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Hearing Department □ Los Angeles. 🗷 San Francisco

Garage	sel for the State Bar		Mary Counting room					
		Case number(s)	(for Court's use)					
Cya	ney Batchelor, #114637 te Bar of California							
	Howard St., 7th F1.	·	•					
		03-C-204-JMR						
	Francisco, CA 94105	05-6-204 SIM						
Tel	e: 415/538-2204		FILED(//~					
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)		PUBLIC MATTER	MAY 1 1 2004					
Coun	sel for Respondent		OTHER DAD COURT OF EDVIC OFFICE					
Jona	than Arons, #111257	i i	STATE BAR COURT CLERK'S OFFICE					
236	W. Portal Ave., #453	BIDT FOR PUBLICATION	SAN FRANCISCO					
San	Francisco, CA 94127		·					
Tele	: 415/242-0158		ì					
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			· · · · · · · · · · · · · · · · · · ·					
l		Submitted to XXX assigned jud	dge 🗌 settlement judge					
In the	Matter of		NS OF LAW AND DISPOSITION AND					
PEN	METH J. HAHUS,	ORDER APPROVING						
KEN	MEIN J. NAMOS,	REPROVAL XXXXX PRIVATE	D PUBLIC					
Bar #	100838							
A Ma	mber of the State Bar of California	☐ PREVIOUS STIPULATION REJECT	ED					
	pondent)							
A. Po	rties' Acknowledgments:							
(1)	Respondent is a member of the State (Bar of California, admitted Decem	ber 1, 1981					
		· · · · · · · · · · · · · · · · · · ·	(date)					
	The parties agree to be bound by the		even if conclusions of law or					
(disposition are rejected or changed b	by the Supreme Court.						
(3)	All investigations or proceedings listed	the ages number in the agention of th	is sliggifuliant and activate received by					
	this stipulation, and are deemed cons							
	slipulation and order consist of 9 1		de isled drider Distrissois. The					
·	inputation and order contain or	ouges.						
(4)	A statement of acts or omissions ackn	owledged by Respondent as cause o	r causes for discipline is included					
	under "Facts." see attac							
(5)	Conclusions of law, drawn from and s	necifically referring to the facts are all	to included under "Conclusions of					
	law." see attac	·						
	see accae	ilmere.						
(6)	(6) No more than 30 days prior to the filing of this stipulation, Respondent has been advised in writing of any							
;	pending investigation/proceeding no	t resolved by this stipulation, except to	or criminal investigations.					
(2)	Denomination of Disability and Containing							
_	(7) Payment of Disciplinary Costs—Respondent acknowledges the provisions of Bus. & Prof. Code §§6086.10 &							
,	6140.7. (Check one option only):							
	acosts added to membership fee for calendar year following effective date of discipline (public reproval)							
	"	•						
	costs to be paid in equal amour	nts for the following membership years						
	(hardship, special circumstances or other good cause per rule 284, Rules of Procedure)							
	costs waived in part as set forth	under "Partial Waiver of Costs"						
	costs entirely waived							
			· ·					

Note: All information required by this form and any additional information which cannot be provided in the space provided, shall be set forth in the text component of this stipulation under specific headings, i.e. "Facts," "Dismissals," "Conclusions of Law,"

- The parties understand that A private reproval imposed on a respondent as a sesuit of a stipulation approved by the Court prior to (a) initiation of a State Bar Court proceeding is part of the respondent's official State Bar membership records, but is not disclosed in response to public inquires and is not reported on the State Bar's web page. The record of the proceeding in which such a private reproval was imposed is not available to the public except as part of the record of any subsequent proceeding in which it is introduced as evidence of a prior record of discipline under the Rules of Procedure of the State Bar. A private reproval imposed on a respondent after initiation of a State Bat Court proceeding is part of (b) the respondent's official State Bar membership records, is disclosed in response to public inquiries and is reported as a record of public discipline on the State Bar's web page. [C] A public reproval imposed on a respondent is publicly available as part of the respondent's official State Bar membership records, is disclosed in response to public inquiries and is reported as a record of public discipline on the State Bar's web page. B. Aggravating Circumstances (for definition, see Standards for Attorney Sanctions for Professional Misconduct. standard 1.2(b)]. Facts supporting aggravating circumstances are required. ☐ Prior record of discipline [see standard 1.2(f)] State Bar Court case # of prior case (a) **(b)** Date prior discipline effective ſcî Rules of Professional Conduct/ State Bar Act violations: íďì degree of prior discipline If Respondent has two or more incidents of prior discipline, use space provided below or under "Prior Discipline". (2)Dishonesty: Respondent's misconduct was surrounded by or followed by bad faith, dishonesty, concealment, overreaching or other violations of the State Bar Act or Rules of Professional Conduct.
 - Harm: Respondent's misconduct harmed significantly a client, the public or the administration of justice.

