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Renee Sanders, Esq., Sbn: 226258 LAW OFFICE OF RENEE ESTELLE SANDERS

3460 Wilshire Blvd., Suite 1215

Los Angeles, CA 90010 Telephone: (213) 480-5900 Fax: (213) 480-5903

Attorney for OLLIE PEARL MANAGO No. 140135

FILED

APR 10 2014

STATE BAR COURT CLERK'S OFFICE LOS ANGELES

STATE BAR COURT

HEARING DEPARTMENT - LOS ANGELES

In the Matter of:	Case No.: 13-N-17445
OLLIE PEARL MANAGO, No. 140135	ANSWER OF OLLIE PEARL MANAGO TO NOTICE OF DISCIPLINARY CHARGES; DECLARATION OF OLLIE PEARL MANAGO
) HEARING DATE: May 5, 2014) TIME: 10:45AM) PLACE: State Bar Court
A Member of the State Bar)

COMES NOW the Respondent, OLLIE PEARL MANAGO, (hereinafter, "RESPONDENT")

who answers the allegations of THE STATE BAR OF CALIFORNIA, (hereinafter,

"PETITIONER") by denying generally and specifically as follows:

COUNT ONE

RESPONDENT generally denies the allegation that she failed to file a declaration of compliance with California Rules of Court, rule 9.20 in conformity with the requirements of rule 9.20(c) with the clerk of the State Bar Court by October 6, 2013 as required by Supreme Court order no. S211547.

RESPONDENT specifically denies the allegation that she failed to a declaration of compliance with California Rules of Court, rule 9.20 in conformity with the requirements of rule

9.20 (c) with the clerk of the State Bar Court by October 6, 2013 as required by Supreme Court order no. S211547 in willful violation of California Rules of Court, rule 9.20 in that she in that she completed the form and mailed it to the state bar court on or about November 25, 2013(See Exhibit 1 – Copy of Declaration of Compliance).

RESPONDENT further specifically denies that any violation for filing such Declaration of Compliance after the date of October 6, 2013 was a willful violation as she did not receive the form until after November 20, 2013 in that it had been previously sent to the wrong address (See Exhibit 2 – Declaration of Ollie Pearl Manago)

WHEREFORE, RESPONENT requests that the court:

- Find that OLLIE PEARL MANAGO did not fail to file a declaration of compliance with California Rules of Court, rule 9.20 in conformity with the requirements of rule 9.20(c) with the clerk of the State Bar Court by October 6, 2013 as required by Supreme Court order no. S211547;
- 2. Find that OLLIE PEARL MANAGO did not willfully violate California Rules of Court, rule 9.20;
- 3. Find that OLLIE PEARL MANAGO pursuant to Business and Professions Code Section 6007(c) does not pose a substantial threat of harm to the interest of her clients or to the public and therefore should not be involuntarily enrolled as an inactive member of the state bar;
- 4. Find that OLLIE PEARL MANAGO should not be subject to further public or private discipline and any associated costs thereof for failure to file a declaration of compliance with California Rules of Court, rule 9.20 in conformity with the requirements of rule 9.20(c) with the clerk of the State Bar Court by October 6, 2013 as required by Supreme Court order no. S211547; and

1	5. For such	other and further relief as the court deems just and proper.
2		
3	Dated April 8, 2014	Respectfully Submitted, LAW OFFICES OF RENEE' ESTELLE SANDERS
4		
5		$R_{\rm m}(2)$
6		By: \ \ \ \ RENEE' SANDERS, ESQ.
7		Attorney for Respondent OLLIE PEARL MANAGO,
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VERIFICATION

I, OLLIE PEARL MANAGO, am the Respondent in this action. I have read the ANSWER TO NOTICE OF DISCPLINARY CHARGES AND DECLARATION OF OLLIE P. MANAGO and know its contents. The matters stated in the foregoing document are true of my own knowledge except as to those matters which are based on information and belief, and as to those matters I believe them to be true.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on 8th day of April, 2014, at Los Angeles, California.

