

BEFORE THE  
MEDICAL BOARD OF CALIFORNIA  
DEPARTMENT OF CONSUMER AFFAIRS  
STATE OF CALIFORNIA

In the Matter of the Accusation  
Against:

Khristine Elaine Eroshevich, M.D.

Case No. 800-2017-031932

Physician's and Surgeon's  
Certificate No. C 37980

Respondent.

DECISION

The attached Stipulated Surrender of License and Order is hereby adopted as the Decision and Order of the Medical Board of California, Department of Consumer Affairs, State of California.

This Decision shall become effective at 5:00 p.m. on FEB 08 2021.

IT IS SO ORDERED FEB 01 2021.

MEDICAL BOARD OF CALIFORNIA

  
\_\_\_\_\_  
William Prasifka  
Executive Director

1 XAVIER BECERRA  
Attorney General of California  
2 E. A. JONES III  
Supervising Deputy Attorney General  
3 CHRISTINE R. FRIAR  
Deputy Attorney General  
4 State Bar No. 228421  
California Department of Justice  
5 300 South Spring Street, Suite 1702  
Los Angeles, CA 90013  
6 Telephone: (213) 269-6472  
Facsimile: (916) 731-2117  
7 *Attorneys for Complainant*

8  
9 **BEFORE THE**  
**MEDICAL BOARD OF CALIFORNIA**  
10 **DEPARTMENT OF CONSUMER AFFAIRS**  
11 **STATE OF CALIFORNIA**

12 In the Matter of the Accusation Against:

Case No. 800-2017-031932

13 **KHRISTINE ELAINE EROSHEVICH, M.D.**  
269 South Beverly Drive #861  
14 Beverly Hills, CA 90212

OAH No. 2020050366

15 **Physician's and Surgeon's Certificate**  
No. C 37980,

**STIPULATED SURRENDER OF  
LICENSE AND ORDER**

16 Respondent.  
17

18  
19 **IT IS HEREBY STIPULATED AND AGREED** by and between the parties to the above-  
20 entitled proceedings that the following matters are true:

21 **PARTIES**

22 1. Christine J. Lally brought this action solely in her official capacity as the Interim  
23 Executive Director of the Medical Board of California (Board). Since the filing of the Accusation  
24 in this matter, William Prasifka replaced Christine J. Lally as the Executive Director of the Board  
25 and Mr. Prasifka now maintains the complaint in his official capacity as the Executive Director of  
26 the Board. He is represented in this matter by Xavier Becerra, Attorney General of the State of  
27 California, by Christine R. Friar, Deputy Attorney General.

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1           2.     Khristine Elaine Eroshevich, M.D. (Respondent) is represented in this proceeding by  
2 attorney Bradley Wm. Brunon, of the Law Office of Bradley Wm. Brunon, located at 11601  
3 Wilshire Boulevard, Suite 1400, Los Angeles, California 90025-0509.

4           3.     On May 8, 1978, the Board issued Physician's and Surgeon's Certificate No. C 37980  
5 to Respondent. The Physician's and Surgeon's Certificate was in full force and effect at all times  
6 relevant to the charges brought in Accusation No. 800-2017-031932 and will expire on November  
7 30, 2021, unless renewed.

8   **JURISDICTION**

9           4.     On February 26, 2020, Accusation No. 800-2017-031932 was filed before the Board,  
10 and is currently pending against Respondent. The Accusation and all other statutorily required  
11 documents were properly served on Respondent. Respondent timely filed her Notice of Defense  
12 contesting the Accusation. A copy of Accusation No. 800-2017-031932 is attached as Exhibit A  
13 and incorporated by reference.

14   **ADVISEMENT AND WAIVERS**

15           5.     Respondent has carefully read, fully discussed with counsel, and understands the  
16 charges and allegations in Accusation No. 800-2017-031932. Respondent also has carefully read,  
17 fully discussed with counsel, and understands the effects of this Stipulated Surrender of License  
18 and Order.

