

UNITED STATES OF AMERICA
STATE OF ILLINOIS
SUPREME COURT OF THE STATE OF ILLINOIS
ATTORNEY REGISTRATION AND DISCIPLINARY COMMISSION
HEARING BOARD

IN THE MATTER OF:)
)
KALI RENEE PRAY,) Commission No.: 2026 PR 00045
)
Attorney-Respondent.)

VERIFIED ANSWER TO COMPLAINT

NOW COMES Attorney-Respondent, **KALI RENEE PRAY**, by and through her Attorney, **KEVIN F. SULLIVAN**, and pursuant to Attorney Registration and Disciplinary Commission (ARDC) Rule 233 *et seq.*, states the following as and for his Verified Answer to Complaint;

1. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 1 of the Complaint;
2. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 2 of the Complaint;
3. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 3 of the Complaint but further states that she then admitted to law enforcement personnel she had cannabis in her vehicle and once she was physically separated from D.T., she advised law enforcement personnel the firearm belonged to D.T. and she knew it was in the center console;
4. That Attorney-Respondent, **KALI RENEE PRAY**, admits the

- allegations contained within Paragraph 4 of the Complaint;
5. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 5 of the Complaint;
 6. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 6 of the Complaint;
 7. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 7 of the Complaint;
 8. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 8 of the Complaint;
 9. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 9 of the Complaint;
 10. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 10 of the Complaint;
 11. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 11 of the Complaint;
 12. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraphs 12a and 12b of the Complaint;
 13. That Attorney-Respondent, **KALI RENEE PRAY**, neither admits or denies the allegations contained within Paragraph 13 of the Complaint;
 14. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 14 of the Complaint;
 15. That Attorney-Respondent, **KALI RENEE PRAY**, admits the

- allegations contained within Paragraph 15 of the Complaint;
16. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 16 of the Complaint;
17. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 17 of the Complaint;
18. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 18 of the Complaint, and further states that once she and D.T. were separated, she advised law enforcement personnel that the weapon belonged to D.T., because she was afraid of what his reaction would have been if she stated the same in his presence;
19. That Attorney-Respondent, **KALI RENEE PRAY**, admits the allegations contained within Paragraph 19 of the Complaint;
20. That Attorney-Respondent, **KALI RENEE PRAY**, denies the allegations contained within Paragraph 20 of the Complaint;
21. That Attorney-Respondent, **KALI RENEE PRAY**, denies the allegations contained within Paragraph 21 of the Complaint;

Other Relevant and Mitigating Matters

22. That Attorney-Respondent, **KALI RENEE PRAY**, is a seasoned and respected attorney, having worked for some time in the volatile and demanding capacity of an assistant state's attorney, has no disciplinary record with the ARDC or any other jurisdiction or tribunal;

Conclusion

WHEREFORE, Respondent, **KALI RENEE PRAY**, hereby requests this Hearing Board consider the matters herein stated, make any and all appropriate factual and legal findings, and recommend reasonable discipline, and grant such further and other relief that is deemed just and appropriate under these circumstances.

Date: June 22nd, 2026.

KALI RENEE PRAY, Respondent,

/s/ Kevin F. Sullivan

KEVIN F. SULLIVAN

Attorney at Law

Verification

The undersigned certifies that the statements and representations herein made are true and correct, except as to matters stated upon belief, and as to those matters, the undersigned verily believes the same to be true and correct.

Kali R Pray

KALI RENEE PRAY

Proof of Service

The undersigned certifies that I served a copy of this Answer to Complaint upon the ARDC Administrator at ARDCeService@iardc.org., and Tammy L. Evans, Counsel for the Attorney Registration and Disciplinary Commission on September 28th, 2018, at tevans@iardc.org.

/s/ Kevin F. Sullivan
KEVIN F. SULLIVAN

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ARDC Clerk