APR 25 2012  S. Hill St., 5th Fl., Los Angeles, CA 90015  Matter of:  EN D. SANCHEZ, ber No. 164298  mber of the State Bar of California.  ERNATIVE DISCIPLINE PROGRAM  STATE BAR COURT  CLERK'S OFFICE  Case No(s). 07-O-131998 ANGELES 08-O-12852  09-O-11251  ALTERNATIVE DISCIPLINE PROGRAM  STATUS CONFERENCE ORDER  Date: April 25, 2012  Time: 1:30 p.m.	- L			
APR 25 2012  S. Hill St., 5th FL, Los Angeles, CA 90015  Matter of:  Case No(s). 07-0-133DB ANGELES 08-0-12852  DO-0-11251  ALTERNATIVE DISCIPLINE PROGRAM STATUS COMPERENCE ORDER  Date: April 25, 2012  Time: 1:30 p.m.  co of Trials by:  Named Party by:  RIAM BURGER  RUBEN D SANCHEZ.  In Person  Telephone  No Appearance  No Appearance  No Appearance  No Appearance  No Appearance  In light of Respondent's compliance, the following are ordered by the court:  Respondent may appear by telephone rather than in person at the next scheduled status conference.  Credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is granted in the amount of days/months (circle one).  The frequency of status conferences is hereby reduced.  Respondent has successfully completed the Alternative Discipline Program.  In light of Respondent's another of the State Bar Gourt's Alternative Discipline Program.  Respondent supplement of period of participation in the Alternative Discipline Program.  Respondent has nother of the State Bar Gourt's Alternative Discipline Program.  Respondent supplement of the State Bar Gourt's Alternative Discipline Program.  Respondent supplement of the State Bar Gourt's Alternative Discipline Program.  Respondent has successfully completed the Alternative Discipline Program. The Court will prepare its decision and recommendation regarding the lower level of discipline.  Other Lesson Device of States as to why Respondent should not be placed on involuntary inactive enrollment due to non-compliance, the following sanctions are ordered by the court:  Court to issue an Order to Show Cause as to why Respondent should not be placed on involuntary inactive enrollment be non-compliance.  Respondent's credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is program in the Program is hereby terminated from the Alternative Discipline Program. The Stipulation as to Facts and Conclusions of Law will be filed by the Clerk with this ord	ATE BAR, COURT OF CALIFORNI	A F	or Clerk's Use Only:	רוי
APR 25 2012  S. Hill St., 5th Fl., Los Angeles, CA 90015  STATE BAR COURT CLERK® OFFICE Clase No(s). 07-0-13308 ANGELES 08-0-12852  09-0-11251  ALTERNATIVE DISCIPLINE PROGRAM STATUS CONFERENCE ORDER  Date: April 25, 2012  Time: 1:30 p.m. Named Party by: RIAM BURGER RUBEN D-SANCHEZ. In Person Telephone No Appearance No Appearance No Appearance No Appearance No Appearance No Appearance Telephone Telephone No Appearance Telephone No Appearance Telephone Respondent may appear by telephone rather than in person at the next scheduled status conference. Credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is granted in the amount of days/months (circle one). The frequency of status conferences is hereby reduced. Respondent has successfully completed the Alternative Discipline Program. In light of Respondent has successfully completed the Alternative Discipline Program. Respondent has successfully completed the Alternative Discipline Program. Respondent has very the successfully completed the Alternative Discipline Program. Respondent has very the successfully completed the Alternative Discipline Program. In light of Respondent so minimum required period of participation in the Alternative Discipline Program is hereby reduced Respondent has very the successfully completed the Alternative Discipline Program. In light of Respondent so recompliance, the following sanctions are ordered by the court:  Other Meson and the successfully completed the Alternative Discipline Program. In light of Respondent's non-compliance, the following sanctions are ordered by the court:  Court to issue an Order to Show Cause as to why Respondent should not be placed on involuntary inactive enrollment due to non-compliance, the following sanctions are ordered by the court:  Court to issue an Order to Show Cause as to why Respondent should not be placed on involuntary inactive enrollment by the Order to Show Cause as to why Respondent should not be placed on involuntary inactive enrollment by the	ARING DEPARTMENT		1,111,	
Matter of:    Case No(s)	LTERNATIVE DISCIPLINE PROGRAM		APR 25	2012
Matter of:  Case No(s). 07-0-13198 ANGELES 08-0-12852  EN D. SANCHEZ, ber No. 164298  mber of the State Bar of California.  Coe of Trials by:  RIAM BURGER  Person  Telephone  No Appearance  No Appearance  No Appearance  No Appearance  nonsideration of all evidence, reports and documents currently before it, the Court finds that Respondent Is in compliance with the conditions of the State Bar Court's Alternative Discipline Program. In light of Respondent's conference is hereby reduced.  Respondent may appear by telephone rather than in person at the next scheduled status conference.  Credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is granted in the amount of days/months (circle one).  Respondent has successfully completed the Alternative Discipline Program. The Court will prepare its decision and recompendation regarding the lower level of discipline.  Other Respondent's non-compliance, the following are ordered by the court:  Respondent's non-compliance with the conditions of the State Bar Court's Alternative Discipline Program is hereby reduced by days/months (circle one). The projected end date of Respondent's participation in the Alternative Discipline Program is hereby reduced by days/months (circle one). The projected end date of Respondent's participation in the Alternative Discipline Program. The Court will prepare its decision and recompendation regarding the lower level of discipline.  Other Respondent's non-compliance, the following sanctions are ordered by the court:  Respondent's non-compliance, as to why Respondent should not be placed on involuntary inactive enrollment due to non-compliance. Respondent's non-compliance, the following sanctions are ordered by the court:  Respondent's credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is hereby reduced in the amount of days/months (circle one).  Respondent's minimum required period of participation in the Alternative Discipline Program is hereby in				
