

THE STATE OF NEW HAMPSHIRE

MERRIMACK, SS

SUPERIOR COURT

BEFORE THE COURT APPOINTED REFEREE
IN THE LIQUIDATION PROCEEDING OF THE HOME INSURANCE COMPANY
DISPUTED CLAIM DOCKET

In Re Liquidator Number:	2009-HICIL-44
Proof of Claim Number:	CLMN711647
Claimant's Name:	Adebowale O. Osijo
Claimant's Number:	CDV-2007-745
Policy or Contract Number:	GL-1692617
Insureds' Names:	Housing Resources Management, Inc., Acorn I, Ltd., & Acorn II, Ltd.
Date of Loss:	October 7, 1988

SUPPLIMENT TO THE AMENDED CLAIMANT'S MANDATORY DISCLOSURE

Claimant, Adebowale O. Osijo, hereby submits the attached exhibit, titled: "Stipulation in Lieu of Discipline," filed in the State Bar of California, on March 13, 1995, in the Matter of Georgia Ann Michell-Langsam, in support of the Amended Claimant's Mandatory Disclosure, filed in this Insurance Liquidation Proceeding, on June 12, 2009.

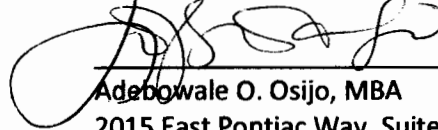
Claimant has lost the cover page of this document, over the years, and, The State Bar of California has refused to provide him with a copy of the cover page. It was the State Bar that provided Claimant with a copy of this exhibit, based on Georgia Ann Michell-Langsam stipulation that "Respondent has been informed that should Wale O. Osijo or his agent request a copy of this Agreement in Lieu of Discipline it will be provided to him." Please see page 5, last sentence.

The relevant pages in this evidence are pages 8 through 10, wherein Georgia Ann Michell-Langsam stipulated with the State Bar of California that she not only did not oppose the personal injury Defendants' Motion to Enforce Settlement Agreement, as the then Plaintiff's attorney, she filed declaration in support of the motion.

In addition to the exhibits attached to the Amended Claimant's Mandatory Disclosure, Claimant intends to prove with this evidence that there was due process violation based on the conduct of the Plaintiff's and Defendants' attorneys, as one of the grounds that makes res judicata (claim preclusion) and collateral estoppel (issue preclusion) inapplicable to the Claimant's claims in this Insurance Liquidation Proceeding. Please see *Kremer v Chemical Construction Company* (1982) 456 U.S. 461; *Iturribarria v INS* (9th Cir. 2003) 321 F.3d 889; *Lata v INS* (9th Cir. 2000) 204 F.3d 1241, 1246; and *Hernandez v City of Pomona* (California Supreme Court 2009) Case No. S149499

Dated this 15th day of July, in the year 2009.

Respectfully Submitted By:



Adebowale O. Osijo, MBA
2015 East Pontiac Way, Suite 203
Fresno, California 93726-3978
Telephone: (559) 273-5765
Facsimile: (559) 221-0585
Email Address: adebowaleosijo@att.net

PROOF OF SERVICE BY REGULAR MAIL

I, Adebowale O. Osijo declare the followings:

I served the following document by regular mail:

“Supplement to Amended Claimant’s Mandatory Disclosure”

on the following persons:

Ms. Raelynn Armstrong
The Home Insurance Company In Liquidation
C/O Merrimack County Superior Court
163 North Main Street
Post Office Box 2880
Concord, New Hampshire 03301-2880
help@hicil.org

Mr. Eric A. Smith
Rackemann, Sawyer & Brewster
A Professional Corporation
160 Federal Street
Boston Massachusetts 02110-1700
Attorneys for the Liquidator
esmith@rackemann.com

II. I declare under the penalty of perjury, and according to the laws in the State of California that the foregoing is true and correct. This declaration of oath is executed in the City and County of Fresno, California, this 15th day of July, in the year 2009.