OLLIE PEARL MANAGO, Respondent

EXHIBIT 1

			State Bar (Court			
Co	unsel for	r Respondent:	Case Number(s):		For Cour	's Use Only:	
			e				İ
In t	he Mato	er of					
1		of the State Bar of	RULE 9.20	TON			
Cau	ifornia		COMPLIANCE DECLARA	MOIN			
Supre	me Cou	nt, or an order of disba	(c) of rule 9.20, California R ment or an order accepting m	ules of Court, as y resignation by t	part of a se Suprem	have been ordered to suspension ordered by the S c Court.	state Bar Court
Withi	n 30 da		e of the order of suspension/o	lisbarment/accept	nuce of rea	signation ("effective date"):	(See rule 9.18(a
Califo	onia Ru	les of Court):		•			
1.		was filed by certifi after the effective of	ed or registered mail, return re	ceipt requested, o /disbarment, and i	f my conse n those ca	upon which the order to com- equent disqualification to act a ses where I had no co-counse sing another attorney.	es an attorney
	X	As of the date upon	which the order to comply w	ith rule 9,20 was t	iled, I had	no clients.	
2.		any, of a suitable ti				entitled, or notified clients a obtained, and called attention	
	Ø	As of the date upon were entitled.	which the order to comply w	ith rule 9.20 was 1	iled, I had	no papers or other property to	which clients
3.		I refunded fees paid	, any part of which had not be	en eamed.			
	X	As of the date upon	which the order to comply wi	th rule 9.20 was f	iled, I had	earned all fees paid to me.	
4.		which the order to o disqualification to a acceptance of my re	omply with rule 9.20 was filed to as an attorney after the effect	d by certified or re ctive date of my s my notice to oppo	gistered m ispension, sing couns	matters that were pending on ail, return receipt requested, o disbarment, or the Supreme C el/adverse parties with the con	f my ourt's
	囚	As of the date upon	which the order to comply wit	th rule 9.20 was fi	led, I did n	ot represent any clients in pen	ding matters.
5.	図	In the future, comm	unications may be directed to	me at the followin	g address:	GORENEE SAN	dees
		346 WIL	shire BL, #	-1215, 4	05 A	NSCLES CA 900	20
		[If this is not your co		ddress, this declar	ation will	change your membership addre	rss.
declar	e under	penalty of perjury AMSGUES	under the laws of the State	of California to mia, on	at the fo	regoing is true and correct.	Executed at
Vilful fi esult in	ailure to	o cemply with the pro	ovisions of rule 9.20 may spension; disbarment;	[Signature]	<u></u>	MANAGO	
		_		(Print Name)	· / ·	11141116	

File this declaration at the State Bar Court, 1149 South Hill Street, 5th Floor, Los Angeles, CA 90015-2299 (Approved by the State Bar Court Executive Committee 6/07/01; Revised 12/13/06)

DECLARATION OF OLLIE PEARL MANAGO

I OLLIE PEARL MANAGO declare as follows:

I have firsthand knowledge of the matters that are set forth hereinafter except for those alleged on information and belief, of which I have a good faith belief to be true. I offer the following declaration in lieu of personal testimony pursuant to <u>Code of Civil Procedure</u> §2009 and 2015.5, California Rules of Court 1225, <u>Reifler vs. Superior Court</u>, 39 Cal.App.3d 479 (1974), and <u>Marriage of Stevenot</u>, 154Cal.App.3d 1051 (1984). If called upon as a witness, I could and would competently testify as to the following:

- I am the Respondent in this action. I am making this declaration in support of
 my answer to Notice of Disciplinary Charges. I make this declaration based on
 my own personal knowledge except for those facts which are stated on
 information and belief. If called as a witness, I could and would testify
 competently thereto.
- 2. The Order No. S211547 from the Supreme Court was dated August 28, 2013 yet I DID NOT RECEIVE said order until AFTER November 20, 2013. (See Attachment 1 letter from May Fernandez, State Bar Probation Deputy dated November 20, 2013) This was because when it was first allegedly sent out, it was sent to the wrong address. (See Attachment 2 Letter dated 9-20-13 with incorrect address). Even then, the deadline for the 9.20 affidavit mentioned in the NEVER RECEIVED letter dated September 20, 2013 was November 6, 2013 NOT October 6, 2013 as alleged in the Notice of Disciplinary Charges (Ibid, page 2)
- 3. The only reason that I received the letter dated November 20, 2013 at all was that I had contacted the State Bar about my probation on or about October 28, 2013 and spoke with May Fernandez. (Attachment 1, page 2) At that time, I was informed by Ms. Fernandez that I had contacted her late [according to the 9/20/13 letter which I NEVER received] and that a letter dated 9/20/13 had been

sent to me with deadlines. I responded that I had NEVER received such a letter at which time I was told to look in my office for it. After I did as instructed, I called Ms. Fernandez back some days later to tell her that no such letter had been received by my office. At this point, another letter dated November 20, 2013 from Ms. Fernandez was sent to my office.

- September 20, 2013 which I discovered was addressed incorrectly.

 Nevertheless, the 9.20 Declaration of Compliance was included in the paperwork received from Ms. Fernandez on or about November 22, 2013. I PROMPTLY completed the 9.20 Declaration of Compliance and mailed it to the State Bar Court at 1149 South Hill Street, the address indicated on the form (See Exhibit 1 to Answer Declaration of Compliance). Due to the lateness of the receipt of the form which was not received until AFTER the November 6, 2013 date, there was no possible way that I could have filed it before the stated deadline in the September 20, 2013 letter and since Ms. Fernandez was aware that I had not received the form prior to her mailing the November 20, 2013 letter, I felt that mailing the declaration of compliance would be ok. To wit, any such violation for not filing it before November 6, 2013 WAS NOT WILLFUL as I mailed it soon after its receipt on or about November 21, 2013.
- 5. Thereafter, I complied with the other conditions of my probation. I have made restitution as instructed (Attachment 3 Letter to Timothy G. Byer dated 2/17/14 re restitution payments). I have taken the MPRE exam on 3/29/14 (Attachment 4 MPRE registration and fee receipt). I have timely filed my Quarterly Reports to the Probation Office (Attachment 5 Quarterly Report). Lastly, I have paid all the costs of litigation as ordered by the Court. (Attachment 6 receipt for payment of costs and bar fees).
- 6. On or about January 31, 2014, I received a Notice of Intent to File Notice of Disciplinary Charges from Timothy G. Byer, Deputy Trial Counsel for the State

