents does not mean you are in compliance. You will **never** be in compliance because being even one day late means that you are not in compliance with the terms and conditions of your probation matter.

If you have any questions, please contact the Office of Probation.

--

Maricruz Farfan | Probation Deputy | Office of Probation
The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017
Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

CONFIDENTIALITY NOTICE: *This message may contain confidential information that may also be privileged. Unless you are the intended recipient or are authorized to receive information for the intended recipient, you may not use, copy, or disclose the message in whole or in part. If you have received this message in error, please advise the sender by reply e-mail and delete all copies of the message. Thank you.*

From: Eric Parkin [<mailto:spacemonck@gmail.com>]
Sent: Thursday, December 04, 2014 9:10 AM
To: Farfan, Maricruz
Subject: Ethics school and testing

Pleasant Holidays to you and your family. Am being redundant, nut rather that then miss communications.

Kindly let this duplicate in e mail the voice mail I left you concerning my attendance on December 18, the Ethics school and exam.

Have a nice day.

EGP

--
Eric G. Parkin
714-724-5378 cell
714-846-3090 fax

Farfan, Maricruz

From: Microsoft Outlook
To: 'parkinnparkin@gmail.com'
Sent: Monday, December 15, 2014 5:11 PM
Subject: Relayed: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

'parkinnparkin@gmail.com' (parkinnparkin@gmail.com) <<mailto:parkinnparkin@gmail.com>>

Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

IN THE MATTER OF
ERIC G. PARKIN

CASE NO: S218698 (13-C-15303, et al.)

(PROBATION/SUSPENSION)

(For Office of Probation Use Only)

FILED

JAN 14 2015

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

USE BLUE INK. For each report, mark the box for the correct reporting period and write in the correct year.

Due: First Report Due: October 10, 2014
(for period August 30, 2014 through September 30, 2014)

Final Report Due: August 30, 2016
(for period July 1, 2016 through August 30, 2016)

January 10, 2015 April 10, _____ July 10, _____ October 10, _____
(for period 10/1 through 12/31) (for period 01/01 through 3/31) (for period 4/1 through 6/30) (for period 7/1 through 9/30)

Please make sufficient copies of this form for future use and mail reports to the State Bar of California, Attn: Office of Probation, 845 South Figueroa Street, Los Angeles, CA 90017-2515.

Place an "X" in front of each condition that applies to your activities during EACH respective reporting period.

Compliance with State Bar Act and Rules; and Report on SBC Pending Proceedings

During the reporting period noted above, I have complied with all provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of probation; and there were no proceedings pending against me in the State Bar Court, or if there were, I have attached my declaration, signed under penalty of perjury, regarding my pending proceeding(s) in State Bar Court including the case number(s), and current status.

-OR-

During the reporting period noted above, I have complied with all provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of probation, **EXCEPT** (please list specific violations or exceptions—do NOT list pending proceedings in this space):

(attach declaration under penalty of perjury if more space is needed);
and there were no proceedings pending against me in the State Bar Court, or if there were, I have attached my declaration, signed under penalty of perjury, regarding my pending proceeding(s) in State Bar Court including the case number(s), and current status.

Current Address (Mark box if your contact information changed in the preceding quarter)

- Within 10 days of any change, I reported to the Membership Records Office and to the Office of Probation of the State Bar of California ("Office of Probation"), all changes of information including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.

Meetings Attendance

- During the preceding calendar quarter, I have attended at least 2 meetings per month. Attached is the required proof of attendance during each month.

Conditions of Probation/Parole in Underlying Criminal Matter

- During the preceding calendar quarter, I have complied with the conditions of probation/parole imposed upon me in the underlying criminal matter.
- During the preceding calendar quarter, my criminal probation was modified, terminated or expired and attached hereto is a statement of the facts or copy of the document(s) effectuating said change.

State Bar Ethics School (proof due August 30, 2015)

- I have registered for the State Bar Ethics School course to be given on Dec 18, 2014.
But failed make my appearance
- I have completed the State Bar Ethics School course given on _____ and have provided or attached is proof of successful passage.

Multi-State Professional Responsibility Examination (proof due August 30, 2015)

- I have registered for the MPRE to be given on _____.
- I have taken the MPRE given on _____ and am awaiting the results.
- I did not pass the MPRE given on _____ and have re-scheduled to take the examination to be given on _____.
- I passed the MPRE given on _____ and have provided or attached is proof of successful passage.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 01/12/15
12/12/14
(actual date you sign this report)

Signature: Eric G. Parkin
Eric G. Parkin (original signature required - please sign in blue ink)

ATTENDANCE VERIFICATION AND DECLARATION FORM

At least 2x per month; attendance to start September 2014

(Please make sufficient copies of this report to use for all your filings)

NAME: Eric G. Parkin

CASE NO: S218698 (13-C-15303, et al.)

QUARTER/YEAR: # 2

DATE	TIME	MEETING NAME	MEETING STREET ADDRESS	MEETING CITY & ZIP CODE	MEETING PHONE #	AUTHORIZED PERSON ORIGINAL SIGNATURE (IN BLUE INK)
10/09	7am	Surrender is Freedom	10961 Reagan St	Los Alamitos 90720	562/591-9998	John B.
10/21	7am	Surrender is Freedom	10961 Reagan St	Los Alamitos 90720	"	AG AG
11/11	7am	Surrender is Freedom	10961 Reagan St	Los Alamitos 90720	"	AG AG
11/15	7am	Surrender is Freedom	10961 Reagan St	Los Alamitos 90720	"	John B.
12/5	7am	Surrender is Freedom	10961 Reagan St	Los Alamitos 90720	"	John B.
12/12	7am	Surrender is Freedom	10961 Reagan St	Los Alamitos 90720	"	AG HG
12/17						AG HG
12-19						John B.

FILED

JAN 14 2015

I have abstained from the use of any alcoholic beverages, and I have not used or possessed any narcotics, dangerous or restricted drug, controlled substances, marijuana, or associated paraphernalia, except with a valid prescription.

OFFICE OF PROBATION
LOS ANGELES

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

DATE: Jan 12, 2015
(actual date you sign this report)

SIGNED: Eric G. Parkin
Eric G. Parkin (original signature required-please sign in blue ink)

THE ORIGINAL MUST BE TIMELY SUBMITTED TO THE OFFICE OF PROBATION ON OR BEFORE THE 10TH DAY OF EACH QUARTER FOR THE PREVIOUS QUARTER'S ATTENDANCE; KEEP A COPY FOR YOUR FILE.

