



**FILED**

MAR 19 2010

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**STATE BAR COURT OF CALIFORNIA  
HEARING DEPARTMENT – SAN FRANCISCO**

In the Matter of )  
 )  
**SEGUNDO PANGELINAN UNPINGCO,** )  
 )  
**Former Member No. 103172,** )  
 )  
**A Former Member of the State Bar.** )  
 )  
\_\_\_\_\_ )

Case No. **92-Q-12012 (S026964)**

**ORDER DENYING IN PART AND  
GRANTING IN PART MOTION FOR  
RELIEF FROM OR EXTENSION OF  
TIME TO PAY COSTS**

**TO ALL PARTIES AND COUNSEL IN THE ABOVE ENTITLED MATTER:**

On January 27, 2010, **Segundo Pangelinan Unpingco** (Unpingco) filed a motion for relief from or extension of time to pay disciplinary costs. Specifically, Unpingco is seeking to be relieved from payment of costs assessed against him by the Supreme Court in its July 10, 1992 order in case No. S026964 (State Bar Court case No. 92-Q-12012) on grounds of financial hardship or, in the alterative, is seeking an extension of time to pay the disciplinary costs. Included as one of the exhibits attached to Unpingco's motion is a December 2, 2009 letter from the State Bar informing Unpingco that the discipline charges in case No. 92-Q-12012 totaled \$3,350 and the State Bar is now requiring full payment.

On February 25, 2010, the Office of the Chief Trial Counsel of the State Bar of California (State Bar) filed opposition stating that the motion for relief should be denied because Unpingco

“does not deserve relief from [his] obligation unless he provides an acceptable explanation for failing to make payments during the previous 17 years.”<sup>1</sup> On March 2, 2010, Unpingco filed a reply to the State Bar’s opposition.

After carefully considering all issues and evidence set forth in Unpingco’s motion and attachments thereto, the State Bar’s opposition, and Unpingco’s reply to the opposition, the court issues the following Order.

### ORDER

1. **Segundo Pangelinan Unpingco’s** motion for relief from disciplinary costs is **DENIED**, no good cause having been shown, and
2. Good cause appearing, **Segundo Pangelinan Unpingco’s** motion for extension of time to comply with the order to pay disciplinary costs is **GRANTED**. The court orders that the time in which Unpingco must pay the \$3,350 disciplinary costs associated with Supreme Court case No. S026964 is extended as follows: Beginning July 1, 2010, Unpingco must pay a minimum of \$279.17 per calendar quarter for the next three years until the entire \$3,350 is paid. These quarterly installment payments are due no later than the 10th day of each January, April, July, and October. Thus, Unpingco’s first installment payment is due no later than July 10, 2010.

The court further **ORDERS** that Unpingco submit his payments directly to the State Bar’s Membership Billing Office in San Francisco and that he promptly submit proof of each payment to the State Bar’s Office of Probation in Los Angeles.

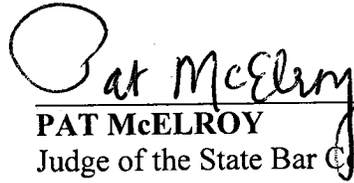
Finally, the court **ORDERS** that if Unpingco fails to pay any installment of disciplinary costs within the time provided herein or as may be modified by the State Bar Court pursuant to Business and Professions Code section 6086.10, subdivision (c), the remaining unpaid balance of

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<sup>1</sup> The court notes that the State Bar offers no explanation as to why it delayed 17 years to send its demand letter to Unpingco.

the costs is due immediately unless relief has been granted under the Rules of Procedure of the State Bar of California (Rules Proc. of State Bar, rule 286). The payment of costs remains enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

Dated: March 19, 2010

  
PAT McELROY  
Judge of the State Bar Court

**CERTIFICATE OF SERVICE**

[Rule 62(b), Rules Proc.; 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 San Francisco, on March 19, 2010, I deposited a true copy of the following document(s):

**ORDER DENYING IN PART AND GRANTING IN PART MOTION FOR RELIEF FROM OR EXTENSION OF TIME TO PAY COSTS**

in a sealed 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 San Francisco, California, addressed as follows:

SEGUNDO PANGELINAN UNPINGCO  
95 HOBSON ST #11B  
SAN JOSE, CA 95110

by certified mail, No. , with return receipt requested, through the United States Postal Service at , California, addressed as follows:

by overnight mail at , California, addressed as follows:

by fax transmission, at fax number . No error was reported by the fax machine that I used.

By personal service by leaving the documents in a sealed envelope or package clearly labeled to identify the attorney being served with a receptionist or a person having charge of the attorney's office, addressed as follows:

by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

Erica Dennings, Enforcement, San Francisco

I hereby certify that the foregoing is true and correct. Executed in San Francisco, California, on March 19, 2010.

  
George Hue  
Case Administrator  
State Bar Court