Bar of California. Immediately after receiving the Notice of Intent, I attempted to contact Mr. Byer regarding the notice (See Attachment 3 noted above). When I finally was able to speak with Mr. Byer, I mistakenly thought the notice was about the 9.20 requirement regarding a restitution payment in my client trust account that I had been attempting to have evaluated by a CPA on my Quarterly Report. Therefore, when Mr. Byer told me to just get the 9.20 material in and that he didn't need a copy, I obtained the needed information and served the missing report pages on Ms. May Fernandez.

7. It wasn't until this Notice of Disciplinary Charges was received by me and Attorney Renee' Sanders thoroughly read it that I realized that Mr. Byer had been speaking of the 9.20 Declaration of Compliance that I had already sent to the court but which OBVIOUSLY the court did not receive! Had I realized that when speaking with Mr. Byer, I would have had the already sent declaration hand delivered to the State Bar Court! It was my reliance on the U.S. Postal Service and my own confusion about what the Notice of Intent was really about that was the cause of the missing Declaration of Compliance and NOT that I was willfully attempting to violate rule 9.20!

Based on the foregoing reasons, I hereby respectfully request that the court find the following:

- a. I did not fail to file a declaration of compliance with California Rules of Court, rule 9.20 in conformity with the requirements of rule 9.20(c) with the clerk of the State Bar Court by October 6, 2013 as required by Supreme order no. S211547
- b. I did not willfully violate California Rules of Court, rule 9.20
- c. Pursuant to Business and Professions Code Section 6007(c) I do not pose a substantial threat of harm to the interest of her clients or to the public

- and therefore should not be involuntarily enrolled as an inactive member of the state bar
- d. I should not be subject to further public or private discipline and any associated costs thereof for failure to file a declaration of compliance with California Rules of Court, rule 9.20 in conformity with the requirements of rule 9.20(c) with the clerk of the State Bar Court by October 6, 2013 as required by Supreme Court order no. S211547

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

DATED: 4/8/2014

OLLIE PEARL MANAGO

Attachment 1

OFFICE OF PROBATION



Terrie Goldade, Supervising Attorney (213) 765-1494

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

TELEPHONE: (213) 765-1000 FAX: (213) 765-1439 http://www.calbar.ca.gov

May Ling Fernandez: (213) 765-1035

OFFICE OF PROBATION ADDRESS VERIFIED November 20, 2013

November 20, 2013

Ollie P. Manago dba LAW OFFICES OF OLLIE P. MANAGO 3460 Wilshire Blvd Ste 1215 Los Angeles, CA 90010

In re: S211547 (12-O-11428 et al.)

In the Matter of Ollie P. Manago

Dear Ollie P. Manago:

On September 20, 2013, this office sent to you a letter (copy enclosed) for the purpose of reminding you of the terms and conditions of your probation imposed by the Supreme Court which became effective September 27, 2013.

BY:

One of those conditions requires that you pay restitution and provide satisfactory proof of payment to the Office of Probation no later than 30 days after the effective date of your order. Your satisfactory proof of full payment was due by October 27, 2013. This letter is to advise you that the Office of Probation has not received your satisfactory proof of full payment. Please submit the required proof immediately.

Please note that you were also late in contacting the Office of Probation for the purpose of scheduling a meeting with your assigned probation deputy. Your contact was due within thirty (30) days of the effective date of your probation by October 27, 2013. You did not contact the Office of Probation to schedule your meeting until October 28, 2013. You are reminded that if you are even one day late, you are not in compliance with your probation.

The Office of Probation does not intend to send any further reminder letters regarding the aforementioned non-compliance or any future compliance due dates or lack of receipt of compliance documentation. Your non-compliance can be automatically referred for review and determination of further action which may lead to the imposition of additional discipline including attendant costs, copy of current costs enclosed.

Likewise, if for any reason, you cannot timely comply with the terms and conditions of the discipline imposed, and to avoid a non-compliance referral, you must file a motion with the State Bar Court. See rules 5.162 and 5.300, et seq., Rules of Procedure of the State Bar of California. A copy of the motion must be served upon the Office of Probation. The Office of Probation does not have the authority to extend compliance due dates or modify the terms and conditions of your probation.

Ollie P. Manago November 20, 2013 Page 2

Please note that even if you are referred, you are STILL REQUIRED TO TIMELY COMPLY with all probation conditions in this matter. Additional violations may be subject to a separate non-compliance referral. If you have any questions regarding this matter, please contact me at (213) 765-1035.