00055

HOLD DOCUMENT UP TO THE LIGHT TO VIEW TRUE WATERMARK

HOLD DOCUMENT UP TO THE LIGHT TO VIEW TRUE WATERMARK



Date 01/12/2015

9584001001

91-2
1221

Remitter: ERIC G PARKIN

Pay To The CALIFORNIA STATE BAR
Order Of:

Pay: SEVEN THOUSAND EIGHT HUNDRED DOLLARS AND 00 CENTS

\$ 7,800.00**

Do not write outside this box
Memo
Note: For information only. Comment has no effect on bank's payment.

Bank: JPMORGAN CHASE BANK, N.A.

Senior Vice President
JPMorgan Chase Bank, N.A.
Phoenix, AZ



⑆9584001001⑆ ⑆122100024⑆ 806002234⑆

Eric G. Parkin
10352 Lassen Street
Los Alamitos, California 90720

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS, FOLD AT DOTTED LINE
CERTIFIED MAIL



7014 2120 0002 9012 8612



U.S. POSTAGE
PAID
LOS ALAMITOS, CA
90720
JAN 12 15
AMOUNT
\$6.00

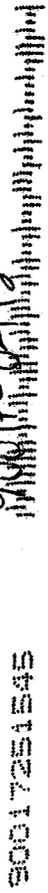
1000 90017 00118495-02

RECEIVED

State Bar of California
Dept. of Probation JAN 14 2015
845 OFFICE OF PROBATION
LOS ANGELES
90017-2512



RETURN RECEIPT
REQUESTED



90017251545



USA
A47440808 94302
FOREVER



**THE STATE BAR
OF CALIFORNIA**

845 SOUTH FIGUEROA STREET, LOS ANGELES, CALIFORNIA 90017-2515

OFFICE OF PROBATION

Terrie Goldade, Supervising Attorney (213) 765-1494

TELEPHONE: (213) 765-1000

PROBATION FAX: (213) 765-1439

MARICRUZ FARFAN: (213) 765-1452

Maricruz.Farfana@calbar.ca.gov

<http://www.calbar.ca.gov>

By regular mail and e-mail at: parkinnparkin@aol.com

February 10, 2015

**OFFICE OF PROBATION
ADDRESS VERIFIED
February 10, 2015**

Eric Parkin
Parkin & Parkin
10352 Lassen St.
Los Alamitos, CA 90720

BY:

In Re: **S218698 (13-C-15303, et al.)**

In the Matter of: **Eric Parkin**

Dear Eric Parkin:

As you are aware, you were required to comply with specific terms and conditions of your probation imposed by the Supreme Court which became effective **August 30, 2014**.

One of the conditions of probation requires that you submit Quarterly Reports on or before January 10th, April 10th, July 10th, and October 10th, of every year during the period of your probation. Your first Quarterly Report was due by **October 10, 2014**.

Another condition of probation requires that you must comply with all conditions of probation in your underlying criminal matter and to so declare under penalty of perjury in conjunction with any Quarterly Report to be filed with the Office of Probation.

The following chart summarizes your compliance and non-compliance with the conditions of your probation to date:

CONDITION	DUE DATE	COMPLETED	COMMENTS
Contact the Office of Probation and schedule required meeting	September 29, 2014	August 13, 2014 & September 23, 2014	Respondent scheduled required meeting for September 12, 2014, but did not call in for the meeting
Held required meeting	As scheduled	September 25, 2014	
Quarterly Reports	October 10, 2014 January 10, 2015	January 14, 2015	NOT FILED FILED LATE
Compliance with probation in underlying criminal matter	October 10, 2014 January 10, 2015	January 14, 2015	NOT FILED FILED LATE
Attendance Reports (at least 2 meetings per month)	October 10, 2014 January 10, 2015	October 6, 2014 January 14, 2015	Filed timely FILED LATE

Eric Parkin
S218698 (13-C-15303, et al.)
February 10, 2015
Page 2

On October 6, 2014, the Office of the Chief Trial Counsel received an envelope from you with your registration form and payment for the State Bar Ethics School. Also enclosed in the envelope were page two (2) of your Quarterly Report and your Attendance Report which were due October 10, 2014. The Office of the Chief Trial Counsel forwarded the envelope with the reports to the Office of Probation.

On November 12, 2014, the Office of Probation contacted you by telephone to advise that you submitted a defective Quarterly Report for October 10, 2014; that you had incorrectly mailed your report to the Office of the Chief Trial Counsel instead of the Office of Probation; that this report was incomplete and not filed because you only submitted page 2 of the report; that if you would like to file late your Quarterly Report, to send a complete Quarterly Report with your original signature in blue ink and the actual date of your signature.

On December 15, 2014, the Office of Probation sent you an e-mail (copy attached) to remind you again among other things that you submitted a defective Quarterly Report for October 10, 2014; that if you wanted to file late your Quarterly Report, to send a complete Quarterly Report with your original signature in blue ink and the actual date of your signature; that you had checked the box on your report that your criminal probation was modified, terminated or expired, but that there was no proof attached; and you were requested to provide said proof to the Office of Probation immediately.

To date, you have **NOT**: 1) filed with the Office of Probation a compliant Quarterly Report due **October 10, 2014**; and 2) provided satisfactory proof that your probation in your underlying criminal matter was modified, terminated or expired.

Additionally, please note that your Quarterly Report and Attendance Report due January 10, 2015 were filed late as of **January 14, 2015**. On this Quarterly Report, you checked the box that you were in compliance with all conditions of probation in your underlying criminal matter.

Please submit your Quarterly Report due October 10, 2014 to the Office of Probation immediately with your original signature in blue ink and the actual date of your signature. Additionally, please report if you were in compliance with all conditions of probation in your underlying criminal matter or provide satisfactory proof that your probation in your underlying criminal matter was modified, terminated or expired.

Consequently, you are facing a non-compliance referral, which may result in the imposition of additional discipline and attendant costs (attached). Even if you submit the required documentation, a non-compliance referral may still be prepared.

Please be reminded that **LATE** completion, submission, or filing of proof/documents, does not mean you are in compliance. You will **never** be in compliance because being even one day late means that you are not in compliance with the terms and conditions of your probation matter.

The Office of Probation will not send any further reminder letters regarding the aforementioned non-compliance or any future compliance due dates or lack of receipt of compliance documentation. Your non-compliance will be automatically referred for review and determination of further action which may lead to the imposition of additional discipline including attendant costs.