19           6.     Respondent is fully aware of her legal rights in this matter, including the right to a  
20 hearing on the charges and allegations in the Accusation; the right to confront and cross-examine  
21 the witnesses against her; the right to present evidence and to testify on her own behalf; the right  
22 to the issuance of subpoenas to compel the attendance of witnesses and the production of  
23 documents; the right to reconsideration and court review of an adverse decision; and all other  
24 rights accorded by the California Administrative Procedure Act and other applicable laws.

25           7.     Respondent voluntarily, knowingly, and intelligently waives and gives up each and  
26 every right set forth above.

27     ///

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1 CULPABILITY

2 8. Respondent understands that the charges and allegations in Accusation No. 800-2017-  
3 031932, if proven at a hearing, constitute cause for imposing discipline upon her Physician's and  
4 Surgeon's Certificate.

5 9. For the purpose of resolving the Accusation and pending investigations without the  
6 expense and uncertainty of further proceedings, Respondent agrees that, at a hearing,  
7 Complainant could establish a factual basis for the charges in the Accusation and that those  
8 charges constitute cause for discipline. Respondent hereby gives up her right to contest that cause  
9 for discipline exists based on those charges.

10 10. Respondent understands that by signing this stipulation, she enables the Board to  
11 issue an order accepting the surrender of her Physician's and Surgeon's Certificate without further  
12 process.

13 CONTINGENCY

14 11. This stipulation shall be subject to approval by the Board. Respondent understands  
15 and agrees that counsel for Complainant and the staff of the Board may communicate directly  
16 with the Board regarding this stipulation and surrender, without notice to or participation by  
17 Respondent or her counsel. By signing the stipulation, Respondent understands and agrees that  
18 she may not withdraw her agreement or seek to rescind the stipulation prior to the time the Board  
19 considers and acts upon it. If the Board fails to adopt this stipulation as its Decision and Order,  
20 the Stipulated Surrender and Disciplinary Order shall be of no force or effect, except for this  
21 paragraph, it shall be inadmissible in any legal action between the parties, and the Board shall not  
22 be disqualified from further action by having considered this matter.

23 12. The parties understand and agree that Portable Document Format (PDF) and facsimile  
24 copies of this Stipulated Surrender of License and Order, including PDF and facsimile signatures  
25 thereto, shall have the same force and effect as the originals.

26 13. In consideration of the foregoing admissions and stipulations, the parties agree that  
27 the Board may, without further notice or formal proceeding, issue and enter the following Order:

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**ORDER**

**IT IS HEREBY ORDERED THAT** Physician's and Surgeon's Certificate No. C 37980, issued to Respondent Khristine Elaine Eroshevich, M.D., is surrendered and accepted by the Board.

1. The surrender of Respondent's Physician's and Surgeon's Certificate and the acceptance of the surrendered license by the Board shall constitute the imposition of discipline against Respondent. This stipulation constitutes a record of the discipline and shall become a part of Respondent's license history with the Board.

2. Respondent shall lose all rights and privileges as a physician and surgeon in California as of the effective date of the Board's Decision and Order.

3. Respondent shall cause to be delivered to the Board her pocket license and, if one was issued, her wall certificate on or before the effective date of the Decision and Order.

4. If Respondent ever files an application for licensure or a petition for reinstatement in the State of California, the Board shall treat it as a petition for reinstatement. Respondent must comply with all the laws, regulations and procedures for reinstatement of a revoked or surrendered license in effect at the time the petition is filed, and all of the charges and allegations contained in Accusation No. 800-2017-031932 shall be deemed to be true, correct and admitted by Respondent when the Board determines whether to grant or deny the petition.

5. If Respondent should ever apply or reapply for a new license or certification, or petition for reinstatement of a license, by any other health care licensing agency in the State of California, all of the charges and allegations contained in Accusation No. 800-2017-031932 shall be deemed to be true, correct, and admitted by Respondent for the purpose of any Statement of Issues or any other proceeding seeking to deny or restrict licensure.

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**ACCEPTANCE**

I have carefully read the above Stipulated Surrender of License and Order and have fully discussed it with my attorney, Bradley Wm. Brunon. I understand the stipulation and the effect it will have on my Physician's and Surgeon's Certificate. I enter into this Stipulated Surrender of License and Order voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the Medical Board of California.