Sincerely,

May Ling Fernandez Probation Deputy

ann's

/mlf

Enclosure(s)

THE STATE BAR OF CALIFORNIA 1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

OFFICE OF PROBATION

Terrie Goldade, Supervising Attorney (213) 765-1494

TELEPHONE: (213) 765-1000 FAX: (213) 765-1439

http://www.calbar.ca.gov

ADDRESS VERIFIED

OFFICE OF PROBATION Fernandez: (213) 765-1035

September 20, 2013

Ollie P. Manago LAW OFFICES OF OLLIEP. MANAGO 3460 Wilshire Blvd Ste(1214) Los Angeles, CA 90010

SEP 2 0 2013

BY:

In re: S211547 (12-O-11428 et al)

In the Matter of Ollie P. Manago

Dear Ollie P. Manago:

This reminder letter is sent to you as a courtesy and based upon information that you are not currently represented by counsel in this matter—the enforcement of your probation terms and conditions. If this is incorrect, please complete the Notice of Counsel Representation form and submit the original to the Office of Probation within five days so that future communications may be directed to your counsel.

As you know, on August 28, 2013, the Supreme Court of California filed an Order, effective September 27, 2013, suspending you from the practice of law for a period of one (1) year, staying execution and placing you on probation upon certain conditions for a period of two (2) years. Further, pursuant to the Order of the Court, you have been placed on actual suspension for the first six (6) months of your probation.1

Please take notice that attorneys are not relieved of MCLE requirements during the pendency of their disciplinary period.

Rule of Professional Conduct 1-311 requires that a firm or attorney who employs an attorney who is disbarred, resigned, suspended or involuntarily enrolled inactive, provide certain notices to the State Bar and to clients. While there is no prescribed form, in order to assist attorneys to comply with the rule, the State Bar has created notices for the employer's use. If you are or become employed by an attorney or a law firm, please remind your employer of this requirement. Forms are available at the State Bar website under Attorney Forms/Reportable Actions or you may contact the Intake Unit, Office of the Chief Trial Counsel, at (213) 765-1000.

You must also schedule a meeting with me to discuss the terms and conditions of your discipline within 30 days from the effective date of discipline.

Please review your stipulation or decision carefully. You may have been ordered to remain on actual suspension until you have fully paid the costs imposed as a result of your discipline. The Office of Probation does NOT monitor costs. If you have questions, contact Membership Billing at (415) 538-2360.

Ollie P. Manago September 20, 2013 Page 2

The Court has also ordered you to comply with the provisions of Rule 9.20, California Rules of Court. Your affidavit must be timely filed with the State Bar Court by no later than **November 6, 2013**. Do NOT submit your original affidavit to the Office of Probation.

Additionally, by court order, you must take and provide proof of successful passage of the Multi-State Professional Responsibility Examination (MPRE) to the Office of Probation on or before **September 27**, **2014**. It is important that you plan to take this examination well in advance of the due date so that you can re-take the examination if you do not receive a passing score. The MPRE is only offered three times a year. Failure to provide proof of passage of this examination by the due date may result in your indefinite suspension until you provide proof that you have passed the examination. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.)

In order to comply with the terms and conditions of your probation, you must report the status of your compliance, in each and every respect, by letter with any attachments, executed under penalty of perjury, and addressed to the Office of Probation. As a courtesy, the Office of Probation has prepared a Quarterly Report form for your use. Should you happen to lose your Quarterly Report form, you must submit your request for a copy in writing explaining why you could not maintain a copy for yourself.

Each of your reports must be a clear and unequivocal statement of compliance. See *In the Matter of Carr* (Review Dept. 1992) 2 Cal. State Bar Ct. Rptr. 244. If it is not, it can be rejected for filing.

Please review the Quarterly Report carefully to determine whether you believe that it accurately reflects the required terms and conditions. If you believe there is an error, or if you have any questions, please notify me immediately. You are responsible for timely complying with each and every term and condition whether or not it is reflected in this letter and/or the Quarterly Report form.

The conditions of your probation with compliance due dates are outlined below. Please note this summary <u>only</u> reflects those conditions and compliance due dates that require submission of proof of compliance to the Office of Probation. For a thorough review of all conditions, please refer to the enclosed copy of that portion of the disciplinary order setting forth the conditions of probation.

Condition	Deadline(s)
 Contact Probation Deputy & Schedule Required Meeting 	October 27, 2013
2. Restitution	October 27, 2013
3. 9.20 Affidavit	November 6, 2013
4. Quarterly Reports	Quarterly; beginning January 10, 2014
5. Protection of Client Funds Reports	Quarterly; beginning January 10, 2014
6. State Bar Ethics School	September 27, 2014
7. State Bar Client Trust Account Record	September 27, 2014

Ollie P. Manago September 20, 2013 Page 3

Keeping Course

8. MPRE

September 27, 2014

9. Final Report

September 27, 2015

Should you be in possession of any funds, property, or securities on behalf of a client at any time during the period covered by your quarterly probation report, you must file with each required report, a certificate from a Certified Public Accountant or other financial professional approved by the Office of Probation. If you plan to have a financial professional other than a Certified Public Accountant, that professional must be approved by the Office of Probation <u>prior</u> to any certificate being filed. Enclosed is a sample certificate. Please note that this is just a sample of what a certificate may look like. You must make sure that your certificate meets the specific requirement.

