SUPREME COURT MINUTES FRIDAY, FEBRUARY 6, 2015 SAN FRANCISCO, CALIFORNIA

S222900 D064986 Fourth Appellate District, Div. 1 PEOPLE v. CORPENING (TORY J.)

The time for granting or denying review in the above-entitled matter is hereby extended to March 3, 2015. This order is entered nunc pro tunc as of January 23, 2015.

S084996

PEOPLE v. CHHOUN (RUN PETER)

Extension of time granted

Good cause appearing, and based upon Deputy Attorney General Toni R. Johns Estaville's representation that the respondent's brief is anticipated to be filed by April 5, 2015, counsel's request for an extension of time in which to file that brief is granted to April 6, 2015. After that date, no further extension is contemplated.

An application to file an overlength brief must be served and filed no later than 60 days before the anticipated filing date. (See Cal. Rules of Court, rule 8.631(d)(1)(A)(ii) & (B)(ii).)

S086578

PEOPLE v. LOOT (KENDRICK) & MILLSAP (BRUCE)

Extension of time granted

Good cause appearing, and based upon counsel Manuel J. Baglanis's representation that appellant Millsap's reply brief is anticipated to be filed by April 1, 2015, counsel's request for an extension of time in which to file that brief is granted to April 1, 2015. After that date, no further extension will be granted.

S135272

PEOPLE v. DWORAK (DOUGLAS EDWARD)

Extension of time granted

Good cause appearing, and based upon counsel Diane Nichols's representation that the appellant's reply brief is anticipated to be filed by December 15, 2015, counsel's request for an extension of time in which to file that brief is granted to April 3, 2015. After that date, only five further extensions totaling about 255 additional days will be granted.

An application to file an overlength brief must be served and filed no later than 60 days before the anticipated filing date. (See Cal. Rules of Court, rule 8.631(d)(1)(A)(ii) & (B)(ii).)

PEOPLE v. YOUNG (DONALD RAY) & YOUNG (TIMOTHY JAMES)

Extension of time granted

On application of appellant Timothy Young and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to April 3, 2015.

S152556

PEOPLE v. OROZCO (JOSE LUIS)

Extension of time granted

Good cause appearing, and based upon counsel Tara K. Hoveland's representation that the appellant's reply brief is anticipated to be filed by June 3, 2015, counsel's request for an extension of time in which to file that brief is granted to April 3, 2015. After that date, only one further extension totaling about 60 additional days is contemplated.

An application to file an overlength brief must be served and filed no later than 60 days before the anticipated filing date. (See Cal. Rules of Court, rule 8.631(d)(1)(A)(ii) & (B)(ii).)

S164370

PEOPLE v. VOLARVICH (BRENDT ANTHONY)

Extension of time granted

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to March 30, 2015.

S165894

PEOPLE v. PENUELAS (JESUS GUADALUPE VELAZQUEZ)

Extension of time granted

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to April 7, 2015.

S167010

PEOPLE v. ARIAS (LORENZO INEZ) & MENDOZA (LUIS ALONZO)

Extension of time granted

On application of appellant Lorenzo Inez Arias and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to April 3, 2015.

PEOPLE v. ARIAS (LORENZO INEZ) & MENDOZA (LUIS A.)

Extension of time granted

On application of appellant Luis A. Mendoza and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to April 3, 2015.

S171998

PEOPLE v. DELEON (SKYLAR JULIUS)

Extension of time granted

Good cause appearing, and based upon counsel Wesley A. Van Winkle's representation that the appellant's opening brief is anticipated to be filed by October 1, 2015, counsel's request for an extension of time in which to file that brief is granted to March 3, 2015. After that date, only three further extensions totaling about 180 additional days are contemplated.

An application to file an overlength brief must be served and filed no later than 60 days before the anticipated filing date. (See Cal. Rules of Court, rule 8.631(d)(1)(A)(ii) & (B)(ii).)

S172432

PEOPLE v. CHEATHAM (STEVEN DEWAYNE)

Extension of time granted

Good cause appearing, and based upon counsel Conrad Petermann's representation that the appellant's opening brief is anticipated to be filed by December 1, 2015, counsel's request for an extension of time in which to file that brief is granted to April 1, 2015. After that date, only four further extensions totaling about 240 additional days are contemplated.

An application to file an overlength brief must be served and filed no later than 60 days before the anticipated filing date. (See Cal. Rules of Court, rule 8.631(d)(1)(A)(ii) & (B)(ii).)

S174227

PEOPLE v. GUERRERO (JOSE)

Extension of time granted

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to April 7, 2015.

BUTLER (RAYMOND OSCAR) ON H.C.

Extension of time granted

Good cause appearing, counsel's request for an extension of time in which to file the reply to the informal response to the petition for writ of habeas corpus is granted to April 3, 2015. The court anticipates that after that date, only four further extensions totaling about 245 additional days will be granted.

S179454

PEOPLE v. JASSO (CHRISTOPHER GUY)

Extension of time granted

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to April 1, 2015.

S184521

PEOPLE v. DUNN (AARON NORMAN)

Extension of time granted

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to April 3, 2015.