☐ Trust Violation: Trust funds or property were involved and Respondent refused or was unable to account

to the client or person who was the object of the misconduct for improper conduct toward said funds

or property.

(3)

(4)

(5)	["] 🗆	Indifference: Respondent demonstrated indifference toward rectification of or atonement for the consequences of his or her misconduct.						
(6)		Lack of Cooperation: Respondent displayed a lack of candor and cooperation to victims of his/her misconduct or to the State Bar during disciplinary investigation or proceedings.						
(7)	× Ex	Multiple/Pattern of Misconduct: Respondent's current misconduct evidences multiple acts of wrong-doing or demonstrates a pattern of misconduct. See attachment.						
(8)		No aggravating circumstances are involved.						
Add	ition	al aggravating circumstances:						
	No	one.						
C.	Mitig	ating Circumstances [see standard 1.2(e)]. Facts supporting mitigating circumstances are required.						
(1)	XXX	No Prior Discipline: Respondent has no prior record of discipline over many years of practice coupled with present misconduct which is not deemed serious. See attachment.						
(2)		No Harm: Respondent did not harm the client or person who was the object of the misconduct.						
(3)	XX X	Candor/Cooperation: Respondent displayed spontaneous candor and cooperation to the State Bar during disciplinary investigation and proceedings. See attachment.						
(4)	K	Remorse: Respondent promptly took objective steps spontaneously demonstrating remorse and recognition of the wrongdoing, which steps were designed to timely atone for any consequences of his/her misconduct.						
(5)		See attachment.						
(5)	u	Restitution: Respondent paid \$ on in restitution to without the threat or force of disciplinary, civil or criminal proceedings.						
(6)		Delay: These disciplinary proceedings were excessively delayed. The delay is not attributable to Respondent and the delay prejudiced him/her.						
(7)		Good Faith: Respondent acted in good faith.						
(8)		Emotional/Physical Difficulties: At the time of the stipulated act or acts of professional misconduct Respondent suffered extreme emotional difficulties or physical disabilities which expert testimony would establish was directly responsible for the misconduct. The difficulties or disabilities were not the product of any illegal conduct by the member, such as illegal drug or substance abuse, and Respondent no longer suffers from such difficulties or disabilities.						
(9)		Severe Financial Stress: At the time of the misconduct, Respondent suffered from severe financial stress which resulted from circumstances not reasonably foreseeable or which were beyond his/her control and which were directly responsible for the misconduct.						
(10)		Family Problems: At the time of the misconduct, Respondent suffered extreme difficulties in his/her personal life which were other than emotional or physical in nature.						
(11)		Good Character: Respondent's good character is attested to by a wide range of references in the legal and general communities who are aware of the full extent of his/her misconduct.						

(12)	Rehabilitation: Considerable time has passed since the acts of professional misconduct occurred followed by convincing proof of subsequent rehabilitation.							
(13)		No m	itigati	ing circu	ımstances are involved.			
Addi	itiono	al mitig	gating	g circum	nstances:			
	Se	e att	ache	d.				
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		·						
D. F	Discir	oline:						
			Dalagae	de reseau	and following the second secon			
(1)	Λij	XX	PTIVO	ie iebio	val (check applicable conditions, If any, below)			
			(a)		Approved by the Court prior to initiation of the State Bar Court proceedings (no public disclosure).			
			(b)	XXX	Approved by the Court after initiation of the State Bar Court proceedings (public disclosure).			
10	Comme.							
(2)	.[]	Publi	ic reprov	al (check applicable conditions, If any, below)			
E. (Cond	litions	Attacl	hed to R	Peproval:			
(1)		xxxx	Respondent shall comply with the conditions attached to the reproval for a period of two (2) years					
(2)		× Ø	During the condition period attached to the reproval, Respondent shall comply with the provisions of the State Bar Act and Rules of Professional Conduct.					
(3)		x k	Within Ien (10) days of any change, Respondent shall report to the Membership Records Office and to the Probation Unit, all changes of information, including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.					
(4)		× £	10, den Cor wou	and Octobrations of the state o	shall submit written quarterly reports to the Probation Unit on each January 10, April 10, July ober 10 of the condition period attached to the reproval. Under penalty of perjury, respond whether respondent has complied with the State Bar Act, the Rules of Professional all conditions of the reproval during the preceding calendar quarter. If the first report ress than thirty (30) days, that report shall be submitted on the next following quarter date the extended period.			
			twe		o all quarterly reports, a final report, containing the same information, is due no earlier than days before the last day of the condition period and no later than the last day of the eriod.			

