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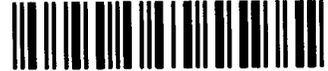
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FILED

JUL 23 2012

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

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STATE BAR COURT

HEARING DEPARTMENT - LOS ANGELES

11 In the Matter of:) Case Nos. 07-O-11228 et al.
12 GARY D. OLIVE,)
13 No. 176748,) **STIPULATION TO MODIFY**
14 A Member of the State Bar.) **PROBATION CONDITIONS AND**
) **(PROPOSED) ORDER THEREON**

15
16 The State Bar of California, Office of the Chief Trial Counsel ("State Bar"), by and
17 through Acting Senior Trial Counsel Erin McKeown Joyce, and Respondent Gary D. Olive,
18 hereby stipulate to modify three of the conditions of the disciplinary probation imposed by the
19 Supreme Court in its disciplinary order filed August 15, 2011 in Case No. S193619, which were
20 recommended by the State Bar Court in its order approving the stipulation filed on April 12,
21 2011, as follows:

22 1. RESTITUTION

23 Respondent acknowledges that he owes restitution (including the principal amount, plus
24 interest of 10 percent per annum) to the clients as detailed below. If the Client Security Fund
25 ("CSF") reimburses any of the following clients for all or any portion of the principal amounts
26 listed below, Respondent must also pay restitution to CSF in the amounts paid, plus applicable
27 interest and costs. Respondent must pay the restitution owed pursuant to the Supreme Court's
28 disciplinary order in Case Nos. 07-O-11228, et al, (Supreme Court Case No. S193619) and

1 provide satisfactory proof of payment to the Office of Probation as ordered by the Supreme
 2 Court in its original disciplinary order filed August 15, 2011. The Supreme Court's disciplinary
 3 order became effective September 14, 2011.

4	Payee	Principal Amount	Interest Accrues From
5	Mario Bruno	\$2,500	12/01/07
6	Alicia Sanchez	\$500	04/14/09
7	Raymundo Acosta	\$2,495	09/28/09
8	Javier Romero	\$2,495	07/31/09
9	Juan Plata	\$2,495	09/01/09
10	Nestor Gutierrez	\$2,495	12/01/09
11	Claudia Navarro	\$2,495	11/01/09
12	Raquel Tovar	\$2,495	11/01/09
	Maria Cubias	\$2,495	05/01/09
	Maria Zepeda	\$4,495	11/01/09
	Blanca Ramirez	\$2,495	11/01/09
	Juan Villalobos	\$2,495	01/01/10
	Leticia Vasquez	\$2,995	08/18/09
	Juan Torres	\$2,497.50	04/19/10
	Maria Najera	\$1,495	04/01/09

13 2. SUBSTANCE ABUSE MEETING ATTENDANCE CONDITION

14 Respondent must attend at least one (1) meeting per month of the support LAP (Lawyers
 15 Assistance Program). On a quarterly basis with his quarterly and final written reports,
 16 Respondent shall provide documentary proof of attendance at the support LAP meetings to the
 17 Office of Probation, in the form of a signed attendance card, signed by the facilitator or the
 18 support LAP group conducting the meeting.

19 3. FEE ARBITRATION CONDITION

- 20 a. No later than July 1, 2012, Respondent will send a letter to former clients Debra and
 21 Byron Jones notifying them of their right to arbitrate their fee dispute with
 22 Respondent.
- 23 b. Respondent will provide a copy of the letter to the Jones to the Office of Probation
 24 with his October 10, 2012 quarterly report.
- 25 c. Respondent will abide by the final arbitration award in the Jones arbitration, either
 26 by paying the award in full, or making a payment plan with the Jones. Pursuant to
 27

1 the payment plan with the Jones, Respondent must pay the full award no later than
2 July 1, 2013.

3 d. Respondent will provide evidence of compliance with the final arbitration award in
4 the Jones arbitration to the Office of Probation no later than October 10, 2013.

5 e. No later than July 1, 2012, Respondent will send a letter to the following former
6 clients, notifying them of their right to arbitrate their fee dispute with Respondent
7 with the Los Angeles County Bar Association or any other appropriate entity of the
8 clients' choice: Nelson Flores, Gloria Gutierrez, Edgar Robles, Pedro Salinas,
9 Octavio Arreola and Alba Rosales.

