

FILED

OCT 01 1992

STATE BAR COURT CLERK'S OFFICE
SAN FRANCISCO

GEN 92-5

IN THE STATE BAR COURT OF THE STATE BAR OF CALIFORNIA

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ORDER RE MOTIONS PURSUANT TO RULE 951(e), CALIFORNIA RULES OF COURT

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A member seeking to delay or temporarily stay the actual suspension from the practice of law in the State of California previously ordered by the Supreme Court should include with any motion made to the Presiding Judge or Review Department of the State Bar Court under rule 951(e) of the California Rules of Court and rule 1400 of the Provisional Rules of Practice of the State Bar Court the following information as part of the member's showing of good cause for relief:

- 1) Whether the suspension resulted from a stipulation or a decision; the date the member became aware of the final order or decision of the State Bar Court recommending suspension, and the date the member became aware of the transmittal of the proposed order of suspension to the Supreme Court;
- 2) What steps the member has taken to prepare for the impending suspension;
- 3) Whether the member has a probation monitor. If so, whether the member has notified the probation monitor of his or her intended motion; the name of the probation monitor and the probation monitor's position, if known, with regard to the requested extension;
- 4) The nature and extent of the member's current practice of law and the titles, court case numbers and dates of any future hearings, trials or the dates and nature of other important legal events for which clients need representation during the time period the member would be actually suspended absent the granting of this motion; whether in cases pending before a tribunal, the tribunal has been notified of the member's impending suspension; and whether such legal events may be rescheduled or substitute counsel is available;
- 5) For each matter for which relief is sought: when the member undertook representation of the client; whether the client has been notified of this motion; and whether the client would be substantially prejudiced by denial of this motion. If feasible, the motion should be accompanied by client declarations in support thereof; and

6) Whether the member has notified the Office of Trials of his or her intended motion; if so, when, to whom and the position of that office, if known, with regard to the requested relief.



Lise A. Pearlman
Presiding Judge