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STATE BAR COURT OF CALIFORNIA

1149 S. HILL STREET, 5TH FLOOR, LOS ANGELES, CALIFORNIA 90015-2299

000103

Chuck Nettles
Deputy Court Clerk

(213) 765-1413
Chuck.Nettles@calbar.ca.gov

May 31, 2005

Adebowale O. Osijo, MBA
2015 E. Pontiac Way, Suite 203
Fresno, CA 93726-3978

In re: 92-O-11751 In the Matter of Georgia A. Michell-Langsam

Dear Mr. Osijo:

Pursuant to your letter dated Wednesday, May 18, 2005, please be advised that the Stipulation In Lieu Of Discipline is not a part of the State Bar Court file.

When a Stipulation in Lieu of Discipline is entered into, the document is not public and it remains with the Office of Trials. I am referring your request to Jeff DalCerro, in the Office of Trials, San Francisco as he was the Deputy Trial Counsel assigned to this proceeding.

Should you need any further assistance you may contact this office at (213) 765-1413.

Very truly yours,

A handwritten signature in black ink, appearing to read "Charles Nettles".

Charles Nettles
Deputy Court Clerk
State Bar Court

CAN:cn

cc: Jeff DalCerro, Esq.



THE STATE BAR
OF CALIFORNIA

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1639

OFFICE OF THE CHIEF TRIAL COUNSEL
ENFORCEMENT

TELEPHONE: (415) 538-2000
TDD: (415) 538-2231
FAX: (415) 538-2214

DIRECT DIAL: (415) 538-2281

Via facsimile transmission to (559) 221-0585 and first class mail as addressed

June 9, 2005

PERSONAL AND CONFIDENTIAL

Wale O. Osijo
2015 E. Pontiac Way, Suite 203
Fresno, CA 93726

RE: Georgia Michell-Langsam/92-O-11751

Dear Mr. Osijo:

Pursuant to the direction of my supervisor and at your request I write to inform you that I cannot provide you with a copy of the document you have requested as it is confidential. I regret that I can be of no further assistance to you.

Very truly yours,

Lawrence J. Dal Cerro
Assistant Chief Trial Counsel

LJD/

cc: Russell Weiner

Parties: CAI JP
Initials: CAI JP PAGE 2

(X) On or about 3/11/94, Respondent filed and served a Response to said Notice of Disciplinary Charges.

2. It is now the intention of the State Bar and the Respondent to dispose of the aforementioned matter(s) by Stipulation as to Facts and Agreement in Lieu of Discipline pursuant to Business and Professions Code sections 6068(1) and 6092.5(1).

C. CONVICTION REFERRAL ALD

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.

Respondent, a member of the State Bar of California, was convicted on _____ of violating _____

On _____, the Review Department of the State Bar Court issued an order referring this matter to the Hearing Department for a hearing and decision recommending the discipline to be imposed in the event that the Hearing Department finds that the facts and circumstances surrounding the violation of _____

of which Respondent herein was convicted, involved moral turpitude or other misconduct warranting discipline.

It is now the intention of the State Bar and the Respondent to dispose of the aforementioned matter(s) by Stipulation as to Facts and Agreement in Lieu of Discipline pursuant to Business and Professions Code sections 6068(1) and 6092.5(1).

SECTION TWO. GENERAL AGREEMENTS AND WAIVERS.

A. PARTIES

1. The parties to this Stipulation as to Facts and Agreement in Lieu of Discipline (ALD), entered into under Business and Professions Code sections 6068(1) and 6092.5(1), are the member of the State Bar of California, captioned above (hereinafter "Respondent"), who was admitted to practice law in the State of California on 5/30/80 and the State Bar of California, by and through the Office of Trials, represented by the Deputy Trial Counsel of record whose name appears below.

2. If Respondent is represented by counsel, Respondent and his/her counsel have received and reviewed this agreement, have approved it as to form and substance, and have signed FORM ALD 400 below.