(5)		conditions of probation with the probation monitor to establish a manner and schedule of compliance. During the period of probation, respondent shall furnish such reports as may be requested, in addition to quarterly reports required to be submitted to the Probation Unit. Respondent shall cooperate fully with the monitor.						
(6)	x/ <mark>©</mark> x	Subject to assertion of applicable privileges, Respondent shall answer fully, promptly and truthfully any inquiries of the Probation Unit of the Office of the Chief Trial Counsel and any probation monitor assigned under these conditions which are directed to Respondent personally or in writing relating to whether Respondent is complying or has complied with the conditions attached to the reproval.						
(7)	XEX	Within one (1) year of the effective date of the discipline herein, respondent shall provide to the Probation Unit satisfactory proof of attendance of the Ethics School and passage of the test given at the end of that session.						
(8)	XEX.	Respondent shall comply with all conditions of probation imposed in the underlying criminal matter and shall so declare under penalty of perjury in conjunction with any quarterly report required to be filed with the Probation Unit.						
(9)		Respondent shall provide proof of passage of the Multistate Professional Responsibility Examination ("MPRE"), administered by the National Conference of Bar Examiners, to the Probation Unit of the Office of the Chief Trial Counsel within one year of the effective date of the reproval. **EX* No MPRE ordered.						
(10)		The following conditions are attached hereto and incorporated:						
		Substance Abuse Conditions Law Office Management Conditions						
		☐ Medica! Conditions ☐ Financial Conditions						
(11)	羉	Other conditions negotiated by the parties:						

ATTACHMENT TO

STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION

IN THE MATTER OF:

KENNETH J. HAHUS

CASE NUMBER(S):

03-C-204-JMR

FACTS AND CONCLUSIONS OF LAW.

Procedural Background: This is a proceeding pursuant to sections 6101 and 6102 of the Business and Professions Code and rule 951 of the California Rules of Court. On June 30, 2003, Respondent was convicted of misdemeanor violations of Vehicle Code sections 23152(a) and 23152(b), for an offense that occurred on November 26, 2002, with one prior conviction that occurred on April 13, 1997. On November 10, 2003, the Review Department of the State Bar Court issued an order referring the matter to the Hearing Department for a hearing and decision recommending the discipline to be imposed in the event that the Hearing Department found that the facts and circumstances surrounding the conviction involved moral turpitude or other misconduct warranting discipline.

<u>Facts</u>: On November 3, 2002, Respondent was arrested for violating sections 23152(a) and 23152(b) of the Vehicle Code by the California Highway Patrol in Fresno County. Respondent's blood alcohol level at the time was .16%. On November 26, 2003, Respondent was charged with misdemeanor violations of Vehicle Code section 23152(a) and 23152(b), with one prior conviction that occurred on April 13, 1997. At the time of the November 3, 2002 arrest, Respondent had already successfully concluded his probation for the first DUI conviction. On June 30, 2003, Respondent was convicted by a jury of violating both sections 23152(a) and 23152(b), with one prior conviction. Respondent did not appeal the convictions, and was placed on three years unsupervised probation with standard conditions for a second DUI conviction.

Conclusions of Law: The facts and circumstances surrounding Respondent's misdemeanor violations of California Vehicle Code sections 23152 (a) and 23152(b) do not involve moral turpitude, but do involve other conduct warranting discipline. The Respondent acknowledges that by the conduct described herein, he willfully violated Business and Professions Code section 6068(a).