00060

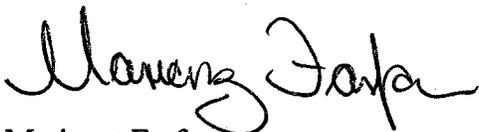
Eric Parkin
S218698 (13-C-15303, et al.)
February 10, 2015
Page 3

If for any reason, you cannot timely comply with the terms and conditions of the discipline imposed, and to avoid a non-compliance referral, you must file a motion with the State Bar Court. See rules 5.162 and 5.300, et seq., Rules of Procedure of the State Bar of California. A copy of the motion must be served upon the Office of Probation. The Office of Probation does not have the authority to extend compliance due dates or modify the terms and conditions of your probation.

Please note that even if you are referred, you are **STILL REQUIRED TO TIMELY COMPLY** with all probation conditions in this matter. Additional probation violations may be subject to a separate non-compliance referral.

If you have any questions regarding this matter, please contact me at (213) 765-1452.

Sincerely,



Maricruz Farfan
Probation Deputy

/mf

Encs. Copy of Office of Probation's e-mail dated December 15, 2014
Discipline Costs

00061

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Monday, December 15, 2014 5:11 PM
To: 'parkinnparkin@gmail.com'
Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Dear Eric G. Parkin,

Although you sent the e-mail below to the Office of Probation from a different e-mail address, the Office of Probation is responding to your e-mail at your parkinnparkin@gmail.com e-mail address.

In your e-mail dated December 4, 2014, you noted that you left a voice mail message for the Office of Probation. The Office of Probation has not received any voice mail messages from you. According to the Office of Probation's telephone log, the last voice mail message received from you was September 24, 2014. Please note that you do not need to notify the Office of Probation when you plan to attend Ethics School. However, pursuant to your Supreme Court Order, you are required to provide the Office of Probation with proof of attendance at a session of Ethics School on or before **August 30, 2015**.

Furthermore, during a telephone call on November 12, 2014, the Office of Probation told you that you submitted a defective Quarterly Report for October 10, 2014; that you had incorrectly mailed your report to the Office of the Chief Trial Counsel instead of the Office of Probation; that this report was incomplete and not filed because you only submitted page 2 of the report; that if you would like to file late your Quarterly Report, to send a complete Quarterly Report with your original signature in blue ink and the actual date of your signature. To date, you have **NOT** filed with the Office of Probation a compliant Quarterly Report which was due **October 10, 2014**.

Additionally, on page 2 of the report, you checked the box reporting that "During the preceding calendar quarter, my criminal probation was modified, terminated or expired and attached hereto is a statement of the facts or copy of the document(s) effectuating said change." However, no actual proof was attached. Please send the required proof to the Office of Probation immediately.

Consequently, you **are not in compliance** with the terms and conditions of your probation matter, and you may face a non-compliance referral, which may result in the imposition of additional discipline and attendant costs. Please be reminded that **LATE** completion, submission, or filing of proof/documents does not mean you are in compliance. You will **never** be in compliance because being even one day late means that you are not in compliance with the terms and conditions of your probation matter.

If you have any questions, please contact the Office of Probation.

--
Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

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From: Eric Parkin [<mailto:spacemonck@gmail.com>]
Sent: Thursday, December 04, 2014 9:10 AM
To: Farfan, Maricruz
Subject: Ethics school and testing

Pleasant Holidays to you and your family. Am being redundant, nut rather that then miss communications.

Kindly let this duplicate in e mail the voice mail I left you concerning my attendance on December 18, the Ethics school and exam.

Have a nice day.

EGP

--

Eric G. Parkin
714-724-5378 cell
714-846-3090 fax

Farfan, Maricruz

From: Microsoft Outlook
To: 'parkinnparkin@gmail.com'
Sent: Monday, December 15, 2014 5:11 PM
Subject: Relayed: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

'parkinnparkin@gmail.com' (parkinnparkin@gmail.com) <<mailto:parkinnparkin@gmail.com>>

Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Discipline Costs – 2014

Pursuant to action by the State Bar's governing board in January 2011 and May 2012, the costs assessed for disciplinary matters are adjusted annually to account for changes in labor and other resource costs. The adjustment is calculated by combining 40% of the year-on-year percentage change in the Consumer Price Index¹ with 60% of the annual percentage change in the Employment Cost Index for Management, Professional and Related Occupations². For 2014, the adjustment is an increase of 2.31%.

For matters filed on or after January 1, 2014, the costs assessed are as follows:

Original Proceedings (Stage at which the matter settles)	Cost Assessment
Matters that go in Default	\$4,343
Matters that Settle Prior to Filing of a Notice of Disciplinary Charges	\$2,992
Matters that Settle during first 120 days of proceeding	\$3,497
Matters that Settle before Pretrial Statement is filed	\$5,543
Matters that Settle before trial but after Pretrial Statement is filed	\$7,252
Matters that proceed to a One-day trial	\$7,252
Matters that proceed to a Multi-day trial	\$16,354
Matters that proceed to the Review Department	\$20,005

Conviction Referrals (Stage at which the matter settles)	Cost Assessment
Matters that go into Default	\$2,930
Matters that Settle during the first 120 days of proceeding	\$2,447
Matters that Settle before Pretrial Statement is filed	\$5,249
Matters that Settle before trial but after Pretrial Statement is filed	\$6,890
Matters that proceed to a One-day trial	\$6,890
Matters that proceed into a Multi-day trial	\$12,545
Matters that proceed to the Review Department	\$17,932

Other Matters	Cost Assessment
Probation Revocation Proceedings	\$2,344
Rule 9.20 Proceedings	\$2,488

Additional Costs (as appropriate)	Cost Assessment
Each investigation matter over one	\$955
Each resignation	\$134
Consolidation cost equal to the minimum cost for the consolidated case type	
Transcript costs incurred by the Office of the Chief Trial Counsel (BPC § 6086.10(b)(1))	
Taxable costs incurred by the Office of the Chief Trial Counsel (BPC § 6086.10(b)(2))	

¹ Specifically, the December-to-December change in U.S. Bureau of Labor Statistics series CUURA422SA0.

² Specifically, the Q4-to-Q4 change in U.S. Bureau of Labor Statistics series CIU20100001000001.

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Tuesday, February 10, 2015 5:04 PM
To: 'parkinnparkin@aol.com'
Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE LETTER 02 10 15
Attachments: Parkin Eric NON COMPLIANCE letter 02 10 15.pdf

Dear Eric Parkin,

Please refer to the attached Office of Probation's letter being sent to you at your Membership Records address and by e-mail as a courtesy.