3. If Respondent is appearing in propria persona, Respondent has received and reviewed this agreement, has approved it as to form and substance, and has signed FORM ALD 400 below.

000106

Parties' Initials

PAGE 3

B. JURISDICTION, SERVICE AND NOTICE OF CHARGE(S) AND ANSWER.

The parties agree that the State Bar Court has jurisdiction over Respondent to take the action agreed upon within this Stipulation as to Facts and Agreement in Lieu of Discipline. This agreement is entered into pursuant to provisions of Business and Professions Code sections 6068(1) and 6092.5(1). No issue is raised over notice or service of any charge(s). The parties waive any variance between the basis for the action agreed to in this agreement and any charge(s). As to any charge(s) not yet filed in any matter covered by this agreement, the parties waive the filing of formal charge(s), any answer thereto, and any other formal procedures.

C. PROCEDURES AND TRIAL.

In order to accomplish the objectives of this agreement, the parties waive all State Bar Court procedures regarding formal discovery as well as hearing and trial.

The parties agree to submit this agreement to the Court for an in camera inspection if requested.

D. PENDING PROCEEDINGS.

All pending investigations and matters included in this agreement are listed by case number in the caption above.

E. EFFECT OF THIS AGREEMENT.

1. The parties agree that this Stipulation as to Facts and Agreement in Lieu of Discipline includes this form and all attachments.

2. Business and Professions Code section 6068(1) provides that it is the duty of any attorney "to keep all agreements made in lieu of disciplinary prosecution with the agency charged with attorney discipline." Any conduct by the Respondent within the effective period of this agreement which violates this agreement may give rise to prosecution for violation of Business and Professions Code section 6068(1) in addition to prosecution for the underlying allegations.

3. The facts stipulated to as to the underlying misconduct are binding upon the Respondent, and the Stipulation as to Facts and Agreement in Lieu of Discipline, while confidential, may be admitted as evidence without further foundation at any disciplinary hearing held in conjunction with Respondent's failure to comply with the conditions of this agreement.

4. Should Respondent comply fully with the terms and conditions of this agreement as specified herein, the matter(s) referenced herein will thereafter be closed by the State Bar and the State Bar agrees that it will be precluded from reopening the referenced matters for any reason other than as stated in this agreement.

F. FURTHER ACKNOWLEDGMENTS/CONSENTS.

By executing this agreement, Respondent consents that although this agreement is confidential, the agreement will be disclosed to the individual(s) whose complaints are resolved hereby.

If this agreement is being executed prior to the initiation of disciplinary action in State Bar Court, Respondent has been advised that pursuant to Business and Professions Code section 6086.11, this agreement may be subject to review by the State Bar Complainants' Grievance Panel either in their annual audit or if the individual(s) who complained against Respondent disagrees with this disposition. In either case, the Panel may order further investigation or recommend that the Chief Trial Counsel file a Notice of Disciplinary Charges, take other formal disciplinary action or other action not involving formal disciplinary charges. Upon request for review from a complaining witness, Respondent understands that he/she will be notified.

The parties agree that upon the execution of this agreement by all parties, the State Bar will move the Court to dismiss, in the interest of justice and without prejudice to refile should Respondent fail to comply with the terms and conditions of this agreement, any formal charges filed with the Court which form the basis for this agreement.

G. COSTS OF DISCIPLINARY PROCEEDINGS.

The agreed disposition is not eligible for costs to be awarded the State Bar.

SECTION THREE. STATEMENT OF ACTS OR OMISSIONS AND CONCLUSIONS OF LAW WARRANTING THE AGREED DISPOSITION.

The parties have attached FORM ALD 130 and agree that the same warrants the disposition set forth in this agreement.

SECTION FOUR. STATEMENT OF FACTS, FACTORS OR CIRCUMSTANCES BEARING ON THE AGREED DISPOSITION.

