### **Hearing Department** PUBLIC MATTER Los Angeles STAYED SUSPENSION Counsel For The State Bar Case Number(s): For Court use only 16-O-10774-WKM Drew Massey **Deputy Trial Counsel** 845 S. Figueroa Street Los Angeles, CA 90017 **FILED** Tel: (213) 765-1204 JUL 2 9 2016 Bar # 244350 STATE BAR COURT **CLERK'S OFFICE** In Pro Per Respondent LOS ANGELES **Thomas Martin** 4401 Atlantic Ave Ste 200 Long Beach, CA 90807 Tel: (562) 427-8111 Submitted to: Assigned Judge Bar # 102208 STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION AND ORDER APPROVING In the Matter of: THOMAS MARTIN STAYED SUSPENSION; NO ACTUAL SUSPENSION

State Bar Court of California

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.

□ PREVIOUS STIPULATION REJECTED

## A. Parties' Acknowledgments:

A Member of the State Bar of California

- (1) Respondent is a member of the State Bar of California, admitted December 21, 1981.
- (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 **10** 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 July 1, 2015)

Bar # 102208

(Respondent)

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(0)	TI.				
(6)	ı n "Sı	ne parties must include supporting authority for the recommended level of discipline under the heading upporting Authority."			
(7)	No pei	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):			
		Co (H Re Co	ests are added to membership fee for calendar year following effective date of discipline.  In this set is are to be paid in equal amounts prior to February 1 for the following membership years:  It is arrow and set is arrow and in equal amounts prior to February 1 for the following membership years:  It is arrow and in comment in the february 1 for the following membership years:  It is a separate attachment entitled in the following membership years:  It is a separate attachment entitled in the february in the february 1 for the following membership years:  It is a separate attachment entitled in the february 1 for the following membership years:  It is a separate attachment entitled in the february 1 for the following membership years:  It is a separate attachment entitled in the february 1 for the following membership years:  It is a separate attachment entitled in the february 2 february 2 february 3 february 3 february 3 february 4 febru		
Mis		duct	ing Circumstances [Standards for Attorney Sanctions for Professional , standards 1.2(h) & 1.5]. Facts supporting aggravating circumstances are		
(1)	(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)		Intentional/Bad Faith/Dishonesty: Respondent's misconduct was dishonest, intentional, or surrounded by, or followed by bad faith.			
(3)		Misrepresentation: Respondent's misconduct was surrounded by, or followed by misrepresentation.			
(4)		Concealment: Respondent's misconduct was surrounded by, or followed by concealment.			
(5)		Overreaching: Respondent's misconduct was surrounded by, or followed by overreaching.			
(6)		<b>Uncharged Violations:</b> Respondent's conduct involves uncharged violations of the Business and Professions Code, or the Rules of Professional Conduct.			
(7)		<b>Trust Violation:</b> 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			
(8)		Harn	n: Respondent's misconduct harmed significantly a client, the public, or the administration of justice.		

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(9)		Indifference: Respondent demonstrated indifference toward rectification of or atonement for the consequences of his or her misconduct.				
(10)		Candor/Lack of Cooperation: Respondent displayed a lack of candor and cooperation to victims of his/her misconduct, or to the State Bar during disciplinary investigations or proceedings.				
(11)		Multiple Acts: Respondent's current misconduct evidences multiple acts of wrongdoing.				
(12)		Pattern: Respondent's current misconduct demonstrates a pattern of misconduct.				
(13)		Restitution: Respondent failed to make restitution.				
(14)		Vulnerable Victim: The victim(s) of Respondent's misconduct was/were highly vulnerable.				
(15)	$\boxtimes$	No aggravating circumstances are involved.				
Additional aggravating circumstances						
C. Mitigating Circumstances [see standards 1.2(i) & 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 likely to recur.				
(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 or to the State Bar during disciplinary investigations and proceedings.				
(4)		Remorse: Respondent promptly took objective steps demonstrating spontaneous 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)		<b>Delay:</b> 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 objectively reasonable				
(8)		<b>Emotional/Physical Difficulties:</b> 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)		<b>Severe Financial Stress:</b> At the time of the misconduct, Respondent suffered from severe financial stres which resulted from circumstances not reasonably foreseeable or which were beyond his/her control and which were directly responsible for the misconduct.				