You are to make good faith efforts to acquire resources to pay restitution, and your failure to make restitution will reflect adversely on your rehabilitation. In the Matter of Broderick (Review Dept. 1994) 3 Cal. State Bar Ct. Rptr. 138; In the Matter of Potack (Review Dept. 1991) 1 Cal. State Bar Ct. Rptr. 525. Financial difficulties may be considered in mitigation, not culpability, if they are extreme and result from circumstances that are not reasonably foreseeable or that were beyond your control; your entire financial condition, not just income, is to be considered. In the Matter of Taggart (Review Dept. 2001) 4 Cal. State Bar Ct. Rptr. At 311. Because restitution is a measure of rehabilitation, you are to pay the amount ordered even if at a later date a separate agreement is obtained such that the payee will accept less (or file a motion to modify the restitution condition). Hippard v. State Bar (1989) 49 Cal. 3d 1084.

You are required to report, and in no event in more than ten (10) days, to the Membership Records Office of the State Bar and the Office of Probation, all changes of information including current name, office address and telephone number, or other address for State Bar purposes as prescribed by section 6002.1 of the Business and Professions Code. The Office of Probation will only send documents to your official membership records address.

Further, please be advised that the Office of Probation does not have the authority to extend compliance due dates or modify the terms and conditions of the discipline order. Request for extension of time or modification of the terms and conditions of the discipline order must be filed with the State Bar Court Hearing Department or Review Department. See, Rules of Procedure of the State Bar of California, rules 5.162 and 5.300, et seq. A copy of the motion must be served upon the Office of Probation. Failure to timely submit reports or any other proof of compliance may result in a non-compliance referral which may lead to the imposition of additional discipline.

Enclosed are copies of the Supreme Court Order and conditions of probation, which you have already received from the Courts or your counsel, Rule 9.20 - California Rules of Court, Rules 5.330 and 5.332 - Rules of Procedure, Affidavit form, Multi-State Professional Responsibility Examination schedule, Quarterly Report with instructions, Client Funds Certificate, Proof of Payment instructions, and Notice of Counsel Representation form. Also enclosed is scheduling and enrollment information for the State Bar's Ethics School and Client Trust Account Record-Keeping Course.

Ollie P. Manago September 20, 2013 Page 4

It is recommended that you maintain a file containing all orders as well as communication between the Office of Probation and yourself. Keep your file in a convenient location so that if you have contact with the Office of Probation, any question can be quickly addressed. It is further recommended that you sign all original documents in blue so that the Office of Probation will immediately be able to ascertain whether you have provided the required original(s).

Please note that the Court has determined that the repeated need of the State Bar to actively intervene to seek compliance with disciplinary terms and conditions is inconsistent with the self-governing nature of probation as a rehabilitative part of the attorney discipline system. *In the Matter of Gorman* (Review Dept. 2003) 4 Cal. State Bar Ct. Rptr. 567, 573.

Sincerely,

May Fernandez

Probation Deputy

/el

Enclosures

Attachment 3

OLLIE P. MANAGO 3460 WILSHIRE BOULEVARD, SUITE 1215 LOS ANGELES, CALIFORNIA 90010

OFC: 213-480-5900 FAX: 213-480-5903

E-MAIL: omanago@omanago.com

February 17, 2014

Timothy G. Byer
Deputy Trial Counsel
The State Bar of California
Office of the Chief Trial Counsel Enforcement
845 South Figueroa Street
Los Angeles, California 90017-2515
Fax: 213-765-1319

RE: Notice of Intent to File Notice of Disciplinary Charges

Case Number: 13-N-17445

Complainant: State Bar Investigation

Dear Attorney Byer;

W.

With regard to the request for my response as to any clients' funds in my possession on or around October 1, 2013, my response is as follows:

On or around October 2, 2013, client funds in the amount of \$8,942.43 existed in the Client Trust Funds Account for Client Vernice K. Barras (hereinafter, "Ms. Barras"). (Please see Bar Investigator Podina C. Brown's Case No. 13-O-13660.)

But for Ms. Barras' claim that she did not receive the original check earlier that year and her declination to sign a receipt for my issuance of a substitute check to her in July, 2013, those funds would have not been in the Client Trust Funds Account.

Please note that effective October 7, 2013, Ms. Barras cashed the check issued to her for \$8,942.43, thereby relieving the Client Trust Funds Account of all funds due to her. Accordingly, as of October 7, 2013, no additional client funds existed in the Client Trust Funds Account or in my possession. (Please see the copy of a follow-up email response to Bar Investigator Brown, which include a copy of the Check No.8375, attached hereto as Attachment A.)

Further, I was required to reimburse the estate of Lorraine Jackson, which I did on or around January 22, 2014. (Please see copy, attached hereto as Attachment B.)