The parties agree that the following attachment sets forth facts and circumstances considered mitigating, aggravating or otherwise bearing on the agreed disposition:

[] FORM ALD 140: STATEMENT OF FACTS AND CIRCUMSTANCES BEARING ON THE AGREED DISPOSITION

SECTION FIVE. AGREED DISPOSITION.

Based on the foregoing and all attachments, the parties agree that this Agreement in Lieu of Discipline, together with the following conditions, constitutes the appropriate disposition of all matters covered herein.

- CALIFORNIA PROFESSIONAL RESPONSIBILITY EXAMINATION [FORM ALD 260]
- STANDARD CONDITIONS [FORM ALD 310]
- RESTITUTION [FORM ALD 320]
- ALCOHOL/DRUG ABUSE CONDITIONS [FORM ALD 382]
- MENTAL HEALTH CONDITIONS [FORM ALD 383]
- ADDITIONAL CONDITIONS [FORM ALD 384]
- STATE BAR ETHICS SCHOOL/CLIENT TRUST ACCOUNT RECORD-KEEPING COURSE [FORM ALD 385]
- COMPLIANCE WITH CONDITIONS OF PROBATION/PAROLE IN UNDERLYING CRIMINAL MATTER [FORM ALD 387]

Parties' Initials

(A)

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24 598 Franklin Street
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Telephone: (415) 361-8228

IN THE MATTER OF

Case No(s).

Georgia A. Mitchell-Langsam

72-0-11751-J6

A Member of the State Bar.

STATEMENT OF ACTS OR OMISSIONS AND CONCLUSIONS OF LAW
CONSTITUTING A BASIS FOR THIS AGREEMENT

(PLEASE USE A SEPARATE FORM FOR EACH COUNTY.)

COUNT Four

FACTS

See attached page 8.

LEGAL CONCLUSIONS

The Respondent acknowledges that by the conduct described above, he/she wilfully violated Business and Professions Code section(s)

and/or Rules of Professional Conduct 3-310(A).

The parties stipulate that the protection of the public and the interests of the Respondent would be best served by this Agreement in Lieu of Discipline pursuant to Business and Professions Code sections 6068(1) and 6092.5(i), including the provisions outlined in ALD 110.

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Parties' Initials (AM) [Signature] [Signature] Page 8

In the Matter of
Georgia A. Mitchell-Langsam

Case No. 92-O-11751

1. Prior to July 25, 1991, Adebowale ("Wale") O. Osijo ("Osijo") employed Respondent to represent him in a personal injury action, Wale O. Osijo v. Housing Resources Management, Inc and ~~Res~~ Staff Security Services, Inc., Alameda County Superior Court case no. 649881-6 ("Osijo v. HRM").

2. On July 25, 1991, Respondent and Osijo attended a settlement conference in Osijo v. HRM. At this settlement conference, Osijo agreed to settle his matter for \$250,000.00.

3. On July 26, 1991, Osijo notified Respondent that he wished to disavow the settlement and this remained his position at all further times.

4. On August 15, 1991, defense counsel in Osijo v. HRM filed a motion to enforce the settlement.

5. Thereafter, Respondent took no action to defend against the motion to enforce the settlement. Further, on August 22, 1991, Respondent filed a declaration signed by her and submitted it relevant to the motion to enforce the settlement and contrary to Osijo's desire to disavow the settlement. Osijo did not consent to the submission of this declaration.

6. Respondent contends that Osijo waived his rights to later change his mind after settlement and that she was following Osijo's instructions in the first instance in acting as referenced above.

7. Even if Respondent's contentions are accurate, her ethical alternatives were to either withdraw or to not file documents reflecting the instructions of her client in the first instance because acting as she did involved either an actual or apparent conflict of interest with Osijo.

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IN THE MATTER OF
Georgia A. Mitchell - Langsam,
A Member of the State Bar.

Case No(s).
92-0-11751-JG

STATEMENT OF ACTS OR OMISSIONS AND CONCLUSIONS OF LAW
CONSTITUTING A BASIS FOR THIS AGREEMENT

(PLEASE USE A SEPARATE FORM FOR EACH COUNTY.)