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(10)		Fan pers	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)		God in th	Good Character: Respondent's extraordinarily good character is attested to by a wide range of reference in the legal and general communities who are aware of the full extent of his/her misconduct.				
(12)		<b>Rehabilitation:</b> Considerable time has passed since the acts of professional misconduct occurred followed by subsequent rehabilitation.					
(13)		No mitigating circumstances are involved.					
Addi	ition	al mit	igating circumstances				
	Ab	sence of prior discipline and Pretrial stipulation, see pages 7-8.					
D. C	)isc	iplin	e:				
(1)	$\boxtimes$	Stay	ed Suspension:				
	(a)	$\boxtimes$	Respondent must be suspended from the practice of law for a period of one (1) year.				
		i.	and until Respondent shows proof satisfactory to the State Bar Court of rehabilitation and fitness to practice and present learning and ability in the general 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	abov	e-referenced suspension is stayed.				
(2)	$\boxtimes$	Probation:					
			ent is placed on probation for a period of <b>one (1) year</b> , which will commence upon the effective date of eme Court order in this matter. (See rule 9.18 California Rules of Court.)				
E. A	ddi	tiona	l Conditions of Probation:				
(1)	$\boxtimes$	During the probation period, Respondent must comply with the provisions of the State Bar Act and Rules of Professional Conduct.					
(2)	$\boxtimes$	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)	$\boxtimes$	Within thirty (30) days from the effective date of discipline, Respondent must contact the Office of Probatic 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)	$\boxtimes$	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					

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		cond are	ditions of probation during the preceding any proceedings pending against him	ng calenda or her in th st report wo	Act, the Rules of Professional Conduct, and all quarter. Respondent must also state whether there is State Bar Court and if so, the case number and uld cover less than 30 days, that report must be ended period.		
					nining the same information, is due no earlier than 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 requeste in addition to the quarterly reports required to be submitted to the Office of Probation. Respondent must cooperate fully with the probation monitor.					
(6)	Ø	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.					
		$\boxtimes$		f Ethics S	pondent is a resident of Hawaii. As per chool, see "Other Conditions Negotiated by the nd 6.		
(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	The following conditions are attached hereto and incorporated:				
			Substance Abuse Conditions		Law Office Management Conditions		
			Medical Conditions		Financial Conditions		
F. C	)the	· Coi	nditions Negotiated by the Pa	rties:			
(1)	$\boxtimes$	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)	$\boxtimes$	Oth	ner Conditions:				
		Within one (1) year of the effective date of discipline herein, respondent must submit to the Office of Probation satisfactory proof of completion of no less than six (6) hours of Minimum Continuing Legal Education (MCLE) approved courses in general legal ethics. This six-hour MCLE requirement is separate from any other MCLE requirement and respondent will not receive MCLE credit for the hours.					

Within one (1) year of the effective date of discipline herein, respondent must submit to the Office of Probation satisfactory proof of completion of no less than three (3) hours of Minimum Continuing Legal Education (MCLE) approved courses focusing on client trust accounting and management. This six-hour MCLE requirement is separate from any other MCLE requirement and respondent will not receive MCLE credit for the hours.

## **ATTACHMENT TO**

## STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION

IN THE MATTER OF:

THOMAS MARTIN

CASE NUMBER:

16-0-10774

### FACTS AND CONCLUSIONS OF LAW.

Respondent admits that the following facts are true and that he is culpable of violations of the specified statutes and/or Rules of Professional Conduct.

## Case No. 16-O-10774 (State Bar Investigation)

### **FACTS:**

- 1. On October 1, 2015, Respondent wrote check #4141 from his Client Trust Account located at Wells Fargo Bank, account number XXXXXXXX790 ("CTA"). That check, in the amount of \$175 was made payable to the Hawaii Medical Administration Association. This check was for Respondent's personal expenses.
- 2. On November 2, 2015, Respondent wrote check #4142 from his CTA. That check, in the amount of \$280 was made payable to the Hawaii State Tax Collector and for Respondent's personal expenses.
- 3. Also on November 2, 2015, Respondent wrote check #4143 from his CTA. That check, in the amount of \$100 was made payable to Respondent's spouse and was also for personal expenses.
- 4. The source of the funds were not client funds but were funds belonging to Respondent which he had not removed from his CTA.
  - 5. As a result of the above checks, Respondent's CTA became overdrawn by \$349.59.

#### CONCLUSIONS OF LAW:

6. By failing to promptly remove funds which Respondent had earned as fees from Respondent's CTA, and instead using the CTA as a personal account by issuing checks from the CTA for the payment of personal or business expenses as needed, Respondent willfully violated Rules of Professional Conduct, rule 4-100(A).

## ADDITIONAL FACTS RE MITIGATING CIRCUMSTANCES.

Absence of Prior Discipline: Respondent has been admitted to practice law since December 1981 and has been active at all times since. Respondent has been discipline free for approximately 33 years of practice from admission to the earliest misconduct herein (2015) and is therefore entitled to significant mitigation. (Hawes v. State Bar (1990) 51 Cal.3d 587, 596.)