If you have any questions, please contact the Office of Probation.

--
Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Phone 213.765.1452 | Fax 213.765.1439 | Maricruz.Farfan@calbar.ca.gov

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**THE STATE BAR
OF CALIFORNIA**

845 SOUTH FIGUEROA STREET, LOS ANGELES, CALIFORNIA 90017-2515

OFFICE OF PROBATION

Terrie Goldade, Supervising Attorney (213) 765-1494

TELEPHONE: (213) 765-1000

PROBATION FAX: (213) 765-1439

MARICRUZ FARFAN: (213) 765-1452

Maricruz.Farfana@calbar.ca.gov

http://www.calbar.ca.gov

By regular mail and e-mail at: parkinnparkin@aol.com

February 10, 2015

**OFFICE OF PROBATION
ADDRESS VERIFIED
February 10, 2015**

Eric Parkin
Parkin & Parkin
10352 Lassen St.
Los Alamitos, CA 90720

BY:

In Re: **S218698 (13-C-15303, et al.)**

In the Matter of: **Eric Parkin**

Dear Eric Parkin:

As you are aware, you were required to comply with specific terms and conditions of your probation imposed by the Supreme Court which became effective **August 30, 2014**.

One of the conditions of probation requires that you submit Quarterly Reports on or before January 10th, April 10th, July 10th, and October 10th, of every year during the period of your probation. Your first Quarterly Report was due by **October 10, 2014**.

Another condition of probation requires that you must comply with all conditions of probation in your underlying criminal matter and to so declare under penalty of perjury in conjunction with any Quarterly Report to be filed with the Office of Probation.

The following chart summarizes your compliance and non-compliance with the conditions of your probation to date:

CONDITION	DUE DATE	COMPLETED	COMMENTS
Contact the Office of Probation and schedule required meeting	September 29, 2014	August 13, 2014 & September 23, 2014	Respondent scheduled required meeting for September 12, 2014, but did not call in for the meeting
Held required meeting	As scheduled	September 25, 2014	
Quarterly Reports	October 10, 2014 January 10, 2015	January 14, 2015	NOT FILED FILED LATE
Compliance with probation in underlying criminal matter	October 10, 2014 January 10, 2015	January 14, 2015	NOT FILED FILED LATE
Attendance Reports (at least 2 meetings per month)	October 10, 2014 January 10, 2015	October 6, 2014 January 14, 2015	Filed timely FILED LATE

Eric Parkin
S218698 (13-C-15303, et al.)
February 10, 2015
Page 2

On October 6, 2014, the Office of the Chief Trial Counsel received an envelope from you with your registration form and payment for the State Bar Ethics School. Also enclosed in the envelope were page two (2) of your Quarterly Report and your Attendance Report which were due October 10, 2014. The Office of the Chief Trial Counsel forwarded the envelope with the reports to the Office of Probation.

On November 12, 2014, the Office of Probation contacted you by telephone to advise that you submitted a defective Quarterly Report for October 10, 2014; that you had incorrectly mailed your report to the Office of the Chief Trial Counsel instead of the Office of Probation; that this report was incomplete and not filed because you only submitted page 2 of the report; that if you would like to file late your Quarterly Report, to send a complete Quarterly Report with your original signature in blue ink and the actual date of your signature.

On December 15, 2014, the Office of Probation sent you an e-mail (copy attached) to remind you again among other things that you submitted a defective Quarterly Report for October 10, 2014; that if you wanted to file late your Quarterly Report, to send a complete Quarterly Report with your original signature in blue ink and the actual date of your signature; that you had checked the box on your report that your criminal probation was modified, terminated or expired, but that there was no proof attached; and you were requested to provide said proof to the Office of Probation immediately.

To date, you have **NOT**: 1) filed with the Office of Probation a compliant Quarterly Report due **October 10, 2014**; and 2) provided satisfactory proof that your probation in your underlying criminal matter was modified, terminated or expired.

Additionally, please note that your Quarterly Report and Attendance Report due January 10, 2015 were filed late as of **January 14, 2015**. On this Quarterly Report, you checked the box that you were in compliance with all conditions of probation in your underlying criminal matter.

Please submit your Quarterly Report due October 10, 2014 to the Office of Probation immediately with your original signature in blue ink and the actual date of your signature. Additionally, please report if you were in compliance with all conditions of probation in your underlying criminal matter or provide satisfactory proof that your probation in your underlying criminal matter was modified, terminated or expired.

Consequently, you are facing a non-compliance referral, which may result in the imposition of additional discipline and attendant costs (attached). Even if you submit the required documentation, a non-compliance referral may still be prepared.

Please be reminded that **LATE** completion, submission, or filing of proof/documents, does not mean you are in compliance. You will **never** be in compliance because being even one day late means that you are not in compliance with the terms and conditions of your probation matter.

The Office of Probation will not send any further reminder letters regarding the aforementioned non-compliance or any future compliance due dates or lack of receipt of compliance documentation. Your non-compliance will be automatically referred for review and determination of further action which may lead to the imposition of additional discipline including attendant costs.

00069

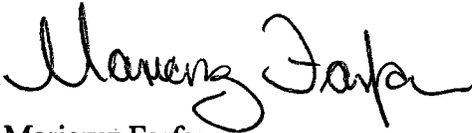
Eric Parkin
S218698 (13-C-15303, et al.)
February 10, 2015
Page 3

If for any reason, you cannot timely comply with the terms and conditions of the discipline imposed, and to avoid a non-compliance referral, you must file a motion with the State Bar Court. See rules 5.162 and 5.300, et seq., Rules of Procedure of the State Bar of California. A copy of the motion must be served upon the Office of Probation. The Office of Probation does not have the authority to extend compliance due dates or modify the terms and conditions of your probation.

Please note that even if you are referred, you are **STILL REQUIRED TO TIMELY COMPLY** with all probation conditions in this matter. Additional probation violations may be subject to a separate non-compliance referral.

If you have any questions regarding this matter, please contact me at (213) 765-1452.

Sincerely,



Maricruz Farfan
Probation Deputy

/mf

Encs. Copy of Office of Probation's e-mail dated December 15, 2014
Discipline Costs

00070

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Monday, December 15, 2014 5:11 PM
To: 'parkinnparkin@gmail.com'
Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Dear Eric G. Parkin,

Although you sent the e-mail below to the Office of Probation from a different e-mail address, the Office of Probation is responding to your e-mail at your parkinnparkin@gmail.com e-mail address.