With regard to your invitation to informally discuss the instant matter with you prior to the ENEC, as stated in your letter dated January 31, 2014, please note that I called your office immediately upon my receipt of the letter the very same day. I left you a message asking that you return my call. As of the date of this response letter to you, I have not received a response phone call from you.

Please understand that it is my intent to openly and candidly respond to any inquiry you may pose regarding this investigation, I truly look forward to hearing from you and being given an opportunity to clear this matter and my record of this complaint. I am very interested in an informal discussion with you, instead of or prior to any ENEC. It is hoped, however that my written response coupled with my prior response to Investigator Brown's inquiry will be sufficient to resolve this current matter.

Sincerely your

Ollie P./Manago

2118 West 153rd Street Compton, CA 90220 OFC: 213-480-5900 FAX: 213-480-5903

CELL: 213-272-1056

E-MAIL: omanago@omanago.com





10: P0	oina C	. Brown		From:	OLLIE P. MANAGO	
Fax:	213-70	65-1318		Pages:	6	
Phone	: 213-	765-1000		Date:	09/10/2013	
Re: Ve	ernice	K. Taylor-Barras				
		-				_
		-				
			·			_
Comm	ent	☐ Please Reply	[∕] □ Please Recy	/cle		
• Com	ments			· · · · · · · · · · · · · · · · · · ·		-

Please, allow me until Monday September 16, 2013 to respond to your letters. I have been out of the office since August 30, 2013 and I did not realize that your letter was here until Friday September 5, 2013 and I just did not have time to respond. I tried to respond tonight but I need more time.

Thanking you in advance for your for your answer to my request.

I have enclosed here in my letter to Ms. Barras on August 13 2013. So I have not been just ignoring the matter.

3460 WILSHIRE BOULEVARD, SUITE 12 LOS ANGELES, CALIFORNIA 90010

OFFICE: (213) 480-5900 FAX: (213) 480-5903

EMAIL: omanago@omanago.com

Law Offices of Ollie P. Manago

08/013/2013

Vernice K. Taylor-Barras P O BOX 2521534 Los Angeles, California 90025

Dear Ms. Barras:

Enclosed, you will find the check from California Fair Plan Association in the amount of \$4,257.00. My signature has been guaranteed by my bank so you should not have any problem cashing it. I have also enclosed a check in the amount of \$8,942.43. The two checks together total \$13,199.43.

The total sum received in regards to your insurance claim with California Fair Plan Association, claim number 529938 and policy number 2087166 08 was \$19,799.15. After deducting the 33% (\$6,599.72) for our office the total remaining is \$13,199.43. Said sum is enclosed herein.

If I can be of any further assistance, please feel free to contact me.

Sincerely Yours,

Ollie P. Manago

LAW OFFICES OF OLLIE P. MANAGO

3460 WILSHIRE BLVD., STE. 1214 LOS ANGELES, CA 90010 PH. 213-480-5900

WELLS FARGO BANK LOS ANGELES, CA 90010

EZShield" PLUS Check fraud

8337

8/13/2013

PAY TO THE ORDER OF

VERNICE KIM BARRAS

**8,942.43

Eight Thousand Nine Hundred Forty-Two and 43/100******

DOLLARS

FINAL PAYMENT PAID IN FULL



CALIFORNIA FAIR PLAN ASSOCIATION 3435 WILSHIRE BOULEVARD, SUITE 1200 P.O. BOX 76924 LOS ANGELES, CA 90076-0924 (213) 487-0111

Wells Fargo Bank 333 S. Grand Avenue Los Angeles, CA 90071

CHECK NO: 0090286

POLICY NUMBER

CLAIM NUMBER

ISSUE DATE

LOSS DATE

AMOUNT

2087166 08

529938

07/18/2013

03 / 25 / 2012

\$4,257.00

Pay To the Order of

VERNICE KIM BARRAS AND JPMORGAN CHASE, LN # 1769171630

AND THE LAW OFFICES OF OLLIE MANAGO

Four Thousand Two Hundred Fifty-Seven and NO/100 Dollars

Windstorm Or Hail ABESTOS/LEAD ABATEMENT



DO NOT WRITE, STAMP OR SIGN BELOW THIS LINE RESERVED FOR FINANCIAL INSTITUTION USE*

LAW OFFICES OF OLLIE P. MANAGO TRUST ACCOUNT SBN 140135 3460 WILSHIRE BLVD., STE. 1214 LOS ANGELES, CA 90010 PH. 213-480-5900

WELLS FARGO BANK LOS ANGELES, CA 90010

16-24/1220 EZShield" PLUS Check Fraud Protection & ID Restoration

8337

8/13/2013

PAY TO THE ORDER OF

VERNICE KIM BARRAS

**8,942.43

DOLLARS

FINAL PAYMENT PAID IN FULL

008337# #122000247# 0359422466#

3460 WILSHIRE B&ULEVARD, SUITE 121 LOS ANGELES, CALIFORNIA 90010

OFFICE: (213) 480-5900 FAX: (213) 480-5903

EMAIL: omanago@omanago.com

Law Offices of Ollie P. Manago

08/013/2013

I, Vernice K. Taylor-Barras received payment in full for my home owner's insurance claim in the amount of \$13,199.43 (thirteen thousand one hundred ninety dollars and forty three cents). Said payment is accepted and in exchange for the release of any and all obligation the Law Offices of Ollie P. Manago my owe me as a result of my insurance claim with California Fair Plan Association, claim number 529938 and policy number 2087166 08.