DATED: October 20, 2020   
KHRISTINE ELAINE EROSHEVICH, M.D.  
*Respondent*

I have read and fully discussed with Respondent Khristine Elaine Eroshevich, M.D. the terms and conditions and other matters contained in this Stipulated Surrender of License and Order. I approve its form and content.


DATED: 10/20/2020   
BRADLEY WM. BRUNON  
*Attorney for Respondent*

**ENDORSEMENT**

The foregoing Stipulated Surrender of License and Order is hereby respectfully submitted for consideration by the Medical Board of California of the Department of Consumer Affairs.

DATED: 10/20/2020

Respectfully submitted,  
XAVIER BECERRA  
Attorney General of California  
E. A. JONES III  
Supervising Deputy Attorney General

  
CHRISTINE R. FRIAR  
Deputy Attorney General  
*Attorneys for Complainant*

**Exhibit A**

**Accusation No. 800-2017-031932**

1 XAVIER BECERRA  
Attorney General of California  
2 E. A. JONES III  
Supervising Deputy Attorney General  
3 CHRISTINE R. FRIAR  
Deputy Attorney General  
4 State Bar No. 228421  
California Department of Justice  
5 300 So. Spring Street, Suite 1702  
Los Angeles, CA 90013  
6 Telephone: (213) 269-6472  
Facsimile: (916) 731-2117  
7 *Attorneys for Complainant*

**FILED**  
**STATE OF CALIFORNIA**  
**MEDICAL BOARD OF CALIFORNIA**  
**SACRAMENTO February 26 2020**  
**BY: Anna Logan ANALYST**

8  
9 **BEFORE THE**  
**MEDICAL BOARD OF CALIFORNIA**  
10 **DEPARTMENT OF CONSUMER AFFAIRS**  
11 **STATE OF CALIFORNIA**

12 In the Matter of the Accusation Against:

Case No. 800-2017-031932

13 **KHRISTINE ELAINE EROSHEVICH, M.D.**  
14 **269 South Beverly Drive #861**  
**Beverly Hills, CA 90212**

**A C C U S A T I O N**

15 **Physician's and Surgeon's Certificate**  
16 **No. C 37980,**

17 Respondent.

18  
19  
20 **PARTIES**

21 1. Christine J. Lally (Complainant) brings this Accusation solely in her official capacity  
22 as the Interim Executive Director of the Medical Board of California, Department of Consumer  
23 Affairs (Board).

24 2. On or about May 8, 1978, the Medical Board issued Physician's and Surgeon's  
25 Certificate Number C 37980 to Khristine Elaine Eroshevich, M.D. (Respondent). This  
26 Physician's and Surgeon's Certificate was in full force and effect at all times relevant to the  
27 charges brought herein and will expire on November 30, 2021, unless renewed.

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1 **JURISDICTION**

2 3. This Accusation is brought before the Board, under the authority of the following  
3 laws. All section references are to the Business and Professions Code unless otherwise indicated.

4 4. Section 2227 of the Code states:

5 “(a) A licensee whose matter has been heard by an administrative law judge of the Medical  
6 Quality Hearing Panel as designated in Section 11371 of the Government Code, or whose default  
7 has been entered, and who is found guilty, or who has entered into a stipulation for disciplinary  
8 action with the board, may, in accordance with the provisions of this chapter:

9 “(1) Have his or her license revoked upon order of the board.

10 “(2) Have his or her right to practice suspended for a period not to exceed one year upon  
11 order of the board.

12 “(3) Be placed on probation and be required to pay the costs of probation monitoring upon  
13 order of the board.

14 “(4) Be publicly reprimanded by the board. The public reprimand may include a  
15 requirement that the licensee complete relevant educational courses approved by the board.

16 “(5) Have any other action taken in relation to discipline as part of an order of probation, as  
17 the board or an administrative law judge may deem proper.

18 “(b) Any matter heard pursuant to subdivision (a), except for warning letters, medical  
19 review or advisory conferences, professional competency examinations, continuing education  
20 activities, and cost reimbursement associated therewith that are agreed to with the board and  
21 successfully completed by the licensee, or other matters made confidential or privileged by  
22 existing law, is deemed public, and shall be made available to the public by the board pursuant to  
23 Section 803.1.”