mber of the State Bar of California.    Coc of Trials by:   Named Party by:   Named	ne Matter of:			
ALTERNATIVE DISCIPLINE PROGRAM STATUS CONFERENCE ORDER    Date: April 25, 2012				And that they
Martin Conference of Trials by:    Named Party by:   Named Party's Counsel by:   Named Party's Named Party's Counsel by:   Named Party's Couns				
Named Party by:   Named Party 's Counsel by:   RUBEN BURGER   RUBEN D-SANCHEZ   In Person   Telephone   Telephone   No Appearance   No Appea	Member of the State Bar of California.		i	
In Person			Date: April 25, 2012	Time: 1:30 p.m.
Telephone	ffice of Trials by:			y's Counsel by:
Telephone				arcan
No Appearance			<b></b>	
In consideration of all evidence, reports and documents currently before it, the Court finds that Respondent Is in compliance with the conditions of the State Bar Court's Alternative Discipline Program.  In light of Respondent's compliance, the following are ordered by the court:  Respondent may appear by telephone rather than in person at the next scheduled status conference.  Credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is granted in the amount of				
Is NOT in compliance with the conditions of the State Bar Court's Alternative Discipline Program.  In light of Respondent's non-compliance, the following sanctions are ordered by the court:  Court to issue an Order to Show Cause as to why Respondent should not be placed on involuntary inactive enrollment due to non-compliance.  Respondent's credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is hereby reduced in the amount of days/months (circle one).  The frequency of status conferences is hereby increased.  Respondent's minimum required period of participation in the Alternative Discipline Program is hereby increased by days/months (circle one). The projected end date of Respondent's required participation in the Alternative Discipline Program is  Respondent is hereby terminated from the Alternative Discipline Program. The Stipulation as to Facts and Conclusions of Law will be filed by the Clerk with this order. The Court will prepare its decision and recommendation regarding the higher level of discipline.  Other Despondent is released from the Alternative Discipline Program and the matter will be assigned to another judge as a standisciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference  In person Telephonic	the amount of days/mod  The frequency of status confer  Respondent's minimum requir  by days/months (circle  Discipline Program is  Respondent has successfully of and recommendation regardin  Other	renths (circle one). rences is hereby reduced. red period of participation in one). The projected end date completed the Alternative Di g the lower level of discipling	the Alternative Discipline Prograte of Respondent's participation in a scipline Program. The Court will	am is hereby reduced in the Alternative
In light of Respondent's non-compliance, the following sanctions are ordered by the court:  Court to issue an Order to Show Cause as to why Respondent should not be placed on involuntary inactive enrollment due to non-compliance.  Respondent's credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is hereby reduced in the amount of days/months (circle one).  The frequency of status conferences is hereby increased.  Respondent's minimum required period of participation in the Alternative Discipline Program is hereby increased by days/months (circle one). The projected end date of Respondent's required participation in the Alternative Discipline Program is  Respondent is hereby terminated from the Alternative Discipline Program. The Stipulation as to Facts and Conclusions of Law will be filed by the Clerk with this order. The Court will prepare its decision and recommendation regarding the higher level of discipline.  Other Despondent is released from the Alternative Discipline Program and the matter will be assigned to another judge as a stand disciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference	Clients on 7-1	5-12		
Court to issue an Order to Show Cause as to why Respondent should not be placed on involuntary inactive enrollment due to non-compliance.  Respondent's credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is hereby reduced in the amount of days/months (circle one).  The frequency of status conferences is hereby increased.  Respondent's minimum required period of participation in the Alternative Discipline Program is hereby increased by days/months (circle one). The projected end date of Respondent's required participation in the Alternative Discipline Program is  Respondent is hereby terminated from the Alternative Discipline Program. The Stipulation as to Facts and Conclusions of Law will be filed by the Clerk with this order. The Court will prepare its decision and recommendation regarding the higher level of discipline.  Other Alternative Discipline Program and the matter will be assigned to another judge as a stand disciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference In person Telephonic Telephonic Telephonic Telephonic Telephonic				m.