In your e-mail dated December 4, 2014, you noted that you left a voice mail message for the Office of Probation. The Office of Probation has not received any voice mail messages from you. According to the Office of Probation's telephone log, the last voice mail message received from you was September 24, 2014. Please note that you do not need to notify the Office of Probation when you plan to attend Ethics School. However, pursuant to your Supreme Court Order, you are required to provide the Office of Probation with proof of attendance at a session of Ethics School on or before **August 30, 2015**.

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Additionally, on page 2 of the report, you checked the box reporting that "During the preceding calendar quarter, my criminal probation was modified, terminated or expired and attached hereto is a statement of the facts or copy of the document(s) effectuating said change." However, no actual proof was attached. Please send the required proof to the Office of Probation immediately.

Consequently, you **are not in compliance** with the terms and conditions of your probation matter, and you may face a non-compliance referral, which may result in the imposition of additional discipline and attendant costs. Please be reminded that **LATE** completion, submission, or filing of proof/documents does not mean you are in compliance. You will **never** be in compliance because being even one day late means that you are not in compliance with the terms and conditions of your probation matter.

If you have any questions, please contact the Office of Probation.

--
Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

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From: Eric Parkin [<mailto:spacemonck@gmail.com>]
Sent: Thursday, December 04, 2014 9:10 AM
To: Farfan, Maricruz
Subject: Ethics school and testing

Pleasant Holidays to you and your family. Am being redundant, nut rather that then miss communications.

Kindly let this duplicate in e mail the voice mail I left you concerning my attendance on December 18, the Ethics school and exam.

Have a nice day.

EGP

--

Eric G. Parkin
714-724-5378 cell
714-846-3090 fax

Farfan, Maricruz

From: Microsoft Outlook
To: 'parkinnparkin@gmail.com'
Sent: Monday, December 15, 2014 5:11 PM
Subject: Relayed: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

'parkinnparkin@gmail.com' (parkinnparkin@gmail.com) <<mailto:parkinnparkin@gmail.com>>

Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Discipline Costs - 2014

Pursuant to action by the State Bar's governing board in January 2011 and May 2012, the costs assessed for disciplinary matters are adjusted annually to account for changes in labor and other resource costs. The adjustment is calculated by combining 40% of the year-on-year percentage change in the Consumer Price Index¹ with 60% of the annual percentage change in the Employment Cost Index for Management, Professional and Related Occupations². For 2014, the adjustment is an increase of 2.31%.

For matters filed on or after January 1, 2014, the costs assessed are as follows:

Original Proceedings (Stage at which the matter settles)	Cost Assessment
Matters that go in Default	\$4,343
Matters that Settle Prior to Filing of a Notice of Disciplinary Charges	\$2,992
Matters that Settle during first 120 days of proceeding	\$3,497
Matters that Settle before Pretrial Statement is filed	\$5,543
Matters that Settle before trial but after Pretrial Statement is filed	\$7,252
Matters that proceed to a One-day trial	\$7,252
Matters that proceed to a Multi-day trial	\$16,354
Matters that proceed to the Review Department	\$20,005

Conviction Referrals (Stage at which the matter settles)	Cost Assessment
Matters that go into Default	\$2,930
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Matters that proceed into a Multi-day trial	\$12,545
Matters that proceed to the Review Department	\$17,932

Other Matters	Cost Assessment
Probation Revocation Proceedings	\$2,344
Rule 9.20 Proceedings	\$2,488

Additional Costs (as appropriate)	Cost Assessment
Each investigation matter over one	\$955
Each resignation	\$134
Consolidation cost equal to the minimum cost for the consolidated case type	
Transcript costs incurred by the Office of the Chief Trial Counsel (BPC § 6086.10(b)(1))	
Taxable costs incurred by the Office of the Chief Trial Counsel (BPC § 6086.10(b)(2))	

¹ Specifically, the December-to-December change in U.S. Bureau of Labor Statistics series CUURA422SA0.

² Specifically, the Q4-to-Q4 change in U.S. Bureau of Labor Statistics series CIU2010000100000I.

Farfan, Maricruz

From: Microsoft Outlook
To: 'parkinnparkin@aol.com'
Sent: Tuesday, February 10, 2015 5:09 PM
Subject: Relayed: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE LETTER 02 10 15

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

'parkinnparkin@aol.com' (parkinnparkin@aol.com) <<mailto:parkinnparkin@aol.com>>

Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE LETTER 02 10 15

Farfan, Maricruz

From: Karin Nielsen Bonwit <kaynbee@gmail.com>
Sent: Monday, March 23, 2015 3:57 PM
To: Farfan, Maricruz
Subject: Google Accounts

Good afternoon. Sorry this took so long, unfortunately our household, only has one out of four devices which are operational.

I wanted to thank you for your generous time and your patients with me. As we discussed I have completed my on line ethical application for the April 7 school and testing. Keep your fingers crossed.

Have a pleasant evening!

Eric G. Parkin
<https://accounts.google.com/UpdateAccountRecoveryOptions>

Sent from my iPad

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Tuesday, April 28, 2015 4:03 PM
To: parkinnparkin@aol.com
Subject: RE: Responding to your voice mail message of April 27, 2015

Dear Eric G. Parkin,

I received your voice mail message on April 27, 2015 asking for a call back. Unfortunately, you did not state what issues you would like to discuss.

Please be reminded that on February 10, 2015, the Office of Probation mailed you a letter at your Membership Records address to remind you of your non-compliance with your probation matter and to inform you that you were facing a referral which could result in additional discipline and attendant costs. A courtesy copy of the Office of Probation's non-compliance letter was e-mailed at your Membership Records e-mail address parkinnparkin@aol.com. Please note you are now being referred because, to date, you have **NOT**: 1) filed with the Office of Probation a compliant Quarterly Report due **October 10, 2014**; 2) provided satisfactory proof that your probation in your underlying criminal matter was modified, terminated, or expired or reported your compliance with this condition for the period **October 10, 2014**; 3) filed your Quarterly Report due **April 10, 2015**; 4) reported your compliance with your underlying criminal probation matter for the period **April 10, 2015**; and 5) submitted your Self-Help Group Meetings Attendance Report due **April 10, 2015**.