24 5. Section 2234 of the Code, states:

25 “The board shall take action against any licensee who is charged with unprofessional  
26 conduct. In addition to other provisions of this article, unprofessional conduct includes, but is not  
27 limited to, the following:

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1 “(a) Violating or attempting to violate, directly or indirectly, assisting in or abetting the  
2 violation of, or conspiring to violate any provision of this chapter.

3 “(b) Gross negligence.

4 “(c) Repeated negligent acts. To be repeated, there must be two or more negligent acts or  
5 omissions. An initial negligent act or omission followed by a separate and distinct departure from  
6 the applicable standard of care shall constitute repeated negligent acts.

7 “(1) An initial negligent diagnosis followed by an act or omission medically appropriate for  
8 that negligent diagnosis of the patient shall constitute a single negligent act.

9 “(2) When the standard of care requires a change in the diagnosis, act, or omission that  
10 constitutes the negligent act described in paragraph (1), including, but not limited to, a  
11 reevaluation of the diagnosis or a change in treatment, and the licensee’s conduct departs from the  
12 applicable standard of care, each departure constitutes a separate and distinct breach of the  
13 standard of care.

14 “....”

15 6. Section 2266 of the Code states: “The failure of a physician and surgeon to maintain  
16 adequate and accurate records relating to the provision of services to their patients constitutes  
17 unprofessional conduct.”

#### 18 FACTUAL ALLEGATIONS

19 7. Respondent specializes in psychiatry. During the relevant time period, she  
20 maintained a solo private practice in Los Angeles County, California.

21 8. In 2007, Respondent began providing psychiatric services to the Patient<sup>1</sup> in relation to  
22 a Worker’s Compensation claim.

23 9. According to Respondent, the Patient had symptoms of severe anxiety, possible Post  
24 Traumatic Stress Disorder and selective mutism.

25 10. Respondent’s services to the Patient included psychotherapy sessions.

26 \_\_\_\_\_  
27 <sup>1</sup> In order to ensure the protection of privacy, the patient is identified in this charging  
28 pleading as the “Patient” and witnesses are referred to by their initials. The true name of the  
referenced patient and all referenced witnesses are known to Respondent and will be disclosed to  
her upon her timely Request for Discovery.

1 11. During the course of her care and treatment of the Patient, the Patient became  
2 embroiled in a dispute with her neighbors that ultimately resulted in the filing of at least one civil  
3 lawsuit between the Patient and her neighbors in Los Angeles Superior Court.

4 12. During the course of those legal proceedings, Respondent signed and submitted  
5 numerous Declarations, under penalty of perjury, at the request of the Patient and in her support.

6 13. In the Declarations, Respondent represents that she is the “doctor” of the Patient.

7 14. In a February 14, 2017, Declaration filed with the Los Angeles Superior Court in one  
8 of the civil lawsuits between the Patient and her neighbors, Respondent attested to the following:

- 9 • “I was the doctor for [the Patient] during the harassment of [the Patient] by [her  
10 neighbors] back in 2007.”
- 11 • “Back in 2007, Ms. H. would go onto Ms. B.’s property and spray [the Patient] down  
12 with the hose. Ms. H. finds any opportunity to damage [the Patient] emotionally and  
13 physically.”
- 14 • “I would tend to believe that Ms. B. is not a credible person and that most of those  
15 statements appear to be made up.”
- 16 • “Ms. B. and Ms. S. are in a same sex relationship. The reason they are so hostile  
17 towards [the Patient] [sic] because they both tried to engage her in some unwanted  
18 activities.”
- 19 • “[The neighbors] listed severely bullied and terrorized [the Patient]...”
- 20 • “[The Patient] is disabled and suffers from adult selective mutism.”
- 21 • “I treated [the Patient] for several anxiety disorders that were caused by [her  
22 neighbors]. They have and continue to gang up on her and have not stopped. Ms. H.  
23 is generating future medical bills which can be legally collected by [the Patient].”
- 24 • “Today, those anxiety disorders have resurfaced due to harassment especially by Ms.  
25 H. and she will be financially responsible for treatments since she was the cause of  
26 them.”

