

Attachment 1

CALIFORNIA RULE OF COURT 9.22

(Legislative style with proposed additions underlined and deletions in strike out, for public comment, May 9, 2013)

Rule 9.22. Suspension of members of the State Bar for failure to comply with judgment or order for child or family support

(a) ~~[Deleted Text Begin]~~**Annual**~~[Deleted Text End]~~ State Bar recommendation for suspension of delinquent members

Under Family Code section 17520, the State Bar is authorized to transmit to the Supreme Court ~~[Deleted Text Begin]~~on an annual basis~~[Deleted Text End]~~[Inserted Text Begin]twice a year[Inserted Text End] the names of those members listed by the State Department of ~~[Deleted Text Begin]~~Social~~[Deleted Text End]~~[Inserted Text Begin]Child Support[Inserted Text End] Services as delinquent in their payments of court-ordered child or family support with a recommendation for their suspension from the practice of law.

(b) ~~[Deleted Text Begin]~~**Condition**~~[Deleted Text End]~~[Inserted Text Begin]**Conditions**[Inserted Text End] for reinstatement of suspended members

[Inserted Text Begin]The Supreme Court may reinstate[Inserted Text End] a member suspended under this rule ~~[Deleted Text Begin]~~may be reinstated~~[Deleted Text End]~~ only after receipt ~~[Deleted Text Begin]~~by the Supreme Court~~[Deleted Text End]~~ of notification from the State Bar that the member's name has been removed from the State Department of ~~[Deleted Text Begin]~~Social~~[Deleted Text End]~~[Inserted Text Begin]Child Support[Inserted Text End] Services list [Inserted Text Begin]and that the member has submitted a declaration under penalty of perjury stating whether the member practiced law during the suspension[Inserted Text End].

(c) **Additional recommendation for suspension by the State Bar**

Under Family Code section 17520(l), the State Bar is further authorized to promptly transmit to the Supreme Court with a recommendation for their suspension from the practice of law the names of those members previously listed by the State Department of ~~[Deleted Text Begin]~~Social~~[Deleted Text End]~~[Inserted Text Begin]Child Support[Inserted Text End] Services as delinquent in their payments of court-ordered child or family support, who obtained releases under Family Code section 17520(h), and who have subsequently been identified by the Department of ~~[Deleted Text Begin]~~Social~~[Deleted Text End]~~[Inserted Text Begin]Child Support[Inserted Text End] Services as again being delinquent.

(d) Authorization for the Board of ~~[Deleted Text Begin]Governors[Deleted Text End]~~[Inserted Text Begin]Trustees[Inserted Text End] of the State Bar to adopt rules ~~[Deleted Text Begin]and regulations [Deleted Text End]~~

The Board of ~~[Deleted Text Begin]Governors[Deleted Text End]~~[Inserted Text Begin]Trustees[Inserted Text End] of the State Bar is authorized to adopt such rules ~~[Deleted Text Begin]and regulations [Deleted Text End]~~ as it deems necessary and appropriate in order to comply with this rule. The rules ~~[Deleted Text Begin]and regulations [Deleted Text End]~~ of the State Bar must contain procedures governing the notification, suspension, and reinstatement of members of the State Bar in a manner not inconsistent with Family Code section 17520.