

FILED

OCT 15 2015

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

1 Rene C. Nunez (SBN 226171)
2 225 Rosemont Avenue
3 San Gabriel CA 91775
4 (424) 666-5116

5 *In Propria Persona*

6 **STATE BAR COURT**
7 **HEARING DEPARTMENT- LOS ANGELES**

8 In the Matter Of:
9 **RENE CHAVEZ NUNEZ**
10 No: 226171

CASE NUMBER: 14-N-04548-YDR

**VERIFIED RESPONSE TO NOTICE
OF CHARGES**

Trial Date: 12-8-15 10 a.m.
PTC: 11-30-15 1:30 p.m.

11
12 A Member of the State Bar
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16 **TO ALL PARTIES, THEIR COUNSEL, AND THE HONORABLE JUDGE OF THE**
17 **ABOVE ENTITLED COURT:**

18 Respondent Rene C. Nunez, hereby admits to the Notice of Charges in that Respondent did not file
19 the Rule 9.20 Compliance Declaration in that Respondent has not worked as an attorney since 2013
20 and was under the mistaken impression that a Rule 9.20 Declaration did not have to be filed in that
21 case. Respondent is now aware of his mistake and attached as Exhibit "A" is a proposed Compliance
22 Declaration pursuant to Rule 9.20.

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25 By:
26 **RENE C. NUNEZ**
27 In Propria Persona



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VERIFICATION

I Rene Nunez, hereby declare:

1. That I am the Respondent in the above-entitled matter.
2. That I have read the foregoing Verified Response to Notice of Charges and know the contents thereof and the statements are true and correct.

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

Executed this 15th day of October, 2015 at Los Angeles, County, California.



Rene C. Nunez

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EXHIBIT "A"

State Bar Court

Counsel for Respondent: Pro Per	Case Number(s): 14-N-04548-YDR	For Court's Use Only:
In the Matter of Rene Nunez A Member of the State Bar of California	RULE 9.20 COMPLIANCE DECLARATION	

I, Rene Nunez, State Bar member number 226171, have been ordered to comply with the provisions of subdivisions (a) and (c) of rule 9.20, California Rules of Court, as part of a suspension ordered by the State Bar Court or Supreme Court, or an order of disbarment or an order accepting my resignation by the Supreme Court.

[Answer each question by checking one box per question. If neither option is correct, attach a declaration under penalty of perjury explaining your situation.]

Within 30 days of the effective date of the order of suspension/disbarment/acceptance of resignation ("effective date"): (See rule 9.18(a), California Rules of Court):

1. I notified all clients and co-counsel, in matters that were pending on the date upon which the order to comply with rule 9.20 was filed by certified or registered mail, return receipt requested, of my consequent disqualification to act as an attorney after the effective date of the order of suspension/disbarment, and in those cases where I had no co-counsel, I urged the clients to seek legal advice elsewhere, calling attention to any urgency in seeking another attorney.
- As of the date upon which the order to comply with rule 9.20 was filed, I had no clients.
2. I delivered to all clients any papers or other property to which the clients were entitled, or notified clients and co-counsel, if any, of a suitable time and place where the papers or other property could be obtained, and called attention to any urgency for obtaining the papers or other property.
- As of the date upon which the order to comply with rule 9.20 was filed, I had no papers or other property to which clients were entitled.
3. I refunded fees paid, any part of which had not been earned.
- As of the date upon which the order to comply with rule 9.20 was filed, I had earned all fees paid to me.
4. I notified all opposing counsel or adverse parties not represented by counsel in matters that were pending on the date upon which the order to comply with rule 9.20 was filed by certified or registered mail, return receipt requested, of my disqualification to act as an attorney after the effective date of my suspension, disbarment, or the Supreme Court's acceptance of my resignation, and filed a copy of my notice to opposing counsel/adverse parties with the court, agency or tribunal before which litigation was pending for inclusion in its files.
- As of the date upon which the order to comply with rule 9.20 was filed, I did not represent any clients in pending matters.
5. In the future, communications may be directed to me at the following address: _____

[If this is not your current State Bar membership address, this declaration will change your membership address. See Bus. & Prof. Code §6002.1(b)]

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed at Los Angeles, California, on 7-23-15.

Wilful failure to comply with the provisions of rule 9.20 may result in revocation of probation; suspension; disbarment; denial of reinstatement; or, contempt or conviction.

R-C Nunez
[Signature]
Rene C. Nunez
(Print Name)

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PROOF OF SERVICE

STATE OF CALIFORNIA)
COUNTY OF LOS ANGELES)

Case Number: RCI RS 091650

I am employed in the County of Los Angeles, State of California. I am over the age of 18 years, and not a party to the above-named action. My address is 225 Rosemont, San Gabriel California 91775.

On October 15, 2015, I served the foregoing document(s) described as:

VERIFIED RESPONSE TO NOTICE OF CHARGES

by placing [] the original or [X] a true copy thereof, enclosed in a sealed envelope(s), and addressed as follows:

Mr. Alex J. Hackert
Deputy Trial Counsel
State Bar of CA
845 S. Figueroa Street
Los Angeles, CA 90017

[x] by hand delivery;

[] by facsimile as follows:

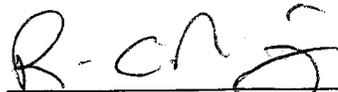
[] On I served /transmitted the above document by facsimile machine, pursuant to CRC § 2008. The facsimile machine I used complied with CRC § 2008(3) and no error in transmission was reported by the machine. I caused the machine to print a confirmation record of each transmission, a copy of which is attached.

[] I caused such envelope(s) to be deposited in the mail in the City of Alhambra, California. The envelope was mailed with postage thereon fully prepaid.

[] I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing, under which it would be deposited with the U.S. Postal Service on that same day, with postage thereon fully prepaid, at Alhambra, California. I am aware that, on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one (1) day after deposit of mailing affidavit.

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

Executed on October 15, 2015, San Gabriel, California.



Rene C. Nunez