COUNT Five

FACTS

See attached page 10.

LEGAL CONCLUSIONS

The Respondent acknowledges that by the conduct described above, he/she wilfully violated Business and Professions Code section(s) _____ and/or Rules of Professional Conduct 3-310(A). The parties stipulate that the protection of the public and the interests of the Respondent would be best served by this Agreement in Lieu of Discipline pursuant to Business and Professions Code sections 6060(1) and 6092.5(i), including the provisions outlined in ALD 110.

Parties'
Initials Page 10In the Matter of
Georgia A. Michell-Langsam

Case No. 92-O-11751

1. Paragraphs 1-6 inclusive of page 8 of this Agreement in Lieu of Discipline are incorporated by reference as if set forth in full herein.
2. By minute order issued on September 5, 1991, and by formal order filed October 10, 1991, the Superior Court granted the motion to enforce the settlement.
3. On September 5, 1991, Osijo notified Respondent that she was discharged from employment. At a hearing on January 10, 1992, and by formal order filed on February 11, 1992, the Superior Court granted Respondent's motion to withdraw from the case.
4. On September 23, 1991, Osijo filed in propria persona an appeal from the order enforcing the settlement. On January 15, 1992, Respondent submitted an Amicus Curiae brief to the Court of Appeal which she contended was in accordance with the instructions of Osijo in the first instance, but was in opposition to the position then being taken by Osijo in his appeal. Respondent took this action without the consent of Osijo.
5. Even if Respondent's contentions are accurate, her ethical obligation was to not file documents reflecting the instructions of her client in the first instance because acting as she did involved either an actual or apparent conflict of interest with Osijo.

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Parties' Initials KAM WZ JP PAGE 11

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IN THE MATTER OF

Case No(s).

George A. Mitchell-Langsam

72-0-11751-J6

A Member of the State Bar...

STATEMENT OF FACTS AND CIRCUMSTANCES BEARING ON THE AGREED DISPOSITION

A. AGGRAVATING CIRCUMSTANCES:

[] 1. Respondent has a record of prior discipline. [Std 1.2(b)(i)]¹ Supporting facts:

[] 2. Respondent's misconduct evidences multiple acts of wrongdoing. [Std 1.2(b)(ii)] Supporting facts:

[] 3. Respondent's misconduct evidences/demonstrates a pattern of misconduct. [Std 1.2(b)(ii)] Supporting facts:

[] 4. Respondent's misconduct was surrounded or followed by bad faith, dishonesty, concealment, overreaching or other circumstances defined by Standard 1.2(b)(iii). Supporting facts:

¹References to "Standards" are to the "Standards for Attorney Sanctions for Professional Misconduct." (See Rules of Procedure of the State Bar of California, Title IV.)

B. MITIGATING CIRCUMSTANCES:

- [] 1. Respondent has no record of prior discipline over many years of practice, coupled with present misconduct not deemed serious. [Std 1.2(e)(1)] Supporting facts:

- [] 2. Respondent acted in good faith. [Std 1.2(e)(ii)] Supporting facts:

- [] 3. Respondent's misconduct did not result in harm to the client(s) or person(s) who were the objects of misconduct. [Std. 1.2(e)(iii)] Supporting facts:

- [] 4. Respondent suffered extreme emotional difficulties at the time of misconduct of the type which is subject to the conditions recognized by Standard 1.2(e)(iv). Supporting facts:

- [] 5. Respondent suffered extreme physical disabilities at the time of misconduct or the type which is subject to the conditions recognized by Standard 1.2(e)(iv). Supporting facts:

- [] 6. Respondent displayed spontaneous candor and cooperation to the victim(s) of misconduct. [Std 1.2(e)(v)] Supporting facts:

- [] 7. Respondent displayed spontaneous candor and cooperation to the State Bar during disciplinary investigation and proceedings. [Std 1.2(e)(v)] Supporting facts:

[Handwritten initials]

[] 8. Respondent presented an extraordinary demonstration of good character as set forth in Standard 1.2(e)(vi). Supporting facts:

[] 9. Respondent promptly took objective steps to spontaneously demonstrate remorse which steps were designed to timely atone for any consequences of Respondent's misconduct. [Std 1.2(e)(vii)] Supporting facts:

[] 10. Respondent promptly took objective steps to spontaneously demonstrate recognition of the wrongdoing acknowledged, which steps were designed to timely atone for any consequences of Respondent's misconduct. [Std 1.2(e)(vii)] Supporting facts:

[] 11. Considerable time has passed since Respondent's misconduct, followed by convincing proof of subsequent rehabilitation. [Std 1.2(e)(viii)] Supporting facts:

[] 12. Excessive delay occurred in conducting this disciplinary proceeding, which delay is not attributable to Respondent and which delay was prejudicial to Respondent. [Std 1.2(e)(ix)] Supporting facts:

(X) 13. Additional circumstance(s) in mitigation or additional facts regarding the above paragraphs are stated as follows:

In the event that the Office of the Chief Trial Counsel decides to reopen the matters resolved by way of this Agreement, Respondent reserves the right to present appropriate evidence of mitigation.

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IN THE MATTER OF

Case No(s).

Georgia A. Mitchell-Langsam

92-0-11751-JG

A Member of the State Bar.

TERM OF AGREEMENT

This Stipulation as to Facts and Agreement in Lieu of Discipline shall remain in effect for 1 months/years from the date it is executed by all parties.

Parties' initials

(Handwritten initials)

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IN THE MATTER OF
Georgia A. Mitchell-Langsam,
A Member of the State Bar.

Case No(s).
92-0-11751 -JG

CALIFORNIA PROFESSIONAL RESPONSIBILITY EXAMINATION

Respondent shall, within one (1) year of the execution of this agreement by all parties, take and pass the California Professional Responsibility Examination administered by the Committee of Bar Examiners of the State Bar of California and provide satisfactory proof of such passage to the Probation Unit, Office of Trials, within said year.

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Portion
Initials

PAGE 17

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IS THE MEMBER OF

Case No(s).

Michael Langsam

92-0-11751-56

A Member of the State Bar.

STANDARD CONDITIONS

- (X) That during the effective period of this agreement, Respondent shall comply with the provisions of the State Bar Act and Rules of Professional Conduct of the State Bar of California.
- (X) That during the effective period of this agreement, Respondent shall report not later than January 10, April 10, July 10 and October 10 of each year or part thereof during which the conditions of this agreement are in effect, in writing, to the Probation Unit, Office of Trials, Los Angeles, which report shall state that it covers the preceding calendar quarter or applicable portion thereof, certifying by affidavit or under penalty of perjury (provided, however, that if the effective date of this agreement is less than thirty (30) days preceding any of said dates, Respondent shall file said report on the due date next following the due date after said effective date):
- (a) in Respondent's first report, that Respondent has complied with all provisions of the State Bar Act and Rules of Professional Conduct since the effective date of said agreement;
 - (b) in each subsequent report that Respondent has complied with all provisions of the State Bar Act and Rules of Professional Conduct during said period;
 - (c) provided, however, that a final report shall be filed covering the remaining portion of the effective period of this agreement following the last report required by the foregoing provisions of this paragraph certifying to the matters set forth in subparagraph (b) thereof.
- (X) That Respondent shall promptly report, and in no event in more than ten (10) days, to the Membership Records office of the State Bar and to the Probation Unit, Office of Trials, all changes of information including current office or other address for State Bar purposes as prescribed by Business and Professions Code section 6002.1.

Parties' Initials AMM [Signature] [Signature] PAGE 18

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IN THE MATTER OF

Case No(s).

Georgia A. Mitchell-Langsam,

92-0-11751-J6

A Member of the State Bar.

ADDITIONAL CONDITIONS

CURRENT TELEPHONE NUMBER

- [] That Respondent maintain with the Probation Unit, Office of Trials, a current address and a current telephone number at which Respondent can be reached and respond within twelve (12) hours.

LAW PRACTICE MANAGEMENT SECTION OF THE STATE BAR

- [] That Respondent shall, within thirty (30) days of the execution of this agreement by all parties, join the Law Practice Management Section of the State Bar of California and shall pay whatever dues and costs are associated with such enrollment for a period of one (1) year. Within sixty (60) days of the execution of this stipulation by all parties, Respondent shall furnish satisfactory evidence of membership in the Section to Probation Unit, Office of Trials.

LAW OFFICE MANAGEMENT PLAN

- [] Respondent shall develop a law office management/organization plan that meets with the approval of the Probation Unit, Office of Trials, within _____ days/weeks/months from the execution of this agreement by all parties. This plan will include procedures to send periodic status reports to clients, documentation of telephone messages received and sent, file maintenance, procedures for meeting deadlines, calendaring system, procedures to withdraw as attorney whether of record or not when clients cannot be contacted or located, and procedures for the training and supervision of support personnel.

COURSES ON LAW OFFICE MANAGEMENT

- [] That Respondent complete _____ hours of California minimum continuing legal education-approved course(s) on law office management within _____ month(s)/year(s) of the date of the execution of this agreement by all parties. Within thirty (30) days after completion of each said course, Respondent shall furnish satisfactory evidence of completion of the course to the Probation Unit, Office of Trials. These hours are in addition to any requirement Respondent must meet in conjunction with the California Minimum Continuing Legal Education Program.

CONTINUING LEGAL EDUCATION COURSES

- [X] That Respondent complete 6 hours of California minimum continuing legal education-approved courses in attorney-client relations and/or legal ethics within 1 month/year(s) of the date of the execution of this agreement by all parties. Completion of the State Bar Ethics School or an Ethics School course will not satisfy this requirement. Within thirty (30) days after the completion of each said course, Respondent shall furnish satisfactory evidence of completion of the course to the Probation Unit, Office of Trials. These hours are in addition to any requirement Respondent must meet in conjunction with the California Minimum Continuing Legal Education Program.

OTHER

[]

Parties' Initials AM WZ JS PAGE 19

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IN THE MATTER OF George A. McNeill-Langsam Case No(s). 72-0-11751-J6
A Member of the State Bar.

STATE BAR ETHICS SCHOOLS

STATE BAR ETHICS SCHOOL

Within one (1) year of the date of the execution of this agreement by all parties, Respondent shall attend the State Bar Ethics School, which is held periodically at the State Bar of California (555 Franklin Street, San Francisco, or 1149 South Hill Street, Los Angeles) and shall take and pass the test given at the end of such session. Respondent understands that this requirement is separate and apart from fulfilling the MCLE ethics requirement, and is not approved for MCLE credit.

CLIENT TRUST ACCOUNT RECORD-KEEPING COURSE

Within one (1) year of the date of the execution of this agreement by all parties, Respondent shall attend the State Bar Ethics School Client Trust Account Record-Keeping Course, which is held periodically at the State Bar of California (555 Franklin Street, San Francisco, or 1149 South Hill Street, Los Angeles) and shall take and pass the test given at the end of such session. Respondent understands that this requirement is separate and apart from fulfilling the MCLE ethics requirement, and is not approved for MCLE credit.

APPROVAL OF PARTIES

The parties and all counsel of record hereby approve the foregoing stipulation as to Facts and Agreement in Lieu of Discipline and all attachments, and the parties agree to be bound by all terms and conditions stated and the agreed disposition.

DATE: 3-13-95

Lawrence J. Dal Cerro
NEW YORK COUNTY

Lawrence J. Dal Cerro

DATE: 3-9-95

Georgia A. Nichell-Langsam
RESPONDENT

Georgia A. Nichell-Langsam

DATE: 3-10-95

Laurence P. Wilson
RESPONDENT'S COUNSEL

Laurence P. Wilson