# SUPREME COURT MINUTES TUESDAY, JUNE 3, 2014 SAN FRANCISCO, CALIFORNIA

S170293

PEOPLE v. DENNIS (CALVIN JERMAINE) & INGRAM (REYON TWAIN)

Counsel appointment order filed

Upon request of appellant for appointment of counsel, Patricia L. Brisbois is hereby appointed to represent appellant Calvin Jermaine Dennis for the direct appeal in the above automatic appeal now pending in this court.

S170293

PEOPLE v. DENNIS (CALVIN JERMAINE) & INGRAM (REYON TWAIN)

Order appointing State Public Defender filed

Upon request of appellant for appointment of counsel, the State Public Defender is hereby appointed to represent appellant Reyon Twain Ingram for the direct appeal in the above automatic appeal now pending in this court.

S188035

PEOPLE v. JENNINGS (GLENN WADE)

Counsel appointment order filed

Upon request of appellant for appointment of counsel, Roger I. Teich is hereby appointed to represent appellant Glenn Wade Jennings for the direct appeal in the above automatic appeal now pending in this court.

## S216966

## MARSHALL ON DISCIPLINE

Recommended discipline imposed

The court orders that CHARLES THOMAS MARSHALL, State Bar Number 176091, is suspended from the practice of law in California for two years, execution of that period of suspension is stayed, and he is placed on probation for two years subject to the following conditions:

- 1. CHARLES THOMAS MARSHALL is suspended from the practice of law for the first 30 days of probation;
- 2. CHARLES THOMAS MARSHALL must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on January 14, 2014; and
- 3. At the expiration of the period of probation, if CHARLES THOMAS MARSHALL has complied with all conditions of probation, the two-year period of stayed suspension will be satisfied and that suspension will be terminated.

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. One-third of the costs must be paid with his membership fees for each of the years 2015, 2016, and 2017. If CHARLES THOMAS MARSHALL fails to pay any installment as described above, or as may be modified by the State Bar Court, the remaining balance is due and payable immediately.

## S216967

## REICHLE ON DISCIPLINE

Recommended discipline imposed

The court orders that JAMES ALLEN REICHLE, State Bar Number 45807, is suspended from the practice of law in California 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. JAMES ALLEN REICHLE is suspended from the practice of law for the first 30 days of probation;
- 2. JAMES ALLEN REICHLE must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on January 9, 2014; and
- 3. At the expiration of the period of probation, if JAMES ALLEN REICHLE has complied with all conditions of probation, the one-year period of stayed suspension will be satisfied and that suspension will be terminated.

JAMES ALLEN REICHLE must also take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order and provide satisfactory proof of such passage to the State Bar's Office of Probation in Los Angeles within the same period. Failure to do so may result in suspension. (Cal. Rules of Court, rule 9.10(b).) 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. One-third of the costs must be paid with his membership fees for each of the years 2015, 2016, and 2017. If JAMES ALLEN REICHLE fails to pay any installment as described above, or as may be modified by the State Bar Court, the remaining balance is due and payable immediately.

#### S216972

#### TANG ON DISCIPLINE

Recommended discipline imposed

The court orders that DAVID YU-KAI TANG, State Bar Number 182357, is suspended from the practice of law in California 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. DAVID YU-KAI TANG is suspended from the practice of law for the first thirty days of probation;
- 2. DAVID YU-KAI TANG must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on January 13, 2014; and
- 3. At the expiration of the period of probation, if DAVID YU-KAI TANG has complied with all conditions of probation, the one-year period of stayed suspension will be satisfied and that suspension will be terminated.

DAVID YU-KAI TANG must also take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order and provide satisfactory proof of such passage to the State Bar's Office of Probation in Los Angeles within the same period. Failure to do so may result in suspension. (Cal. Rules of Court, rule 9.10(b).) 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. One half of the costs must be paid with his membership fees for each of the years 2015 and 2016. If DAVID YU-KAI TANG fails to pay any installment as described above, or as may be modified by the State Bar Court, the remaining balance is due and payable immediately.

#### S216975

# WOOLLISCROFT ON DISCIPLINE

Recommended discipline imposed

The court orders that NIA LLOYD WOOLLISCROFT, State Bar Number 262916, is suspended from the practice of law in California for two years, execution of that period of suspension is stayed, and she is placed on probation for three years subject to the following conditions:

- 1. NIA LLOYD WOOLLISCROFT is suspended from the practice of law for the first six months of probation;
- 2. NIA LLOYD WOOLLISCROFT must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on January 10, 2014; and
- 3. At the expiration of the period of probation, if NIA LLOYD WOOLLISCROFT has

complied with all conditions of probation, the two-year period of stayed suspension will be satisfied and that suspension will be terminated.

NIA LLOYD WOOLLISCROFT must also take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order and provide satisfactory proof of such passage to the State Bar's Office of Probation in Los Angeles within the same period. Failure to do so may result in suspension. (Cal. Rules of Court, rule 9.10(b).) NIA LLOYD WOOLLISCROFT 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. One-half of the costs must be paid with her membership fees for each of the years 2015 and 2016. If NIA LLOYD WOOLLISCROFT fails to pay any installment as described above, or as may be modified by the State Bar Court, the remaining balance is due and payable immediately.

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## SUPREME COURT MINUTES TUESDAY, JUNE 3, 2014 LOS ANGELES, CALIFORNIA

The Supreme Court of California convened in the courtroom of the Ronald Reagan State, Office Building, Third Floor, South Tower, 300 South Spring Street, Los Angeles, California, on Tuesday, June 3, 2014, at 2:30 p.m.

Present: Chief Justice Tani Cantil-Sakauye, presiding, and Associate Justices Baxter, Werdegar, Chin, Corrigan, and Liu.

Officers present: Frank A. McGuire, Clerk, Jorge Navarrete, Assistant Clerk Administrator, and Gail Gray, Calendar Coordinator.

The Honorable Peter J. Siggins, Associate Justice, Court of Appeal, First Appellate District, Division Three, sitting on the following case, under assignment by the Chairperson of the Judicial Council, joined the court at the bench.

S174773 Jewerelene Steen, Petitioner,

v

Appellate Division, Superior Court of Los Angeles County, Respondent; The People, Real Party in Interest.

Cause called. John Hamilton Scott, Office of the Public Defender, argued for Petitioner.

Paul D. Fogel argued for Respondent.

Katherine MacKenzie, Office of the Los Angeles City Attorney, argued for Real Party in Interest.

Mr. Scott replied. Cause submitted.

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Justice Peter J. Siggins departed the bench. The court is now joined at the bench by the Honorable Judith Ashmann-Gerst, Associate Justice, Court of Appeal, Second Appellate District, Division Two.

S080477 The People, Respondent,

v.

Kelvyn Rondell Banks, Appellant.

Cause called. Stephen M. Lathrop, Court-appointed Counsel,

argued for Appellant.

Allison H. Chung, Office of the Attorney General, argued for Respondent.

Mr. Lathrop replied. Cause submitted.

Court recessed until Wednesday, June 4, 2014, at 9:00 a.m.