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- 1 • “[The Patient] will need to be treated again and the cost of those treatments will be
- 2 estimated at around \$68,000.00 (18 months of outpatient treatment, three sessions
- 3 times a week).” (Emphasis in original.)
- 4 • “Ms. B. intentionally walks her dog in front of [the Patient’s] house and makes
- 5 remarks. Again, she is ego driven to do this because she has been able to get away
- 6 with this type of allowable behavior in the past.”
- 7 • “If you allow them to once again emotionally rape [the Patient] she will need
- 8 treatment and be set back when she worked so hard on being in a good place
- 9 emotionally and mentally.”
- 10 • “I will be referring [the Patient] to a lawyer that specializes in hates [sic] crimes and
- 11 harassing disabled people and make sure this does not happen to her again. The
- 12 responsibility [sic] parties will be [her neighbors] since they are the main cuprite’s
- 13 [sic] behind all of this...”

14 15. Attached to the Declaration were bills from Respondent for services rendered to the  
 15 Patient totaling \$5,000.00.

16 16. In another Declaration, also dated February 14, 2017, Respondent attests to the  
 17 following:

- 18 • “In my opinion, the [Letter] appears to [sic] from a female person who has a history of
- 19 drug usage.”
- 20 • “Ms. W. created events and stories that never took place about [the Patient]...”
- 21 • “In my opinion, Ms. W. is suffering paranoia from her drug usage.”
- 22 • “[T]he defendant’s email states that [the Patient] was yelling at her and cursing at her.
- 23 I will testify that this is not [the Patient’s] behavior at all.”
- 24 • “In my opinion, Ms. W. is not credible.”

25 17. On or about March 15, 2017, Respondent sent a letter in connection with a civil  
 26 lawsuit between the Patient and her neighbors to counsel in the action. In the letter, Respondent  
 27 states that she is the Patient’s doctor with power of attorney to speak on her behalf. The letter  
 28 contains legal opinions and states that Respondent “will protect [the Patient’s] rights as a disabled

1 person.”

2 18. In a November 15, 2017, Declaration submitted to the Los Angeles Superior Court,  
3 Respondent attested to the following:

- 4 • “I am currently caring for [the Patient] and I have included her medical bills.”
- 5 • “[The Patient] is NOT safe living next door to J.S.”

6 19. Attached to the Declaration was a bill from Respondent to the Patient for “Room and  
7 Board” for the time period between July through December 2017. The amount charged totaled  
8 \$7,900.00. The bill was initialed by Respondent. According to Respondent, those charges were  
9 for occasions when the Patient stayed in Respondent’s home.

10 20. In a January 11, 2018, Declaration submitted to the Los Angeles Superior Court,  
11 Respondent attested to the following:

- 12 • “J.S. is a clear and present danger to [the Patient] and I fear for [the Patient’s] safety  
13 and well-being.”
- 14 • “Because [the Patient] has offered these facts in her sessions I feel it is important to  
15 break patient-doctor confidentiality with [the Patient’s] permission so the Court has  
16 some factual basis of the problems [the Patient] has been facing.”
- 17 • “[The Patient] is not safe in her home and therefore I am providing a safe  
18 environment for her to recover from her major surgery along with emergency  
19 counseling.”
- 20 • “J.S. started threatening [the Patient] back in March 2017 and it did not stop before  
21 and after [the Patient’s] surgery. It continues today.”
- 22 • “J.S. has falsely file [sic] police reports against [the Patient].”
- 23 • “[The Patient] never trespassed on J.S.’s property as J.S. claims.”
- 24 • “J.S. is trying to illegally obtain title to [the Patient’s property] with aggression and  
25 false allegations. The garage (in question) was legally built, permitted and there is a  
26 Certificate of Occupancy dated 2000.”
- 27 • “J.S. has been reported for elder abuse for sending her friends to [the Patient’s]  
28 mother’s residence to harm [the Patient’s] mother.”