S185221

PEOPLE v. LEWIS (TRAVIS JEREMY)

Extension of time granted

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to April 6, 2015.

S212368

SPENCER (CHRISTOPHER ALAN) ON H.C.

Extension of time granted

Good cause appearing, and based upon counsel Emry J. Allen's representation that the reply to the informal response to the petition for writ of habeas corpus is anticipated to be filed by March 31, 2015, counsel's request for an extension of time in which to file that document is granted to April 1, 2015. After that date, no further extension is contemplated.

HAWTHORNE, JR., (ANDERSON) ON H.C.

Extension of time granted

Good cause appearing, and based upon Deputy Attorney General Noah P. Hill's representation that the informal response to the petition for writ of habeas corpus is anticipated to be filed by May 5, 2015, counsel's request for an extension of time in which to file that document is granted to April 6, 2015. After that date, only one further extension totaling about 30 additional days is contemplated.

S217299

HOYT (RYAN JAMES) ON H.C.

Extension of time granted

Good cause appearing, counsel's request for an extension of time in which to file the reply to the informal response to the petition for writ of habeas corpus is granted to April 7, 2015. The court anticipates that after that date, only six further extensions totaling 357 additional days will be granted. Counsel is ordered to inform his or her supervising attorney, if any, of this schedule, and to take all steps necessary to meet it.

S219182

TRUJEQUE (TOMMY ADRIAN) ON H.C.

Extension of time granted

Good cause appearing, counsel's request for an extension of time in which to file the reply to the informal response to the petition for writ of habeas corpus is granted to April 1, 2015. The court anticipates that after that date, only six further extensions totaling about 365 additional days will be granted. Counsel is ordered to inform his or her supervising attorney, if any, of this schedule, and to take all steps necessary to meet it.

S219783 F066798 Fifth Appellate District

SIERRA CLUB v. COUNTY OF FRESNO (FRIANT RANCH, L.P.)

Extension of time granted

On application of appellants and good cause appearing, it is ordered that the time to serve and file the answer brief on the merits is extended to February 13, 2015.

No further extensions of time will be granted.

DELGADO (ANTHONY GILBERT) ON H.C.

Extension of time granted

Good cause appearing, and based upon Deputy Attorney General Tia M. Coronado's representation that the informal response to the petition for writ of habeas corpus is anticipated to be filed by August 4, 2015, counsel's request for an extension of time in which to file that document is granted to April 7, 2015. After that date, only two further extensions totaling about 120 additional days are contemplated.

S222140

NGUYEN (HOANG TUONG) ON H.C.

Extension of time granted

On application of respondent and good cause appearing, it is ordered that the time to serve and file the informal response is extended to February 13, 2015.

S211303

GODFREY ON DISCIPLINE

Probation revoked

The court orders that the probation of DANA ALLAN GODFREY, State Bar Number 152913, is revoked. The court further orders that DANA ALLAN GODFREY is suspended from the practice of law for one year, execution of that period of suspension is stayed, and he is placed on probation for two years subject to the following conditions:

- 1. DANA ALLAN GODFREY is suspended from the practice of law for a minimum of the first year of his probation (with credit given for the period of involuntary inactive enrollment which commenced on October 6, 2014), and he will remain suspended until the following conditions are satisfied:
 - i. He makes restitution to the following payees (or reimburses the Client Security Fund, to the extent of any payment from the Fund to the payees, in accordance with Business and Professions Code section 6140.5) and furnishes proof to the State Bar's Office of Probation in Los Angeles:
 - (1) Norma Contreras in the amount of \$2,375 plus 10 percent interest per year from December 9, 2010, with credit given for the \$800 paid to Contreras on March 20, 2014; and
 - (2) Marissa Boone in the amount of \$1,945 plus 10 percent interest per year from July 29, 2010, with credit given for the \$800 paid to Boone on February 5, 2014.
 - ii. If he remains suspended for two years or more as a result of not satisfying the preceding conditions, he must also provide proof to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law before the suspension will be terminated. (Rules Proc. of State Bar, tit. IV, Stds. for Atty. Sanctions for Prof. Misconduct, std. 1.2(c)(1).)

- 2. DANA ALLAN GODFREY must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Amended Order filed on October 30, 2014.
- 3. At the expiration of the period of probation, if DANA ALLAN GODFREY has complied with all conditions of probation, the period of stayed suspension will be satisfied and that suspension will be terminated.

DANA ALLAN GODFREY must also comply with California Rules of Court, rule 9.20, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order. Failure to do so may result in disbarment or suspension.