**Pretrial Stipulation:** By entering into this stipulation, respondent has acknowledged misconduct and is entitled to mitigation for recognition of wrongdoing and saving the State Bar significant resources and time. (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]; In the Matter of Spaith (Review Dept. 1996) 3 Cal. State Bar Ct. Rptr. 511, 521 [where the attorney's stipulation to facts and culpability was held to be a mitigating circumstance].)

#### 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).)

Standard 2.2(a) provides that an actual suspension of three months is the presumed sanction for commingling. Respondent here commingled his personal funds in a CTA and therefore a three month actual suspension is the presumptive discipline.

Nevertheless, Respondent has a significant period of discipline-free prior practice. There are no countervailing factors in aggravation. Still, Respondent allowed his CTA account to be overdrawn based on personal use of the account. This raises the very concerns a trust account is intended to avoid. Because the mitigating circumstances predominate and there are no aggravating factors, a deviation from the Standard is warranted and will still serve the purposes of attorney discipline. Specifically, actual suspension is unwarranted in this matter.

Therefore, Respondent should receive a stayed one-year suspension, and a one-year period of probation with conditions including instruction in client trust accounting. This level of discipline is sufficient and appropriate to protect the public, the courts, and the legal profession; maintain the highest professional

standards; and preserve the public confidence in the legal profession.

Case law supports this recommendation. In Kelly v. State Bar (1991) 53 Cal.3d 509, the Supreme Court was confronted with an attorney who deposited client funds into his general account, wrote a check on insufficient funds from his client trust account, and misappropriated \$750 from a client. The Court found that the misappropriation did not stem from deceit or an intent to deceive and that the trust account violations stemmed from a time when the attorney was moving his office and his long time office manager (who handled the bank accounts) had left his employ. There was also an absence of harm with regard to the insufficient check and the commingling. Given the above, as well as mitigation for 13 years of practice without prior discipline, the Court ordered a three year stayed suspension and a three year probation with conditions including an actual suspension of 120 days.

Respondent's commingling is similar to the conduct in *Kelly*, though the current misconduct occurred over a much shorter period of time. Additionally, the misconduct at issue here does not include misappropriation or the failure to promptly return client funds. Moreover, Respondent has a greater period of discipline-free practice – over twice as long – and promptly and spontaneously restored the missing funds into his account. On balance, given the less serious misconduct and significant mitigation, a level of discipline less than that imposed in *Kelly* is appropriate. A stayed suspension is sufficient to protect the public, the courts, and the legal profession; maintain the highest professional standards; and preserve public confidence in the legal profession.

#### COSTS OF DISCIPLINARY PROCEEDINGS.

Respondent acknowledges that the Office of Chief Trial Counsel has informed respondent that as of June 30, 2016, the prosecution costs in this matter are \$3,824.82. Respondent further acknowledges that should this stipulation be rejected or should relief from the stipulation be granted, the costs in this matter may increase due to the cost of further proceedings.

## EXCLUSION FROM MINIMUM CONTINUING LEGAL EDUCATION ("MCLE") CREDIT

Respondent may <u>not</u> receive MCLE credit for completion of any educational courses to be ordered as a condition of probation. (Rules Proc. of State Bar, rule 3201.)

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In the Matter of: THOMAS MARTIN		Case number(s): 16-O-10774-WKM	
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recitations and each of the	, the parties and their cou e terms and conditions of	insel, as applicable, sig this Stipulation Re Fac	nify their agreement with each of the cts, Conclusions of Law, and Disposition.
07-18-2016	CHUMUT III	KKI	Thomas Martin
Date	Respondent's Signatur	е	Print Name
Date	Respondent's Counsel	Stonature	Print Name
7-26-16	////		Drew Massey
Date	Deputy Trial Counsel's	Signature	Print Name

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In the Matte	er of:	Case Number(s): 16-O-10774-WKM				
	STAYED SUSPI	ENSION ORDER				
Finding the st	tipulation to be fair to the parties and that it ad smissal of counts/charges, if any, is GRANTEI	equately protects the public, IT IS ORDERED that the Dividing without prejudice, and:				
X	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.					
within 15 days stipulation. (S of the Supres	s after service of this order, is granted; or 2) th see rule 5.58(E) & (F), Rules of Procedure.) Th	s: 1) a motion to withdraw or modify the stipulation, filed is court modifies or further modifies the approved be effective date of this disposition is the effective date file date. (See rule 9.18(a), California Rules of				
Court.)  July	-29.2016 /N.	hu Mafill				
Date  W. KEARSE MCGILL  Judge of the State Bar Court						

#### 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 July 29, 2016, 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:

THOMAS MARTIN
4401 ATLANTIC AVE STE 200
LONG BEACH, CA 90807

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

## DREW D. MASSEY, Enforcement, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on July 29, 2016.

Paul Barona

Case Administrator

State Bar Court