enrollment due to non-compliance.  Respondent's credit for inactive enrollment towards the period of actual suspension imposed as part of discipline is hereby reduced in the amount of				luntary inactive
hereby reduced in the amount of days/months (circle one).  The frequency of status conferences is hereby increased.  Respondent's minimum required period of participation in the Alternative Discipline Program is hereby increased by days/months (circle one). The projected end date of Respondent's required participation in the Alternative Discipline Program is Respondent is hereby terminated from the Alternative Discipline Program. The Stipulation as to Facts and Conclusions of Law will be filed by the Clerk with this order. The Court will prepare its decision and recommendation regarding the higher level of discipline.  Other	enrollment due to non-complia	ance.	-	-
The frequency of status conferences is hereby increased.  Respondent's minimum required period of participation in the Alternative Discipline Program is hereby increased by days/months (circle one). The projected end date of Respondent's required participation in the Alternative Discipline Program is Respondent is hereby terminated from the Alternative Discipline Program. The Stipulation as to Facts and Conclusions of Law will be filed by the Clerk with this order. The Court will prepare its decision and recommendation regarding the higher level of discipline.  Other Delaphone To Bell School Sch				d as part of discipline is
Respondent's minimum required period of participation in the Alternative Discipline Program is hereby increased by days/months (circle one). The projected end date of Respondent's required participation in the Alternative Discipline Program is Respondent is hereby terminated from the Alternative Discipline Program. The Stipulation as to Facts and Conclusions of Law will be filed by the Clerk with this order. The Court will prepare its decision and recommendation regarding the higher level of discipline.  Other			e one).	
Respondent is hereby terminated from the Alternative Discipline Program. The Stipulation as to Facts and Conclusions of Law will be filed by the Clerk with this order. The Court will prepare its decision and recommendation regarding the higher level of discipline.  Other Respondent is released from the Alternative Discipline Program and the matter will be assigned to another judge as a stand disciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference  TIS SO ORDERED.	Respondent's minimum requir by days/months (circle	ed period of participation in one). The projected end dat	the Alternative Discipline Progra e of Respondent's required partic	am is hereby increased ipation in the
Conclusions of Law will be filed by the Clerk with this order. The Court will prepare its decision and recommendation regarding the higher level of discipline.  Other Despondent is released from the Alternative Discipline Program and the matter will be assigned to another judge as a stand disciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference			-i-1' D	an to Foots and
recommendation regarding the higher level of discipline.  Other Despondent is released from the Alternative Discipline Program and the matter will be assigned to another judge as a stand disciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference	Conclusions of Law will be fil	led by the Clerk with this or	der The Court will prepare its de	ecision and
disciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference Trustee Trust	recommendation regarding the	higher level of discipline.	act. The Court will propule its de	
disciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference Trustee Trust	other Me powher	71 Ber 5 6233	SWIEND WOMON	of 6-2-11
disciplinary proceeding. The Confidential Statement of Alternative Dispositions and Orders is vacated, but the Stipulation remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed. Further Status Conference True Telephonic True True True True True True True True	Respondent is released from the Alt	arnotive Dissipling December	and the motter will be assisted to	o another judge as a star
remains binding on the parties. Upon the filing of this order, all other documents not previously filed are ordered sealed.  Further Status Conference				
Further Status Conference				
	IT IS SO OPDERED	•		
Dated: April 26, 2012 RICHARD A PLATEI	II IS SO ORDENED.		1127	ng sini ah di didakan kan kan kan kan kan kan kan kan kan

RICHARD A. PLATEL

Judge of the State Bar Court

kwiktag \* 018 037 346

## **CERTIFICATE OF SERVICE**

[Rules Proc. of State Bar; Rule 5.27(B); Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of Los Angeles, on April 25, 2012, I deposited a true copy of the following document(s):

## ALTERNATIVE DISCIPLINE PROGRAM STATUS CONFERENCE ORDER

in a sealed envelope for collection and mailing on that date as follows:

by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at Los Angeles, California, addressed as follows:

RUBEN D. SANCHEZ 79899 GRASMERE AVENUE INDIO, CA 92203

by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

ADRIANA BURGER, Enforcement, Los Angeles TERRIE GOLDADE, Probation, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on April 25, 2012.

Angela Carpenter
Case Administrator
State Bar Court