Rule 9.6. Roll of attorneys admitted to practice

(a) **State Bar to maintain the roll of attorneys**

The State Bar must maintain, as part of the official membership records of the State Bar, the Roll of Attorneys of all persons admitted to practice in this state. Such records must include the information specified in Business and Professions Code section 6002.1 and 6064 and other information as directed by the Supreme Court.

(Subd (a) lettered effective June 1, 2007; adopted as unlettered subdivision effective May 1, 1996; previously amended effective January 1, 2007.)

(b) **Annual State Bar recommendation for one-time expungement of suspension for nonpayment of membership fees**

The State Bar is authorized to transmit to the Supreme Court on an annual basis the names of those members who meet all of the following criteria, along with a recommendation that their public record of suspension for nonpayment of membership fees be expunged:

1. The member has not on any previous occasion obtained an expungement under the terms of this rule;
2. The suspension was for 90 days or less;
3. The suspension ended at least seven years before the date of the submission of member’s name to the Supreme Court;
4. The member has no other record of suspension or involuntary inactive enrollment for discipline or otherwise.

(Subd (b) adopted effective June 1, 2007.)

(c) **Records to be maintained by State Bar**

Upon order of the Supreme Court of expungement of a member’s record under (b) of this rule, the State Bar will remove or delete the record of such suspension from the member’s record. Notwithstanding any other provision of this rule, the State Bar must maintain such internal records as are necessary to apply the terms of (b) of this rule and to report to the Commission on Judicial Nominees Evaluation or appropriate governmental
entities involved in judicial elections the member’s eligibility for a judgeship under the California Constitution, article VI, section 15.

(Subd (c) adopted effective June 1, 2007.)

(d) **Duty of disclosure by member**

Expungement of a member’s suspension under (b) of this rule will not relieve the member of his or her duty to disclose the suspension for purpose of determining the member’s eligibility for a judgeship under the California Constitution, article VI, section 15. For all other purposes the suspension expunged under (b) of this rule is deemed not to have occurred and the member may answer accordingly any question relating to his or her membership record.

(Subd (d) adopted effective June 1, 2007.)

(e) **Authorization for the Board of Governors of the State Bar to adopt rules and regulations**

The Board of Governors of the State Bar is authorized to adopt such rules and regulations as it deems necessary and appropriate in order to comply with this rule.

(Subd (e) adopted effective June 1, 2007.)

(f) **Inherent power of Supreme Court**

Nothing in this rule may be construed as affecting the power of the Supreme Court to exercise its inherent power to direct the State Bar to expunge its records.

(Subd (f) adopted effective June 1, 2007.)

Rule 9.6 amended effective June 1, 2007; adopted as rule 950.5 by the Supreme Court effective May 1, 1996; previously amended and renumbered effective January 1, 2007.

**Rule 9.23. Enforcement as money judgment disciplinary orders directing the payment of costs and disciplinary orders requiring reimbursement of the Client Security Fund**

(a) **Authority to obtain money judgment**
Under Business and Professions Code section 6086.10(a) the State Bar is authorized to enforce as a money judgment any disciplinary order assessing costs. Under Business and Professions Code section 6140.5(d) the State Bar is authorized to enforce as a money judgment any disciplinary order requiring reimbursement of the State Bar Client Security Fund.

(b) Duty of clerk of the superior court

The State Bar may file a certified copy of a final disciplinary order assessing costs or requiring reimbursement of the Client Security Fund, along with a certified copy of the certificate of costs and any record of Client Security Fund payments and costs, with the clerk of the superior court of any county. The clerk must immediately enter judgment in conformity with the order.

(c) Compromise of judgment

Motions for the compromise of any judgment entered under this rule must, in the first instance, be filed and heard by the State Bar Court.

(d) Power of the Supreme Court

Nothing in this rule may be construed as affecting the power of the Supreme Court to alter the amounts owed.

Rule 9.23 adopted by the Supreme Court effective April 1, 2007.