

**FILED**

**AUG 01 2014**

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Attorneys for RANDALL JOHN BOBUS

THE STATE BAR COURT  
HEARING DEPARTMENT – SAN FRANCISCO

In the Matter of  
RANDALL JOHN BOBUS  
No. 75867  
A Member of the State Bar

Case No. 13-O-16121-PEM

**RESPONSE TO NOTICE OF  
DISCIPLINARY CHARGES**

RANDALL JOHN BOBUS, by and through counsel Jonathan I. Arons, responds to the Notice of Disciplinary Charges filed on or about July 7, 2014, by the Office of the Chief Trial Counsel ("OCTC") of The State Bar of California, as follows:

JURISDICTION

1. Admit.

COUNT ONE

Case No. 13-O-16121

California Business & Professions Code §6068(k)  
[Failure to Comply with Conditions of Probation]

2. Admit in part, deny in part.

A. Admit they were not filed by due date but assert they were filed with explanations concerning respective dates due and circumstances that prevented more timely filing.



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2 B. Admit they were not filed by due date but assert proof of compliance with  
3 underlying criminal matters (DUI, etc.) was enclosed with each report. In fact  
4 DUI matter had been closed by time Probation report of October 2013 was  
5 due.

6 C. Deny as to November and December 2010. Mr. Bobus lacks sufficient  
7 information to admit or deny allegations regarding July, August and October  
8 2011 and October 2012. As to other dates, Mr. Bobus was in contact with  
9 Office of Probation concerning ability to comply. Office of Probation was  
10 made aware Mr. Bobus was in custody during some of the dates in question.  
11 Mr. Bobus also informed Office of Probation he was financially unable to  
12 comply with treatment conditions. Mr. Bobus also attempted to have the  
13 conditions of probation modified by filing a Petition in the State Bar Court,  
14 which was ultimately denied.

15 D. Deny as to January 2011 as he was in custody and unable to receive treatment.  
16 As to January 2013, Mr. Bobus notified Office of Probation of his financial  
17 inability to comply.

18 E. Mr. Bobus lacks sufficient information to admit or deny as to January, April  
19 and October 2012. Mr. Bobus asserts he asked his treatment provider to send  
20 reports for time periods. He has insufficient information to know whether or  
21 not the reports were sent and on what date. In July 2012 Mr. Bobus was in  
22 custody and unable to file report.

23 F. Mr. Bobus believes he did in fact furnish all lab reports but he lacks sufficient  
24 information to admit or deny on what date the lab reports were furnished.  
25 Denies as to August 2012 because he was in treatment at Azure Acres and all  
26 reports were directed to be sent to Office of Probation.

1 G. Mr. Bobus lacks sufficient information to admit or deny dates lab reports were  
2 submitted to Office of Probation but asserts that all were furnished or  
3 explained as to why they were sent on date they were in fact sent.

4 H. Deny that final report was not submitted, admits it was not submitted timely.  
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7 Respectfully Submitted,  
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10 JONATHAN I. ARONS  
11 Attorney for Randall John Bobus  
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Date: July 31, 2014

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**PROOF OF SERVICE**

I am a citizen of the United States of America, over eighteen (18) years of age, employed in the City and County of San Francisco, and not a party to this action. My business address is 100 Bush Street, Suite 918, San Francisco, California 94104. On August 1, 2014, I caused the attached:

**RESPONSE TO NOTICE OF DISCIPLINARY CHARGES**

To be served on the party or its attorney of record in this action by:

- U.S. Mail, enclosing a copy in a sealed envelope, postage prepaid, Addressed as shown below and depositing the sealed envelope with the United States Postal Service.
- By Personal Delivery, serving or causing to be served each document by Hand Delivery to the address listed below.
- By Overnight Service, enclosing a copy in a sealed envelope addressed as shown below and sending the envelope by overnight delivery service.
- U.S. Mail, enclosing a copy in a sealed envelope, with first class, certified mail, return receipt requested, postage thereon fully prepaid, addressed as shown below and depositing the sealed envelope with the United States Postal Service.

Name and address of each individual to whom document was mailed or delivered:

**CATHERINE TAYLOR**  
Office of the Chief Trial Counsel  
State Bar of California  
180 Howard Street  
San Francisco, CA 94105

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. This declaration was executed on August 1, 2014 at San Francisco, California.



ALEXIS GOUGH