008/13/2013	·
000, 20, 20, 20, 20	VERNICE K. TAYLOR-BARRAS
•	
08/13/2013	
0 9, 10 10 10	OLLIE P. MANAGO, ESQ.

09/11/2013 00:35 Serial No. 311705182 TC: 517559

Destination	Start Time	Time	Prints	Result	Note
7651318	09-11 00:33	00:01:18	006/006	OK	L1

Note L1: Main Circuit, L2: Sub Circuit, TMR: Timer, POL: Poll, ORG: Original, FME: Frame Erase TX, MIX: Mixed Original, CALL: Manual Communication, CSRC: CSRC, FWD: Forward, PC: PC-FAX, BND: Bind, SP: Special Original, FCODE: F-Code, RTX: Re-Tx, RLY: Relay, MBX: Confidential,

BUL:Bulletin, SIP:SIP-Fax, IPADR:IP Address Fax, I-FAX:Internet Fax

Result OK: Communication OK, S-OK: Stop Communication, PW-OFF: Power Switch OFF,

TEL: RX from TEL, NG: Other Error, Cont: Continue, No Ans: No Answer,

Refuse: Receipt Refused, Busy: Busy, M-Full: Memory Full,

LOVR: Receiving length Over, POVER: Receiving page Over, FIL: File Error,

DC: Decode Error, MDN: MDN Response Error, DSN: DSN Response Error.

2118 West 153" Str Compton, CA 90220 OFC: 213-460-5900 FAX: 213-480-5903 CELL: 213-272-1056

OLLIE P. MANAGO



To: Podina	C. Brown	Fro	FFRE	OLLIE P. MANAGO
Fax: 213-7	766-1318	Pag) 	6
Phone: 213	-765-1000	Det	-	09/10/2013
Re: Vernice	K. Taylor-Barras			· ·
Comment	□ Please Reply	☐ Please Recycle		
• Comment				

Please, allow me until Monday September 16, 2013 to respond to your letters. I have been out of the office since August 30, 2013 and I did not realize that your letter was here until Friday September 5, 2013 and I just did not have time to respond. I tried to respond tonight but I need more time.

Thanking you in advance for your for your answer to my request,

I have enclosed here in my letter to Ms. Barras on August 13 2013. So I have not been just ignoring the metter.

ATTACHMENT "B"

Session Timeout Warning Do you want to continue using this site? If you do not respond, you will be automatically logged off in 60 seconds.

Yes No

MPRE

Cart:0 item(s)

Log Out

My Home

My Account

F#9432(F

My MFRE

Sabbath letter received: %

Left-handed:

MPRE Registrations

Administration Date	Test Center Requested	Test Center Assigned	Sabbath Date	Jurisdiction to receive score	
3/29/2014	UNIV OF	UNIV OF	No	CALIFORNIA	Change Jurisdiction
Print ticket	SOUTHERN	SOUTHERN CALIFORNIA			
(PDF, 115KB) 🖾	(9505)	(9505)			

If your MPRE tisks, soon not contain your internation, pays tisk contribute and death of a open with Adobs Payrer

PLEASE NOTE: In order to view PDF files you need to have Adobe® Reader®, If you don't have Adobe® Reader® you can download it from http://get.adobe.com/reader/

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Session Timeout Warning Do you want to continue using this site? If you do not respond, you will be automatically logged off in 60 seconds.

Yes No

My Home

MPRE

Cart:0 item(s) Log Out

Transaction Summary

Date	Transaction	Fee Payment Amount
01/10/2014	MPRE 3/29/2014	80.00
01/10/2014	Electronic Payment - Thank You	80.00
	Summary	Total
		Total Charges: 80.00

My Arculat

Total Payments: 80.00

Balance: 0

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IN THE N	MATTER OF (anago	(For Office of Probation Use Only)
CASE NO	(s): S211547 (12-O-11428 et al)	
Probation		
	QUARTERI	LY REPORT
V F	irst Report Due: January 10, 2014	Final Report Due: September 27,
(for period S	eptember 27, 2013 through December 31, 2013)	2015 (for period July 1, 2015 through September 27, 2015)
	January 10, 20 April 10, 20 riod 10/1 through 12/31) (for period 01/01 through 3	July 10, 20 October 10, 20 (for period 4/1 through 6/30)
	ient copies of this form for future use a obation, 1149 South Hill Street, Los An	nd mail reports to State Bar of California, Attn: ageles, California 90015-2299.
Place an "X	" before each of the statements below t	hat applies to you:
Complian	ce with State Bar Act and Rules;	and Report on SBC Proceedings
×	provisions of the State Bar Act, Rules probation; and during the preceding can against me in the State Bar Court, or i	ove or portion thereof, I have complied with all of Professional Conduct, and all conditions of alendar quarter, there were no proceedings pending f there were, I have attached my declaration, signed y pending proceeding(s) in State Bar Court rent status.
	Or	
		oortion thereof, I have complied with all provisions onal Conduct, and all conditions of probation
	(attach declaration)	under penalty of perjury if more space is needed);
	and during the preceding calendar qua- in the State Bar Court, or if there were	rter, there were no proceedings pending against me, I have attached my declaration, signed undering proceeding(s) in State Bar Court including the

