

ALLISON S. CARTWRIGHT

CLERK

The Commonwealth of Massachusetts SUPREME JUDICIAL COURT FOR SUFFOLK COUNTY JOHN ADAMS COURTHOUSE ONE PEMBERTON SQUARE, SUITE 1300 BOSTON, MASSACHUSETTS 02108-1707

TELEPHONE: (617) 557-1180 FACSIMILE: (617) 557-1117

IN RE: INSTRUCTIONS FOR ATTORNEY NAME CHANGE

To change your name, it will be necessary for you to comply with the procedure established by the Supreme Judicial Court.

You must complete the attached Affidavit of Attorney Name Change. File the completed original Affidavit attached with any supporting documentation to the below email address:

Clerk Allison S. Cartwright Supreme Judicial Court for Suffolk County sjc.mass.bar.admission@jud.state.ma.us

Once this office receives the completed Affidavit, your name will be changed within five (5) to ten (10) business days. Thereafter this office will forward the name change information to the Board of Bar Overseers to be updated that office as well.

Should you need further assistance, please do not hesitate to contact the Attorney Services Department 617-557-1050 or the email address above.

Very truly yours,

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Allison S. Cartwright Clerk Supreme Judicial Court for Suffolk County

SUFFOLK, SS.

Commonwealth of Massachusetts SUPREME JUDICIAL COURT

AFFIDAVIT OF ATTORNEY NAME CHANGE

*(See Secretary of the Commonwealth v. City of Lowell, 373 Mass. 178 [1977]) NOTE: If the above name change is a result of marriage, divorce or a legal proceeding, please attach a copy of the supporting documentation (marriage certificate, divorce decree or other Legal documentation) to this affidavit.

I, the undersigned, on Oath, depose and say that I have applied or have been admitted to the Practice of law in the Commonwealth of Massachusetts. And this Affidavit of Name Change will record and apply the change to the official records of the Supreme Judicial Court changing the Name:

FROM:		
Last:	First:	Middle:
то:		
Last:	First:	Middle:
Signed under the pains and p	enalties of perjury. Massachusetts General L	aws, Chapter 268, section 1A*
Signed:	Dated:	
	be required to be verified by oath or affirmation before a magistrat	

*No written statement required by law shall be required to be verified by oath or affirmation before a magistrate if it contains or is verified by a written declaration that is made under the penalties or perjury. Whoever signs and issues such a written statement containing or verified by such a written declaration shall be guilty of perjury and subject to the penalties thereof if such statement is willfully false in a material matter.