- 1 • “J.S. has also sexually harassed [the Patient] by constantly questioning her if her  
2 breasts were real.”
- 3 • “J.S. has intentionally placed Nest audio cameras by [the Patient’s] window to record  
4 her sexual activities.”
- 5 • “J.S. has been illegally recording [the Patient] and then making false allegations with  
6 those illegal recordings just to try and ruin her life because [the Patient] rejected her  
7 sexual flirts.”
- 8 • “I have enclosed [the Patient’s] medical expenses that J.S. is liable for 2017.”
- 9 • “I have enclosed [the Patient’s] living expenses that J.S. is liable for 2017.”
- 10 • “I have been involved with [the Patient’s] medical condition from the first diagnosis,  
11 surgery and now recovery.”

12 21. Respondent admits that information contained in these Declarations and to which she  
13 attested to under penalty of perjury was not within her personal knowledge. Instead, the factual  
14 accounts in her Declarations pertaining to the Patient’s interactions with her neighbors are based  
15 entirely on accounts from the Patient. Respondent further admits that the Patient wrote the  
16 Declarations and that she signed them, even though she did not know if the information contained  
17 therein was true, because she thought it would help the Patient in her court cases.

18 22. Respondent admits that she and the Patient not only had a doctor-patient relationship  
19 but also a friendship during the time that she treated the Patient. In that capacity, Respondent  
20 admits that she and the Patient traveled to New York together to visit Respondent’s family, dined  
21 together on more than one occasion, went shopping together and traveled to Palm Springs,  
22 California together. Respondent also admits that in addition to having the Patient stay with her,  
23 she also stayed with the Patient when the Patient was recovering from surgery.

24 23. Although it is not documented, Respondent purports to have terminated her doctor-  
25 patient relationship with the Patient sometime in 2018.

26 24. Respondent has no medical records for the Patient.

27 25. The standard of care in the medical community requires that physicians, particularly  
28 psychiatrists, practice ethically and maintain strict boundaries with their patients. Psychiatrists

1 shall be ever vigilant about the impact that his or her conduct has upon the boundaries of the  
2 doctor-patient relationship, and thus upon the well-being of the patient. These requirements are  
3 important because of the private, highly personal, and sometimes intensely emotional nature of  
4 the relationship between a psychiatrist and his or her patient. The inherent inequality in the  
5 doctor-patient relationship may lead to exploitation of the patient.

6 26. Respondent committed an extreme departure from the standard of care when she  
7 allowed her relationship with the Patient to cross the boundaries of the doctor-patient relationship.  
8 Specifically, Respondent departed from the standard of care when she allowed the Patient to  
9 reside with her and when she traveled with the Patient, among other acts.

10 27. The standard of care in the medical community requires that a physician shall uphold  
11 the standards of professionalism and be honest in all professional interactions. If a physician is  
12 fearful that a patient will worsen unless he or she commits unprofessional conduct, then the  
13 physician should consult with other professionals and/or refer the patient to a higher level of care,  
14 such as day treatment or hospitalization. Presenting a Patient's falsehoods as statements of fact  
15 and/or medical recommendation falls below the standard of care.

16 28. Respondent committed an extreme departure from the standard of care when she  
17 submitted and signed declarations under the penalty of perjury, which contained inappropriate  
18 legal opinions and purported factual information and professional opinions about various people  
19 (the Patient's neighbors) who she had never professionally examined.

20 **FIRST CAUSE FOR DISCIPLINE**

21 **(Gross Negligence)**

22 29. Respondent Khristine Elaine Eroshevich, M.D. is subject to disciplinary action under  
23 Code section 2234, subdivision (b), in that she committed gross negligence in her care and  
24 treatment of the Patient. The circumstances are as follows:

25 30. Complainant refers to and, by this reference, incorporates herein Paragraphs 7  
26 through 28, above, as though fully set forth.

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1 **SECOND CAUSE FOR DISCIPLINE**

2 **(Repeated Negligent Acts)**

3 31. Respondent Khristine Elaine Eroshevich, M.D. is subject to disciplinary action under  
4 Code section 2234, subdivision (c), in that she committed repeated negligent acts in her care and  
5 treatment of the Patient. The circumstances are as follows:

6 32. Complainant refers to and, by this reference, incorporates herein Paragraphs 7  
7 through 28, above, as though fully set forth.