10 f. Respondent will provide a copy of the letters to Nelson Flores, Gloria Gutierrez,
11 Edgar Robles, Pedro Salinas, Octavio Arreola and Alba Rosales to the Office of
12 Probation with his October 10, 2012 quarterly report.

13 g. Respondent will abide by the final arbitration awards in any arbitrations with the
14 following former clients: Nelson Flores, Gloria Gutierrez, Edgar Robles, Pedro
15 Salinas, Octavio Arreola and Alba Rosales, either by paying the awards in full, or
16 making a payment plan with the former clients. Pursuant to any payment plans with
17 the former clients, Respondent must pay the full awards no later than July 1, 2014.

18 h. Respondent will provide evidence of compliance with the final arbitration awards in
19 any arbitrations with the following former clients to the Office of Probation no later
20 than October 10, 2014: Nelson Flores, Gloria Gutierrez, Edgar Robles, Pedro
21 Salinas, Octavio Arreola and Alba Rosales.

22 The three modified conditions detailed above supersede the restitution condition,
23 substance abuse meeting attendance condition and fee arbitration condition which were
24 recommended by the State Bar Court in its order approving the stipulation filed on April 12,
25 2011 and the stipulation to modify probation conditions and proposed order thereon filed May
26 17, 2012.

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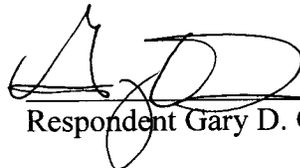
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All other probation conditions imposed in the Supreme Court's disciplinary order (S193619) remain in full force and effect.

AGREED AND ACCEPTED:

Dated: July 23, 2012


Respondent Gary D. Olive

THE STATE BAR OF CALIFORNIA
OFFICE OF THE CHIEF TRIAL COUNSEL

Dated: July 23, 2012

By: 
Erih McKeown Joyce
ACTING SENIOR TRIAL COUNSEL

ORDER

It is so ordered.

Dated: _____

Hon. Richard A. Honn
STATE BAR COURT JUDGE

DECLARATION OF SERVICE

by
U.S. FIRST-CLASS MAIL

CASE NUMBER(s): 07-0-11228 et al.

I, the undersigned, am over the age of eighteen (18) years and not a party to the within action, whose business address and place of employment is the State Bar of California, 1149 South Hill Street, Los Angeles, California 90015, declare that:

- on the date shown below, I caused to be served a true copy of the within document described as follows:

STIPULATION TO MODIFY PROBATION CONDITIONS AND (PROPOSED) ORDER THEREON

- By U.S. First-Class Mail: (CCP §§ 1013 and 1013(a))
By U.S. Certified Mail: (CCP §§ 1013 and 1013(a))
By Overnight Delivery: (CCP §§ 1013(c) and 1013(d))
By Fax Transmission: (CCP §§ 1013(e) and 1013(f))
By Electronic Service: (CCP § 1010.6)

- (for U.S. First-Class Mail) in a sealed envelope placed for collection and mailing at Los Angeles, addressed to: (see below)
(for Certified Mail) in a sealed envelope placed for collection and mailing as certified mail, return receipt requested, Article No.: at Los Angeles, addressed to: (see below)
(for Overnight Delivery) together with a copy of this declaration, in an envelope, or package designated by UPS, Tracking No.: addressed to: (see below)

Table with 4 columns: Person Served, Business-Residential Address, Fax Number, Courtesy Copy to. Row 1: GARY D. OLIVE, PO Box 78445 Los Angeles, CA 90016, Electronic Address lawyerwarrior@aol.com

via inter-office mail regularly processed and maintained by the State Bar of California addressed to:

N/A

I am readily familiar with the State Bar of California's practice for collection and processing of correspondence for mailing with the United States Postal Service, and overnight delivery by the United Parcel Service ('UPS').

I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date on the envelope or package is more than one day after date of deposit for mailing contained in the affidavit.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct. Executed at Los Angeles, California, on the date shown below.

DATED: July 23, 2012

SIGNED: Kim Wimbish
KIM WIMBISH
Declarant