On March 23, 2015, the Office of Probation received an e-mail purportedly from you noting that you had completed your on-line ethics application for the April 7 school and testing. If you were referring to the State Bar Ethics School, there was no session held on April 7, 2015. I am concerned that I have received e-mails purportedly from you, but from e-mail addresses that do not appear to relate to you such as kaynbee@gmail.com and spacemonck@gmail.com. Please note that e-mail correspondence will be sent at your State Bar Membership Records e-mail address.

If you have any questions, please let me know. The best way to communicate with me is by e-mail.

--

Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

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Farfan, Maricruz

From: Microsoft Outlook
To: parkinnparkin@aol.com
Sent: Tuesday, April 28, 2015 4:03 PM
Subject: Relayed: RE: Responding to your voice mail message of April 27, 2015

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

parkinnparkin@aol.com (parkinnparkin@aol.com) <<mailto:parkinnparkin@aol.com>>

Subject: RE: Responding to your voice mail message of April 27, 2015

IN THE MATTER OF
ERIC G. PARKIN

CASE NO: S218698 (13-C-15303, et al.)

(PROBATION/SUSPENSION)

(For Office of Probation Use Only)

NOT COMPLIANT

APR 30 2015 (W)
(W) WITHOUT UCM Compliance

Not timely Reporting Period Unclear
 Compliance Unclear Incorrectly dated
 Other _____

Office of Probation

QUARTERLY REPORT

USE BLUE INK. For each report, mark the box for the correct reporting period and write in the correct year.

Due: First Report Due: October 10, 2014
(for period August 30, 2014 through September 30, 2014)

Final Report Due: August 30, 2016
(for period July 1, 2016 through August 30, 2016)

January 10, _____ April 10, 15 July 10, _____ October 10, _____
(for period 10/1 through 12/31) (for period 01/01 through 3/31) (for period 4/1 through 6/30) (for period 7/1 through 9/30)

Please make sufficient copies of this form for future use and mail reports to the State Bar of California, Attn: Office of Probation, 845 South Figueroa Street, Los Angeles, CA 90017-2515.

Place an "X" in front of each condition that applies to your activities during EACH respective reporting period.

Compliance with State Bar Act and Rules; and Report on SBC Pending Proceedings

During the reporting period noted above, I have complied with all provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of probation; and there were no proceedings pending against me in the State Bar Court, or if there were, I have attached my declaration, signed under penalty of perjury, regarding my pending proceeding(s) in State Bar Court including the case number(s), and current status.

-OR-

During the reporting period noted above, I have complied with all provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of probation, **EXCEPT** (please list specific violations or exceptions—do NOT list pending proceedings in this space):

Failed to attend monthly meeting

_____ (attach declaration under penalty of perjury if more space is needed);
and there were no proceedings pending against me in the State Bar Court, or if there were, I have attached my declaration, signed under penalty of perjury, regarding my pending proceeding(s) in State Bar Court including the case number(s), and current status.

Current Address (Mark box if your contact information changed in the preceding quarter)

- Within 10 days of any change, I reported to the Membership Records Office and to the Office of Probation of the State Bar of California ("Office of Probation"), all changes of information including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.

Meetings Attendance

- During the preceding calendar quarter, I have attended at least 2 meetings per month. Attached is the required proof of attendance during each month.

Conditions of Probation/Parole in Underlying Criminal Matter

- During the preceding calendar quarter, I have complied with the conditions of probation/parole imposed upon me in the underlying criminal matter.
- During the preceding calendar quarter, my criminal probation was modified, terminated or expired and attached hereto is a statement of the facts or copy of the document(s) effectuating said change.

State Bar Ethics School (proof due August 30, 2015)

- I have registered for the State Bar Ethics School course to be given on _____.
- I have completed the State Bar Ethics School course given on _____ and have provided or attached is proof of successful passage.

Multi-State Professional Responsibility Examination (proof due August 30, 2015)

- I have registered for the MPRE to be given on _____.
- I have taken the MPRE given on _____ and am awaiting the results.
- I did not pass the MPRE given on _____ and have re-scheduled to take the examination to be given on _____.
- I passed the MPRE given on _____ and have provided or attached is proof of successful passage.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 4/26/15
(actual date you sign this report)

Signature: Eric G. Parkin
Eric G. Parkin (original signature required - please sign in blue ink)

April 1st 2015

This is to verify that Eric G. Parkin attended the AA meetings held March 30, March 31 and April 1, 2015, at St. Isadore church in Los Alamitos, California.



NOT COMPLIANT

APR 30 2015 

- Not timely Reporting Period Unclear
 Compliance Unclear Incorrectly dated
 Other _____

Office of Probation

00084

ATTENDANCE VERIFICATION AND DECLARATION FORM

At least 2x per month; attendance to start September 2014

(Please make sufficient copies of this report to use for all your filings)

NAME: Eric G. Parkin

CASE NO: S218698 (13-C-15303, et al.)

QUARTER/YEAR: 3/2015

DATE	TIME	MEETING NAME	MEETING STREET ADDRESS	MEETING CITY & ZIP CODE	MEETING PHONE #	AUTHORIZED PERSON ORIGINAL SIGNATURE (IN BLUE INK)
3/24/15	7am	Supra for Freedom	10861 Regan St	Los Alamitos 90720	562-396-9928	[Signature]
3/25	11	CC	11	11	11	[Signature]
3/26	11	CC	11	11	11	[Signature]
3-27-15	7-8	SIF Retiree Study Group	Los Alamitos			[Signature]
3/28	11	11	11	11	11	[Signature]
3/29/15	7-8	SIF	Los Alamitos	90720		[Signature]
NOT COMPLIANT						

I have abstained from the use of any alcoholic beverages, and I have not used or possessed any narcotics, dangerous or restricted drugs, controlled substances, marijuana, or associated paraphernalia, except with a valid prescription.

- Not timely
 Compliance Unclear
 Incorrectly dated
 Other

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

DATE: 4/26/15
 (actual date you sign this report)

SIGNED: [Signature]
 Eric G. Parkin (original signature required-please sign in blue ink)

THE ORIGINAL MUST BE TIMELY SUBMITTED TO THE OFFICE OF PROBATION ON OR BEFORE THE 10TH DAY OF EACH QUARTER FOR THE PREVIOUS QUARTER'S ATTENDANCE; KEEP A COPY FOR YOUR FILE.

00085

APR 30 2015

IN THE MATTER OF
ERIC G. PARKIN

CASE NO: S218698 (13-C-15303, et al.)

