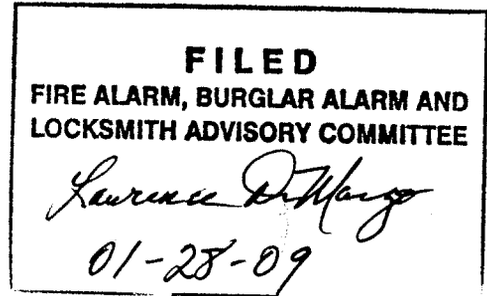


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STATE OF NEW JERSEY
DEPARTMENT OF LAW & PUBLIC SAFETY
DIVISION OF CONSUMER AFFAIRS
FIRE ALARM, BURGLAR ALARM &
LOCKSMITH ADVISORY COMMITTEE

IN THE MATTER OF THE SUSPENSION
OR REVOCATION OF THE LICENSE OF

GILAD Y. GILL
License No. 34LS00010000

TO PRACTICE AS A LOCKSMITH
IN THE STATE OF NEW JERSEY

Administrative Action

FINAL ORDER
OF DISCIPLINE

This matter was opened to the New Jersey State Fire Alarm, Burglar Alarm & Locksmith Advisory Committee upon receipt of information which the Committee has reviewed and on which the following preliminary findings of fact and conclusions of law are made:

FINDINGS OF FACT

1. Gilad Y. Gill ("respondent") is the holder of license number 34 LS00010000 and was originally licensed to practice as a locksmith in the State of New Jersey on December 28, 2004. Respondent failed to renew his license prior to its expiration on August 31, 2007 and he has failed to renew his license since that date. As a result, respondent's license has been and is currently suspended, without a hearing, by application of N.J.S.A. 45:1-7.1(b).

2. On or about August 22, 2006, the State of Illinois, Department of Financial and Professional Regulation, Division of Professional Regulation, entered into a consent order with

respondent. According to information received by the Illinois Division of Professional Regulation, respondent's individual license to practice as a locksmith in the State of Illinois, as well as the locksmith agency license belonging to respondent's locksmith business ("Price Line Locksmith, Inc."), were both indefinitely suspended. As a result, respondent is prohibited from practicing as a locksmith in the State of Illinois during the period of suspension. Additionally, respondent's locksmith business, Price Line Locksmith, Inc., is prohibited from practicing as a Locksmith Agency in the State of Illinois during the period of suspension. The disciplinary action taken by the Illinois Division of Professional Regulation was based on findings that from July of 2002 until the present, respondent and Price Line Locksmith, Inc., utilized unlicensed personnel on more than one occasion to provide locksmith services, utilized unlicensed locksmith entities, utilized telephone numbers that were automatically routed to a central dispatch center in the State of New York without notice to the public, charged customers more for lockout services than was originally estimated over the phone and advertised business locations for which there were no actual establishments.

3. Respondent never notified the Committee about the disciplinary action taken against him by the Illinois Division of Professional Regulation.

4. The Committee sent a letter to respondent, via regular and certified mail, dated July 31, 2007, to his address of record with the Committee. The letter requested that respondent appear before the Committee for an investigative inquiry on August 21, 2007, regarding the findings of unlicensed practice contained in the Illinois Consent Order. Respondent was instructed to contact the Committee in order to confirm his appearance. The certified letter was returned marked "Not Deliverable, Unable to Forward, Return to Sender." The regular mail was not returned. Respondent failed to contact the Committee after the letters were sent, nor did he appear for the investigative inquiry on August 21, 2007.

CONCLUSIONS OF LAW

1. The above preliminary findings of fact establish a basis for disciplinary action against respondent's license, pursuant to N.J.S.A. 45:1-21(g), in that respondent has had his authority to engage in the practice of locksmithing suspended by the Illinois Division of Professional Regulation for reasons consistent with the provisions of N.J.S.A. 45:1-21.

2. The above preliminary findings of fact also provide grounds for disciplinary action against respondent's license, pursuant to N.J.S.A. 45:1-21(e), in that respondent has engaged in professional or occupational misconduct by failing to appear for an investigative inquiry in violation of N.J.S.A. 13:45C-1.3(a)3.

3. The above preliminary findings of fact also provide grounds for disciplinary action against respondent's license, pursuant to N.J.S.A. 45:1-21(h), in that respondent has violated and failed to comply with the provisions of a regulation of the Committee, specifically N.J.S.A. 13:31A-1.8, which requires a licensee, within 30 days of receiving notice of disciplinary action taken against the licensee in any state, to report to the Committee in writing of such notification and provide a copy of the notification and the underlying documentation of the disciplinary action.

DISCUSSION

Based on the foregoing findings and conclusions, a Provisional Order of Discipline was entered on February 19, 2008. A copy of the Order was forwarded to respondent's address of record, by certified and regular mail. A certified mail return receipt, signed by "Alex Gill", was received by the Committee on March 25, 2008. The Provisional Order was subject to finalization by the Committee at 5:00 p.m. on the 30th business day following its entry unless respondent requested a modification or dismissal of the above stated Findings of Fact or Conclusions of Law by submitting a written request for modification or dismissal, setting forth in writing any and all reasons why said findings and conclusions should be modified or dismissed, and submitting any

and all documents or other written evidence supporting respondent's request for consideration and reasons therefore.

Respondent failed to reply to the Provisional Order of Discipline. As such, the Committee determined that the Provisional Order of Discipline entered on February 19, 2008 is to be finalized as written.

IT IS ON THIS *20* DAY OF *January*, 2009,

HEREBY ORDERED THAT:

1. Respondent's license is suspended pursuant to N.J.S.A. 45:1-7.1(b). Prior to the Committee entertaining a petition for reinstatement of license, respondent must demonstrate to the Committee that his license to practice as a locksmith in the State of Illinois has been fully reinstated without any restrictions.

2. Prior to the Committee entering a petition for reinstatement of license, respondent shall be required to appear before the Committee to demonstrate fitness to resume practice and to show that he has satisfied all the requirements of the Illinois Consent Order. Further, respondent shall satisfy any requirements for reinstatement for licensees with lapsed licenses pursuant to N.J.S.A. 45:1-7.1(b). Any practice in this State prior to said appearance shall constitute grounds for the charge of unlicensed practice. The Committee shall also question respondent regarding his failure to cooperate and his failure to notify the Committee regarding the Illinois suspension. In addition, the Committee reserves the right to place restrictions on respondent's practice should his license be reinstated.

NEW JERSEY FIRE ALARM, BURGLAR
ALARM & LOCKSMITH ADVISORY COMMITTEE

By: _____

Robert Shoremount
Robert Shoremount
Committee Chairman