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

S211542

ACKERMAN ON DISCIPLINE

Probation revoked

The court orders that the probation of RICHARD D. ACKERMAN, State Bar Number 171900, is revoked. The court further orders that RICHARD D. ACKERMAN is suspended from the practice of law for one year, execution of that period of suspension is stayed, and he is placed on probation for two years subject to the following conditions:

- 1. RICHARD D. ACKERMAN is suspended from the practice of law for a minimum of the first six months of his probation (with credit given for the period of involuntary inactive enrollment which commenced on December 22, 2014), and he will remain suspended until the following conditions are satisfied:
 - i. RICHARD D. ACKERMAN must submit to the Office of Probation satisfactory evidence of his successful completion of the State Bar's Ethics School and passage of the test given at the end of that session within one year after the effective date of this order. Respondent will not receive MCLE credit for attending Ethics School. (Rule Proc. Of State Bar, rule 3201.)
 - ii. If he remains suspended for two years or more as a result of not satisfying the preceding condition, he must also provide proof to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law before the suspension will be terminated. (Rules Proc. of State Bar, tit. IV, Stds. for Atty. Sanctions for Prof. Misconduct, std. 1.2(c)(1).)
- 2. RICHARD D. ACKERMAN must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order filed on December 22, 2014.
- 3. At the expiration of the period of probation, if RICHARD D. ACKERMAN has complied with all conditions of probation, the period of stayed suspension will be satisfied and that suspension will be terminated.

RICHARD D. ACKERMAN must also comply with California Rules of Court, rule 9.20, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order. Failure to do so may result in disbarment or suspension.

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

S224215

PIERCE ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of JEFFREY HOWARD PIERCE, State Bar Number 115181, as a member of the State Bar of California is accepted.

JEFFREY HOWARD PIERCE must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

S224216

POLANCE ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of JACK THOMAS POLANCE, State Bar Number 67160, as a member of the State Bar of California is accepted.

JACK THOMAS POLANCE must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

S224217

WEBER ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of JAMES BURROWS WEBER, State Bar Number 153231, as a member of the State Bar of California is accepted.

JAMES BURROWS WEBER must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

BORCHER ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of THOMAS FRANKLIN BORCHER, State Bar Number 110255, as a member of the State Bar of California is accepted.

THOMAS FRANKLIN BORCHER must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

S224229

CARDIN ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of FRANK GREGORY CARDIN, State Bar Number 85044, as a member of the State Bar of California is accepted.

FRANK GREGORY CARDIN must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

S224231

COPE ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of DONALD ERVIN COPE, State Bar Number 166900, as a member of the State Bar of California is accepted.

DONALD ERVIN COPE must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

S224232

DOBBIN ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of ROBERT ARCHIBALD DOBBIN, State Bar Number 93197, as a member of the State Bar of California is accepted.

ROBERT ARCHIBALD DOBBIN must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

HURYN ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of NATALIE A. HURYN, State Bar Number 117467, as a member of the State Bar of California is accepted.

NATALIE A. HURYN must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

S224235

JORDE ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of THOMAS MICHAEL JORDE, State Bar Number 64258, as a member of the State Bar of California is accepted.

THOMAS MICHAEL JORDE must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

S224236

KOEPKE ON RESIGNATION

Voluntary resignation accepted

The court orders that the voluntary resignation of STANLEY KOEPKE, State Bar Number 88560, as a member of the State Bar of California is accepted.

STANLEY KOEPKE must also comply with rule 9.20 of the California Rules of Court and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

S223241

KOCH (RICHARD) v. S.C. (CITY OF ANAHEIM)

Transferred to Court of Appeal, Fourth Appellate District, Division Three The above-entitled matter is transferred to the Court of Appeal, Fourth Appellate District, Division Three.

BAR MISC. 4186 IN THE MATTER OF THE APPLICATION OF THE COMMITTEE OF BAR EXAMINERS OF THE STATE BAR OF CALIFORNIA FOR ADMISSION OF ATTORNEYS (MOTION NO. 1,188)

The written motion of the Committee of Bar Examiners that the following named applicants, who have fulfilled the requirements for admission to practice law in the State of California, be admitted to the practice of law in this state is hereby granted, with permission to the applicants to take the oath before a competent officer at another time and place:

(SEE ORIGINAL APPLICATION FOR THE LIST OF NAMES ATTACHED.)

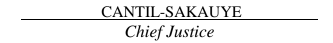


SUPREME COURT OF CALIFORNIA ORAL ARGUMENT CALENDAR SAN FRANCISCO SESSION **MARCH 3, 2015**

The following cases are placed upon the calendar of the Supreme Court for hearing at its courtroom in the Ronald M. George State Office Complex, Earl Warren Building, 350 McAllister Street, Fourth Floor, San Francisco, California, on March 3, 2015.

<u>TUESDAY, MARCH 3, 2015 — 9:00 A.M.</u>

(1) (2)	S198616 S215132	In re Cipro Cases I & II State Department of State Hospitals et al. v. Superior Court of Los Angeles County (Elaina Novoa, Individually and as Personal Representative, etc., Real Party in Interest)
(3)	S215637	South Coast Framing, Inc., et al. v. W.C.A.B. and Brandon Clark et al. 1:30 P.M.
(4) (5) (6)	S212157 S212346 S083594	People v. Cross (Joshua) In re R.V.; People v. R.V. People v. Trujeque (Tommy Adrian) [Automatic Appeal]



If exhibits are to be transmitted to this court, counsel must apply to the court for permission. (See Cal. Rules of Court, rule 8.224(c).)