(PROBATION/SUSPENSION)

(For Office of Probation Use Only)

NOT COMPLIANT

APR 30 2015 *W*

Not timely Reporting Period Unclear
 Compliance Unclear Incorrectly dated
 Other *Incorrect period modification reqd*
Office of Probation

QUARTERLY REPORT

USE BLUE INK. For each report, mark the box for the correct reporting period and write in the correct year.

Due: First Report Due: **October 10, 2014**
(for period August 30, 2014 through September 30, 2014)

Final Report Due: **August 30, 2016**
(for period July 1, 2016 through August 30, 2016)

January 10, 14 April 10, _____ July 10, _____ October 10, _____
(for period 10/1 through 12/31) (for period 01/01 through 3/31) (for period 4/1 through 6/30) (for period 7/1 through 9/30)

Please make sufficient copies of this form for future use and mail reports to the State Bar of California, Attn: Office of Probation, 845 South Figueroa Street, Los Angeles, CA 90017-2515.

Place an "X" in front of each condition that applies to your activities during EACH respective reporting period.

Compliance with State Bar Act and Rules; and Report on SBC Pending Proceedings

During the reporting period noted above, I have complied with all provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of probation; and there were no proceedings pending against me in the State Bar Court, or if there were, I have attached my declaration, signed under penalty of perjury, regarding my pending proceeding(s) in State Bar Court including the case number(s), and current status.

-OR-

During the reporting period noted above, I have complied with all provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of probation, **EXCEPT** (please list specific violations or exceptions—do NOT list pending proceedings in this space):

I asked to provide page # 2 for first quarter

(attach declaration under penalty of perjury if more space is needed);
and there were no proceedings pending against me in the State Bar Court, or if there were, I have attached my declaration, signed under penalty of perjury, regarding my pending proceeding(s) in State Bar Court including the case number(s), and current status.

Current Address (Mark box if your contact information changed in the preceding quarter)

- Within 10 days of any change, I reported to the Membership Records Office and to the Office of Probation of the State Bar of California ("Office of Probation"), all changes of information including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.

Meetings Attendance

- During the preceding calendar quarter, I have attended at least 2 meetings per month. Attached is the required proof of attendance during each month.

Conditions of Probation/Parole in Underlying Criminal Matter

- During the preceding calendar quarter, I have complied with the conditions of probation/parole imposed upon me in the underlying criminal matter.
- During the preceding calendar quarter, my criminal probation was modified, terminated or expired and attached hereto is a statement of the facts or copy of the document(s) effectuating said change.

State Bar Ethics School (proof due August 30, 2015)

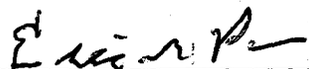
- I have registered for the State Bar Ethics School course to be given on _____.
- I have completed the State Bar Ethics School course given on _____ and have provided or attached is proof of successful passage.

Multi-State Professional Responsibility Examination (proof due August 30, 2015)

- I have registered for the MPRE to be given on _____.
- I have taken the MPRE given on _____ and am awaiting the results.
- I did not pass the MPRE given on _____ and have re-scheduled to take the examination to be given on _____.
- I passed the MPRE given on _____ and have provided or attached is proof of successful passage.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 4/26/15
(actual date you sign this report)

Signature: 
Eric G. Parkin (original signature required - please sign in blue ink)

ATTENDANCE VERIFICATION AND DECLARATION FORM

At least 2x per month; attendance to start September 2014

(Please make sufficient copies of this report to use for all your filings)

NAME: Eric G. Parkin

CASE NO: S218698 (13-C-15303, et al.)

QUARTER/YEAR: 2

DATE	TIME	MEETING NAME	MEETING STREET ADDRESS	MEETING CITY & ZIP CODE	MEETING PHONE #	AUTHORIZED PERSON ORIGINAL SIGNATURE (IN BLUE INK)
		Cannot	locate			

I have abstained from the use of any alcoholic beverages, and I have not used or possessed any narcotics, dangerous or restricted drugs, controlled substances, marijuana, or associated paraphernalia, except with a valid prescription.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

DATE: 4/26/2015
(actual date you sign this report)

SIGNED: Eric G. Parkin
Eric G. Parkin (original signature required-please sign in blue ink)

THE ORIGINAL MUST BE TIMELY SUBMITTED TO THE OFFICE OF PROBATION ON OR BEFORE THE 10TH DAY OF EACH QUARTER FOR THE PREVIOUS QUARTER'S ATTENDANCE; KEEP A COPY FOR YOUR FILE.

000088

ERIC G. PARKIN
10352 LASSEN STREET
LOS ALAMITOS, CALIFORNIA

APRIL 27, 2015

TO STATE BAR OF CALIFORNIA
OFFICE OF PROBATION
845 SOUTH FIGUEROA STREET
LOS ANGELES, CALIFORNIA 90017-2515

ATTENTION MARICRUZ FARFAN

Ms. Farfan,

As you are aware, the undersigned has not timely complied with the terms of probation. I have been remiss in my obligations. However, there have been some unusual circumstances in my life which have been outside of my control.

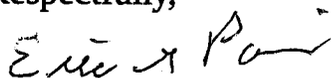
With aid of my partner, Karin Nielsen Bonwit, my paperwork has been organized and made manageable. Without understanding of what has truly transpired, the vast majority of my filing system has been tampered with. In particular, as it affects my ability to comply with the terms and conditions expected of me, much of my paperwork has disappeared. Albeit, some was recovered from the trash; however, neither Karin nor I know how the paperwork got into the trash. Much of my paperwork has yet to be accounted for.

I am living a life of sobriety and thankful to be living this way. I do not know what options, if any, are available in an effort to rectify the above. May I double up on AA meetings or extend the program?

I have read and reread your two letters to me and you've been more than clear! So I respectfully seek guidance and understanding at this time.

Enclosed and please find what I have been able to salvage. I shall continue to participate with improving my life. I greatly appreciate your time.

Respectfully,



Eric G. Parkin

00089

Eric G. Parkin
10352 Lassen Street
Los Alamitos, California
90720



U.S. POSTAGE
PAID
LOS ALAMITOS,
90720
APR 28, 15
AMOUNT
\$7.19
00118495-02

RECEIVED

APR 30 2015

(Handwritten initials)

OFFICE OF PROBATION
LOS ANGELES

State Bar of California
Office of Probation
845 S. Figueroa Street
Los Angeles, California

9017-2515

**RETURN RECEIPT
REQUESTED**



**RETURN RECEIPT
REQUESTED**

06000

Farfan, Maricruz

From: Farfan, Maricruz
Sent: Monday, May 18, 2015 2:39 PM
To: 'parkinnparkin@aol.com'
Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Dear Eric Parkin,

On April 28, 2015, you left a voice mail message for the Office of Probation that you were trying to follow-up to your message from the day before. You asked for a call back. You said that you were trying to register for the Ethics School session to be held on June 4, 2015, and that you were trying to catch up with everything. Please be reminded that on April 28, 2015, the Office of Probation had already responded to your voice mail message of April 27, 2015 (see trail below).

