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8	BEFORE THE ACUPUNCTURE BOARD OF CALIFORNIA	
9	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA	
10	STATE OF CALIFORNIA	
11	In the Matter of the Statement of Issues Against:	Case No. 1A-2010-16
12	JOHN KOK-HONG CHEUNG	
13	9471 Cortada Street, #28	STATEMENT OF ISSUES
14	El Monte, California 91733,	
15	Respondent.	
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17	Complainant alleges:	
18	PARTIES	
19	1. Janelle Wedge (Complainant) brings this Statement of Issues solely in her official	
20	capacity as the Executive Officer of the Acupuncture Board (Board).	
21	2. On or about March 22, 2010, the Acupuncture Board received an application for an	
22	Acupuncture License from John Kok-Hong Cheung (Respondent). On or about March 18, 2010,	
23	John Kok-Hong Cheung certified under penalty of perjury to the truthfulness of all statements,	
24	answers, and representations in the application. The Board denied the application on May 5,	
25	2010.	
26	<u>JURISDICTION</u>	
27	3. This Statement of Issues is brought before the Board, under the authority of the	
28	following laws. All section references are to the Business and Professions Code unless otherwise	
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indicated.

4. Section 4955 of the Code states in part:

"The board may deny, suspend, or revoke, or impose probationary conditions upon, the license of any acupuncturist if he or she is guilty of unprofessional conduct.

"Unprofessional conduct shall include, but not be limited to, the following:

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"(b) Conviction of a crime substantially related to the qualifications, functions, or duties of an acupuncturist, the record of conviction being conclusive evidence thereof.

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"(i) Any action or conduct that would have warranted the denial of the acupuncture license.

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- 5. Section 480 of the Code states in part:
- "(a) A board may deny a license regulated by this code on the grounds that the applicant has one of the following:
 - "(1) Been convicted of a crime. A conviction within the meaning of this section means a plea or verdict of guilty or a conviction following a plea of nolo contendere. Any action that a board is permitted to take following the establishment of a conviction may be taken when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal, or when an order granting probation is made suspending the imposition of sentence, irrespective of a subsequent order under the provisions of Section 1203.4 of the Penal Code.

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- 6. Penal Code section 136.1, subdivision (a)(2), provides:
- "(a) Except as provided in subdivision (c), any person who does any of the following is guilty of a public offense and shall be punished by imprisonment in a county jail for not more than one year or in the state prison:

"..

number GA045669, Respondent was convicted of attempting to dissuade a witness from testifying at trial in violation of California Penal Code section 136.1, subdivision (a)(2), a felony.

- 10. The facts and circumstances surrounding the conviction referred to above were that on or about March 19, 2001, Los Angeles County Sheriff's Department (LASD) detectives from the Asian Crime Task Force conducted an investigation involving an attempt to dissuade a victim/witness from testifying at the Los Angeles County Criminal Court for a hearing related to a robbery/assault incident that involved a United Bamboo street gang member. At the time of the incident, Respondent was a member of the United Bamboo street gang. During their investigation, the LASD detectives learned that Respondent had made contact with a witness to the robbery/assault incident on two separate occasions. Specifically, on February 19, 2001, Respondent went to the witness's house and spoke to the witness regarding the criminal proceeding and incident that Respondent's then fellow gang member was involved in. Then, on or about March 4, 2001, while outside in the parking lot of a café where the witness was present inside, Respondent again spoke to the witness a second time via a cellular telephone about the same criminal proceeding.
- 11. On or about March 28, 2001, a felony complaint for arrest warrant was filed in *The People of the State of California vs. John Kok Hong Cheung*, et al. charging Respondent with the following:
 - Count 1: Knowingly and maliciously attempting to prevent and dissuade a witness from giving testimony at trial on or about February 19, 2001, in violation of Penal Code section 136.1, subdivision (a)(2), a felony;
 - Count 2: Unlawfully attempting to bribe to a witness upon the understanding that he shall not attend trial on or about February 19, 2001, in violation of Penal Code section 138, subdivision (a), a felony;
 - Count 3: Knowingly and maliciously attempting to prevent and dissuade a witness from giving testimony at trial on or about March 4, 2001, in violation of Penal Code section 136.1, subdivision (a)(2), a felony; and
 - Count 4: Unlawfully attempting to bribe to a witness upon the understanding that he shall not attend trial on or about March 4, 2001, in violation of Penal Code section 138, subdivision (a), a felony.

On or about June 1, 2001, the case was called for a preliminary setting/resetting 12. hearing. Respondent was convicted by plea of nolo contendere to Count 1 (attempting to dissuade a witness from testifying). The Court suspended the imposition of sentence, and placed Respondent on formal probation for a period of five years. Additionally, Respondent was ordered to: (1) serve 364 days in Los Angeles County Jail (minus a credit of 133 days); (2) pay restitution in the amount of \$500; (3) not use or possess any narcotics, dangerous or restricted drugs or associated paraphernalia, except with a valid prescription, and stay away from places where users, buyers or sellers congregate, except in an authorized drug counseling program; (4) not associate with persons believed to be or known to be narcotic or drug users, sellers or buyers, except in an authorized drug counseling program; (5) stay 100 yards away from the victims and gang members; (6) seek and maintain training, schooling or employment as approved by the probation officer; (7) maintain residence as approved by the probation officer; (8) not own, use or possess any dangerous or deadly weapons, including any firearms, knives or other concealable weapons; (9) submit to search or seizure at any time of the day or night by any law enforcement officer or by a probation officer with or without a warrant; (10) use only his true name with the government and police officials; (11) obey all rules and regulations of the probation department; (12) obey all laws and further orders of the court; (13) stay 100 yards away from Asian gang members, specifically Asian Boys, Oriental Thugz and United Bamboo; and (14) register as a gang member.

13. On or about September 14, 2006, the case was called for a readiness/termination/dismissal/nonappearance hearing. Respondent was determined to be in full compliance with the terms and conditions of probation, and his motion for a reduction to a misdemeanor was granted. Additionally, the plea was set aside and vacated, and Count 1 was dismissed pursuant to Penal Code section 1203.4.

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PRAYER

WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged, and that following the hearing, the Acupuncture Board issue a decision:

- 1. Denying the application of John Kok-Hong Cheung for an Acupuncture License;
- 2. Directing John Kok-Hong Cheung to pay the Acupuncture Board of California the costs of the investigation and enforcement of this case, and if placed on probation, the costs of probation monitoring.
 - 3. Taking such other and further action as deemed necessary and proper.

DATED: OCT 1 2 2010

Executive Officer
Acupuncture Board
State of California
Complainant

LA2010503509