STATE BAR COURT OF CALIFORNIA	FOR CLERK'S USE ONLY:
HEARING DEPARTMENT  1149 S. Hill St., 5th Floor, Los Angeles, CA 90015	FILED MAR 28 2013 STATE BAR COURT CLERK'S OFFICE LOS ANGELES
In the Matter of:	Case No(s). 12-O-14532
JOHN A. HURLEY, Member No. 145907,	ORDER ENTERING DEFAULT AND ORDER ENROLLING INACTIVE (RULE 5.81 – FAILURE TO APPEAR)
A Member of the State Bar.	

## **ORDER ENTERING DEFAULT:**

As Respondent **JOHN A. HURLEY** failed to appear as a party at trial and the requirements of rule 5.81(A) of the Rules of Procedure of the State Bar are satisfied, his default is entered in this proceeding, effective upon the filing of this order. All previously scheduled court dates are vacated. The court takes judicial notice of respondent's official membership records.

Respondent is notified that:

Because you failed to appear at trial, the Court has entered your default and deemed the facts alleged in the notice of disciplinary charges admitted. You may participate in these proceedings only if the Court sets aside your default. If you fail to timely move to set aside your default, this Court will enter an order recommending your disbarment without further hearing or proceeding. (See Rules Proc. of State Bar, rule 5.80 et seq.)

# **ORDER ENROLLING INACTIVE:**

As the conditions of Business and Professions Code section 6007, subdivision (e)(1), are met, Respondent is enrolled as an inactive member of the State Bar of California under Business and Professions Code section 6007, subdivision (e). The inactive enrollment is effective three (3) days after service of this order. (Rules Proc. of State Bar, rule 5.250.)

IT IS SO ORDERED.

Dated: March **28**, 2013

DONALD F. MILES

Judge of the State Bar Court

kwiktag ° 152 143 349

## **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 March 28, 2013, I deposited a true copy of the following document(s):

ORDER ENTERING DEFAULT AND ORDER ENROLLING INACTIVE (RULE 5.81

	- FAILURE TO APPEAR)
in a se	aled 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 , California, addressed as follows:
	by certified mail, No. 7160 3901 9845 4871 6936, with return receipt requested, through the United States Postal Service at Los Angeles, California, addressed as follows:  JOHN A. HURLEY 7787 E MARGARET DR ANAHEIM HILLS, CA 92808
$\boxtimes$	by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:  ADRIANA BURGER, Enforcement, Los Angeles
	ey certify that the foregoing is true and correct. Executed in Los Angeles, California, on 28, 2013.  Rose M. Luthi Case Administrator

State Bar Court

1 Padrik S. Ryan, SBN 256997 41345 Lilley Mountain Drive 2 Coarsegold, CA 93614 408-314-0353 3 4 In Pro Per 5 6 STATE BAR COURT 7 **HEARING DEPARTMENT - LOS ANGELES** 8 9 THE STATE BAR OF CALIFORNIA, Case No.: 12-O-13582 10 ANSWER TO DISCIPLINARY CHARGES Plaintiff, 11 12 VS. 13 PADRIK SYMBIO RYAN, 14 A Member of the Bar, Defendant 15 16 ANSWER TO COUNT ONE 17 18 I deny the allegation. I filed with this court on March 25, 2013 a declaration in support of 19 this answer with my phone records attached as an exhibit. Exhibit A to this declaration shows 20 phone conferences with Mr. Haynes of 6, 12, and 32 minutes. This was not a case of total client 21 neglect. 22 ANSWER TO COUNT TWO 23 24 I deny the allegation insofar as the court hearing was a settlement conference, Mrs. 25 Haynes was unrepresented by counsel, I was authorized to speak with her in the absence of 26 27 counsel, and my conveyance to Mr. Haynes was of her offer and the likely result of the case in 28

the event of trial. The Haynes matter was an uncontested dissolution with no children or marital assets other than two vehicles, one vehicle in the possession of each party. The community was in debt.

## ANSWER TO COUNT THREE

I deny the allegation insofar as the retainer agreement was for a flat fee of \$2500 including court costs. I admit the allegation insofar as failure to provide an accounting.

#### ANSWER TO COUNT FOUR

I admit the allegation insofar as failing to refund unearned fees. I further admit acknowledging debt to Mr. Haynes in the amount of \$1500 and of communicating to him my intention to repay it.

#### ANSWER TO COUNT FIVE

I admit the allegation insofar as improper withdrawal. I deny the allegation insofar as the letter sent to Mr. Haynes was intended for the Superior Court judge presiding on the matter, explaining that I did not have reliable transportation to the hearing and requesting that she grant the dissolution in my absentia.

Dated this 26th Day of March, 2013

Padrik S. Rvan

1	Padrik S. Ryan, SBN 256997
2	41345 Lilley Mountain Drive Coarsegold, CA 93614
3	408-314-0353
4	
5	In Pro Per
6	STATE BAR COURT
7	HEARING DEPARTMENT – LOS ANGELES
8	
9	
10	THE STATE BAR OF CALIFORNIA, ) Case No.: 13-O-13582
11	Plaintiff, PROOF OF SERVICE
12	vs.
13	PADRIK SYMBIO RYAN,
14 15	A Member of the Bar, Defendant
16	200-
17	I am over the age of eighteen and not a party to this action. My business address is
18	, Los Angeles, CA . On the date stated below, I caused to be delivered Defendant's
19 20	ANSWER TO DISCLIPLINARY CHARGES, in first class United States Mail with the postage
21	fully prepaid, to the recipients and at the addresses stated below.
22	TIMOTHY BYER, DTC
23	THE STATE BAR OF CALIFORNIA
24	1149 S. HILL STREET
25	LOS ANGELES, CA 90015-2299
26	I declare under penalty of perjury under the laws of the State of California that the
27	foregoing is true and correct. March 26, 20)3
28	Jeff Lorwerthal