NEXUS BETWEEN MISCONDUCT AND SUBSTANCE ABUSE.

Respondent states that he was under the influence of alcohol at the time all the above misconduct occurred, and that he suffers from a chemical dependency (alcohol) problem.

PENDING PROCEEDINGS.

The disclosure date referred to, on page one, paragraph A.(6), was April 5, 2004.

AGGRAVATING CIRCUMSTANCES.

Multiple Acts of Misconduct: Respondent was found culpable of two separate incidents of driving under the influence of alcohol.

MITIGATING CIRCUMSTANCES.

Facts Supporting Mitigating Circumstances.

No prior record of discipline: Respondent has no prior record of discipline since being admitted to practice in California 23 years ago, in 1981.

Candor and cooperation: Respondent has been completely candid and cooperative with the State Bar during its investigation and resolution of this case.

Objective Steps Promptly Taken: Respondent self-reported his arrest to the State Bar on his own volition, although he had no obligation to do so.

Additional Mitigating Circumstances.

Compliance with Criminal Probation: Respondent successfully completed his criminal probation for the prior DUI conviction, and has been in full compliance with his probation conditions in the criminal proceeding which underlies the conviction referral here.

Substance Abuse Treatment: In March 2004, Respondent contacted the State Bar Lawyer Assistance Program and completed the intake process, and signed a preenrollment assessment agreement to begin the evaluation process to participate in that program. Respondent has been in full compliance with LAP since that initial contact.

OTHER REPROVAL CONDITIONS.

Participation in State Bar Lawyer's Assistance Program. In March 2004, Respondent voluntarily entered into a pre-enrollment application agreement with the Lawyer Assistance Program, with an intent to sign a participation agreement to enroll in LAP and comply with its conditions regarding substance abuse testing, monitoring and treatment. Respondent shall comply with the terms of the application agreement until such time as it is superseded by a participation agreement. As soon as the participation agreement is presented to Respondent, he shall execute it, and shall provide a copy of the fully-executed agreement to the Probation Unit within ten (10) days of his receipt of the agreement. Thereafter, respondent shall comply with the participation agreement, as the participation agreement may be modified by Respondent and the LAP from time to time, and shall furnish satisfactory evidence of such compliance to the Probation Unit. Respondent shall include in each quarterly and final report required herein satisfactory evidence of all such compliance made by him during that reporting period.

.Sent By: ; .APR-09-200	_	415 TE BOX OF C	665 6701; PL/FORMIA	Apr-16-04 16:07;	Page 12/13 P.11			
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April 19	2004		M	JONATHAN I.	AROHS			
4/10/0	J			r.				
Date	<u> </u>	Deputy Indi Course	S April 100	CYDECT BATCO	KELOR			
	ing and the latest a		7. S					
Ì			ORDER					
	Finding that the stipulation protects the public and that the interests of Respondent will be served by any conditions attached to the reproval, IT IS ORDERED that the requested							
Citarnia:	clamissal of counts/charges, if any, is GRANTED without prejudice, and:							
X	The stipulated facts and also attorion are APPROVED AND THE REPROVAL IMPOSED.							
	The stipulated to IMPOSED,	rcts and disposition are	APPROVED AS MOD	XFED as set forth below, and	the REPROVAL			
				ı				
				4				
modifi	y the stipulati modifies or tu	on, filed within 15 d ifher modifies the a	ays after servic ipproved stipuk	unless: 1) a motion to to e of this order, is granted ation. (See rule 135(b), i days after service of the	d; or 2) this Rules of Proce-			
				reproval may constitute of Professional Cond				
Date	5/4/6	,4	Judge bi W	M. Bull	<u> </u>			

CERTIFICATE OF SERVICE

[Rule 62(b), Rules Proc.; Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court. 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 May 11, 2004, I deposited a true copy of the following document(s):

STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION AND ORDER APPROVING

in a sealed envelope for collection and mailing on that date as follows:

[X] by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at San Francisco, California, addressed as follows:

JONATHAN IRWIN ARONS 236 W PORTAL AVE #453 SAN FRANCISCO CA 94127

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

CYDNEY BATCHELOR, Enforcement, San Francisco

I hereby certify that the foregoing is true and correct. Executed in San Francisco, California, on May 11, 2004.

Bernadette C. O. Molina

Case Administrator State Bar Court