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FILED *AS*

JUN 13 2011

STATE BAR COURT CLERK'S OFFICE
SAN FRANCISCO

5 STATE BAR COURT OF CALIFORNIA
6 HEARING DEPARTMENT - SAN FRANCISCO

11-0-11361-LMA

8 In the Matter of:)

Case Number ~~06-0-15339~~, et.al.-

9 WENDELL D. PETERS)

Response to Allegations

10 Member No. 150132)

11 A Member of the State Bar)
12
13

14
15 DEFENDANT, through his Counsel, Robert A. Young, submits the following response:

16 In response to allegation 8(c): Defendant admits the allegation contained within 8(c), in
17 that he submitted a timely email of his third quarterly report but failed submit the original
18 containing signature until on or about November 10, 2010.
19

20
21 In response to allegation contained within 9 (b) and (c): Defendant admits that restitution
22 payments have not been made and further submits that this was not a willful act. As
23 previously discussed with all parties and the Presiding Judge of the settlement conference,
24 defendant had little to none in terms of resources. The continued status of suspension and
25 a misguided belief that the settlement contained the ability to return to active status within
26 ninety days, defendant did not seek employment elsewhere. Proof of this debt and lack of

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1 assets that could be liquidated, is extensive and therefore is not attached but will be made
2 available upon request and/or at the time of trial.

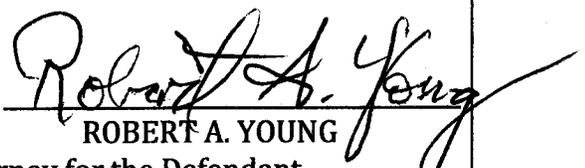
3 Also, as already presented, defendant has now been placed on stress/medical leave by his
4 treating doctor.

5 The actual one year suspension has in fact almost reach full term as the initial date of
6 suspension was August 21, 2010.

7 As there now remains ongoing investigations and that after six years this matter will not be
8 resolved or the ability to return to active status anytime soon, the defendant has engaged in
9 seeking employment of any kind in order to make restitution and earn the necessary funds
10 to pay for ordered classes.
11

12 Respectfully submitted.

13 Dated: May 30, 2011

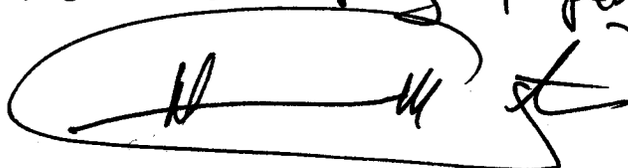
14 
15 ROBERT A. YOUNG
16 Attorney for the Defendant

17 Proof of Service

18 The above captioned matter was
19 fax to Susan Chang
20 180 Howard Street
21 San Francisco, CA

22 on May 31st, 2011. Faxed to 415-538-
23 2204

24 Declared under penalty of perjury.
25

26 

5-31-11

Wendell Peters