On April 30, 2015, the Office of Probation received the following documents from you:

- 1) Quarterly Report due **April 10, 2015** - you did not report your compliance with your underlying criminal probation matter;
- 2) Quarterly Report with the period of **January 10, 2014** checked off - you were not required to file a report for that period;
- 3) Attendance Report due **April 10, 2015** - self-help group meetings attendance for the month of March was reported but no attendance was reported for the months of January and February 2015;
- 4) Blank Attendance Report - no attendance reported;
- 5) Letter dated April 27, 2015. On said letter you acknowledged your non-compliance. You stated that your filing system had been tampered with; that much of your paperwork had disappeared; that you had recovered some from the trash; and that you did not know how it ended up there. You said you did not know what options, if any, were available to rectify the above. You asked if you could double up on your AA meetings or extend the program. You stated that you read and re-read the Office of Probation's two letters and that the Office of Probation had been more than clear. You asked for guidance and understanding at this time.

Please be reminded again that on April 28, 2015 (trail below), the Office of Probation sent you an e-mail to remind you that you were not in compliance with your matter in that you had not: (updates to that e-mail appear in red front below)

- 1) filed with the Office of Probation a compliant Quarterly Report due **October 10, 2014** - **not submitted**;
- 2) provided satisfactory proof that your probation in your underlying criminal matter was modified, terminated, or expired or reported your compliance with this condition for the period **October 10, 2014** - **not reported**;
- 3) filed your Quarterly Report due **April 10, 2015** - **filed late as of April 30, 2015**;
- 4) reported your compliance with your underlying criminal probation matter due **April 10, 2015** - **not reported**;
- 5) submitted your Self-Help Group Meetings Attendance Report due **April 10, 2015** - **attendance for the month of March filed late as of April 30, 2015; no attendance reported for the months of January and February 2015.**

As you have been reminded numerous times, the Office of Probation does not have the authority to extend the due dates or modify any condition of your Supreme Court Order. You were informed during your required meeting held by telephone on September 25, 2014, that if you were unable to comply with any of your conditions by the required due date(s), that you may want to consider filing a motion with State Bar Court prior to the due date and serve a copy on the Office of Probation.

If you wish to submit documentation showing your compliance, please do so immediately. You are reminded that late completion, submission, or filing of proof/documents, means you are **NOT** in compliance. Please note that non-compliant documents do not satisfy your required condition(s).

If you have any questions regarding Ethics School, please contact Letty Ramos at (213) 765-1309. Be reminded that your proof of attendance at a session of Ethics School is due to the Office of Probation on or before **August 30, 2015**.

Please also be reminded that you are to provide the Office of Probation with satisfactory proof of passage of the MPRE on or before **August 30, 2015**. If no proof of passage is received by the Office of Probation by your required due date, you will be automatically suspended.

If you have any questions, please let me know. The best way to communicate with me is by e-mail.

--

Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

CONFIDENTIALITY NOTICE: *This message may contain confidential information that may also be privileged. Unless you are the intended recipient or are authorized to receive information for the intended recipient, you may not use, copy, or disclose the message in whole or in part. If you have received this message in error, please advise the sender by reply e-mail and delete all copies of the message. Thank you.*

From: Farfan, Maricruz

Sent: Tuesday, April 28, 2015 4:03 PM

To: parkinnparkin@aol.com

Subject: RE: Responding to your voice mail message of April 27, 2015

Dear Eric G. Parkin,

I received your voice mail message on April 27, 2015 asking for a call back. Unfortunately, you did not state what issues you would like to discuss.

Please be reminded that on February 10, 2015, the Office of Probation mailed you a letter at your Membership Records address to remind you of your non-compliance with your probation matter and to inform you that you were facing a referral which could result in additional discipline and attendant costs. A courtesy copy of the Office of Probation's non-compliance letter was e-mailed at your Membership Records e-mail address parkinnparkin@aol.com. Please note you are now being referred because, to date, you have **NOT**: 1) filed with the Office of Probation a compliant Quarterly Report due **October 10, 2014**; 2) provided satisfactory proof that your probation in your underlying criminal matter was modified, terminated, or expired or reported your compliance with this condition for the period **October 10, 2014**; 3) filed your Quarterly Report due **April 10, 2015**; 4) reported your compliance with your underlying criminal probation matter for the period **April 10, 2015**; and 5) submitted your Self-Help Group Meetings Attendance Report due **April 10, 2015**.

On March 23, 2015, the Office of Probation received an e-mail purportedly from you noting that you had completed your on-line ethics application for the April 7 school and testing. If you were referring to the State Bar Ethics School, there was no session held on April 7, 2015. I am concerned that I have received e-mails purportedly from you, but from e-mail addresses that do not appear to relate to you such as kaynbee@gmail.com and spacemonck@gmail.com. Please note that e-mail correspondence will be sent at your State Bar Membership Records e-mail address.

If you have any questions, please let me know. The best way to communicate with me is by e-mail.

--

Maricruz Farfan | Probation Deputy | Office of Probation

The State Bar of California | 845 S. Figueroa St. | Los Angeles, CA 90017

Direct (213) 765-1452 | Fax (213) 765-1439 | Maricruz.Farfan@calbar.ca.gov

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Farfan, Maricruz

From: Microsoft Outlook
To: 'parkinnparkin@aol.com'
Sent: Monday, May 18, 2015 2:39 PM
Subject: Relayed: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

'parkinnparkin@aol.com' (parkinnparkin@aol.com) <<mailto:parkinnparkin@aol.com>>

Subject: RE: S218698 (13-C-15303, et al.) NON-COMPLIANCE

**Office of Probation
ETHICS SCHOOL
VERIFICATION FORM**

Case Name: Eric G. Parkin Member No.: 146811
Case Number: S218698 (13-C-15303, et al.) Compliance Date: August 30, 2015

According to the records maintained by the Office of Probation:

- Respondent has attended the State Bar Ethics School
 Respondent has **NOT** attended the State Bar Ethics School

Verified by: Maricruz Farfan Date: September 16, 2015

Comments:

