

FILED

JUL 27 2017

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

HRG DEPT GEN ORDER 17-04

IN THE HEARING DEPARTMENT OF THE STATE BAR COURT

ORDER REGARDING STIPULATIONS RE FACTS, CONCLUSIONS OF LAW
AND DISPOSITION

Until further order of this court, any Stipulation Re Facts, Conclusions of Law and Disposition (Stipulation), in which the respondent has a prior record of discipline, must attach to the Stipulation at the time it is lodged with this court the documents comprising that prior record, as defined in rule 5.106 of the Rules of Procedure of the State Bar. That rule defines such documents to include "an authenticated copy of all charges, stipulations, findings and decisions (final or not) reflecting or recommending that discipline be imposed on a party," and includes any Supreme Court Order imposing discipline, records from any jurisdiction set forth in section 6049.1 of the Business and Professions Code, and recommended discipline that has not yet been approved by the court of last resort in the jurisdiction.

This order will also apply to cases brought pursuant to section 6049.1, regardless of whether the respondent has a prior record of discipline in California.

IT IS SO ORDERED.



Donald F. Miles
Supervising Judge