Ollie P. Manago Case No. S211547 (12-O-11428 et al) Page 2

Current Address

Within 10 days of any change, I reported to the Membership Records Office and to the Office of Probation of the State Bar of California ("Office of Probation"), all changes of information including current name, office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code

Suspension

I did not practice law at any time during the reporting period noted above or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

State Bar Ethics School

	I have registered for the State Bar Ethics School course given on I have completed the State Bar Ethics School course given on A copy of my certificate of completion is attached if not previously submitted.	
Multi-Stat	te Professional Responsibility Exami	nation
上	I have registered for the MPRE given on _	4-06-14
	I have taken the MPRE given on	and am awaiting the results.
	I passed the MPRE given onattached if not previously submitted.	A copy of my results is
<u> </u>	I did not pass the MPRE given onthe examination given on	and have re-scheduled to take

Restitution

I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (must include amount and date paid) from the payee acknowledging receipt of the payment. A Sent Certified mail Only I cashed check.

Office not returned or cashed copy of cksent enclosed with press of mailing.

I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (must include amount and date paid) from the payee acknowledging receipt of the payment.

Ollie P. Manago Case No. S211547 (12-O-11428 et al) Page 3

Protection of Client Funds

×	I did not possess client funds, properties and/or securities at any time during the reporting period noted above or portion thereof.		
	I have possessed client funds, properties, and/or securities during the reporting period noted above or portion thereof, and have attached to this report a statement from a Certified Public Accountant or other financial professional approved by the Office of		
	Probation, verifying compliance with the requirements of the Protection of Clients' Fund condition.		
State Bar Client Trust Accounting School			
<u></u>	I have registered for the State Bar Client Trust Accounting School given on		
	I have completed the State Bar Client Trust Accounting School given on A copy of my certificate of completion is attached if not previously submitted.		
I decl	are under penalty of perjury under the laws of the State of California that all of the		
	provided in this report is true and accurate.		
Date: //	9/2019 Signature: Ollie P. Manago		
, ,	(Please sign in blue ink)		

LAW OFFICES OF OLLIE P. MANAGO

WELLS FA J BANK CALIFORNIA WWW.WELLSFARGO.COM

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16-24/1220

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LAW OFFICES OF OLLIE P. MANAGO

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Lousine Tackson

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/ OFFICES OF OLLIE P. MANAGO

42464

Account Number



Wells Fargo Business Online®

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Attachment 6

Payment Confirmation for Online Payment Confirmation

The State Bar of California [noreply@epymtservice.com]

Sent: Monday, February 03, 2014 8:03 PM

To: Ollie Manago

*** PLEASE DO NOT RESPOND TO THIS EMAIL ***

Thank you for your payment.

This email is to confirm your payment submitted on Feb-03-2014 for Online Payment Confirmation.

Confirmation Number: BARBAR000456566

Payment Amount: \$7,858.00

Scheduled Payment Date: Feb-05-2014

Amount Due: \$7,858.00

Account Nickname: N/A

Routing Transit Number: 122000247

Account Number: *2466 Account Type: Checking Account Category: Business

If you have questions about this payment or need assistance, please send an email to billing@calbar.ca.gov, or call Customer Service at 1-888-800-3400.

Thank you for using the State Bar of California electronic payment system.

PROOF OF SERVICE STATE OF CALIFORNIA COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 3460 Wilshire Blvd, Suite 1215, Los Angeles, CA 90010

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice, documents are deposited with United States Postal Service on the same day which is stated in the proof of service, with postage fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served service is presumed invalid if the postal cancellation date or postage meter date is more than one day after the date stated in this Proof of Service.

On April 9, 2014 I served the document(s) described as:

ANSWER OF OLLIE PEARL MANAGO TO NOTICE OF DISCIPLINARY CHARGES, DECLARATION OF OLLIE PEARL MANAGO

on interested parties in this action by placing a true copy thereof enclosed in a sealed envelopes and addressed as follows:

Timothy G. Byer
Deputy Trial Counsel
The State bar of California
Office of the Chief Trial Counsel Enforcement
845 South Figueroa Street
Los Angeles, CA 90017-2515

[X] (BY MAIL) I deposited such envelope in the mail at Los Angeles, California with postage thereon fully prepaid.

[] (PERSONAL SERVICE) I caused such envelope(s) to be delivered by hand to the office(s) of the addressee(s).

[] (BY FACSIMILE) I caused such document(s) to be telephonically transmitted to the office(s) of the addressee(s).

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed this April 9, 2014 at Los Angeles, California

RENEE' SANDERS