8 **THIRD CAUSE FOR DISCIPLINE**

9 **(Inadequate Record Keeping)**

10 33. Respondent Khristine Elaine Eroshevich, M.D. is subject to disciplinary action under  
11 section 2234, subdivision (a), and 2266 in that she failed to maintain adequate records for the  
12 Patient. The circumstances are as follows:

13 34. Complainant refers to and, by this reference, incorporates herein Paragraphs 7  
14 through 28, above, as though fully set forth.

15 35. Respondent treated the Patient from 2007 until 2018.

16 36. On or about December 7, 2018, an investigator for Complainant, sent Respondent a  
17 subpoena duces tecum for the medical records of the Patient between the dates of January 1,  
18 2014, through the "present."

19 37. On or about February 24, 2019, the investigator for Complainant received a  
20 Certification of No Records from Respondent for the Patient, indicating that Respondent has no  
21 records for the Patient for the requested time period.

22 **DISCIPLINARY CONSIDERATIONS**

23 38. To determine the degree of discipline, if any, to be imposed on Respondent Khristine  
24 Elaine Eroshevich, M.D., Complainant alleges that on or about March 2, 2012, in a prior  
25 disciplinary action titled *In the Matter of the Second Amended Accusation Against: Khristine*  
26 *Eroshevich, M.D.* before the Medical Board of California, in Case Number 17-2009-197998,  
27 Respondent's license was revoked for dishonest acts and the conviction of a crime. Specifically,  
28 Respondent admitted to making false statements in a psychiatric report and billing statement



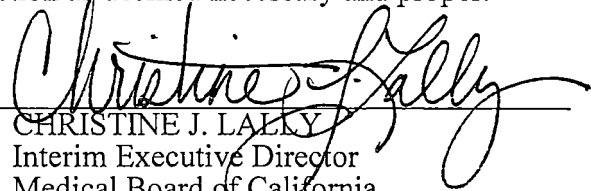
1 regarding a workers compensation claimant. Further, on or about October 28, 2010, Respondent  
2 was convicted by a jury in the case of *People of the State of California v. Khristine Eroshevich, et*  
3 *al.*, Los Angeles Superior Court Case No. BA353907 of violating Health & Safety Code section  
4 11173, subdivision (a) - unlawfully prescribing a controlled substance, an opiate, namely  
5 hydrocodone (Vicodin) by fraud, deceit or misrepresentation or concealment of a material fact, a  
6 misdemeanor. Respondent was sentenced to one year of summary probation and ordered to pay  
7 certain fine and fees totaling \$170.00. The revocation of Respondent's license, however, was  
8 stayed and Respondent was placed on five (5) years of probation, effective March 30, 2012, with  
9 the requirements that her license be suspended for ninety (90) days, that she complete additional  
10 education courses, a prescribing practices course, the professionalism program (Ethics course), a  
11 psychiatric and medical evaluation, have her practice and billing monitored and other standard  
12 terms and conditions. That decision is now final and is incorporated by reference as if fully set  
13 forth herein.

14 **PRAYER**

15 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,  
16 and that following the hearing, the Medical Board of California issue a decision:

- 17 1. Revoking or suspending Physician's and Surgeon's Certificate Number C 37980,  
18 issued to Khristine Elaine Eroshevich, M.D.;
- 19 2. Revoking, suspending or denying approval of Khristine Elaine Eroshevich, M.D.'s  
20 authority to supervise physician assistants and advanced practice nurses;
- 21 3. Ordering Khristine Elaine Eroshevich, M.D., if placed on probation, to pay the Board  
22 the costs of probation monitoring; and
- 23 4. Taking such other and further action as deemed necessary and proper.

24 DATED: FEB 26 2020

25   
26 CHRISTINE J. LALLY  
27 Interim Executive Director  
28 Medical Board of California  
Department of Consumer Affairs  
State of California  
*Complainant*