## IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE APPLICATION OF THE BOARD OF CONTINUING LEGAL EDUCATION TO CHANGE THE STATUS OF CERTAIN MEMBERS OF THE STATE BAR OF NEVADA FROM ACTIVE TO INACTIVE UNDER SUPREME COURT RULES 205-215 INCLUSIVE, AND, AS TO CERTAIN INACTIVE AND SUSPENDED MEMBERS, TO CONDITION THEIR RIGHTS OF REINSTATEMENT. No. 42106

MAR 30 2004

04-05884

## **ORDER GRANTING PETITION**

On September 26, 2003, the Board of Continuing Legal Education ("the Board") filed a petition with this court to order certain members of the State Bar of Nevada ("respondent attorneys") to show cause why their membership status should not be changed from active to inactive, and requiring certain inactive members to show cause why their rights of reinstatement to active status should not be conditioned upon full compliance with SCR 213. The petition is based upon the failure of the respondent attorneys to comply fully with the requirements of SCR 205 through 215, inclusive.

Thereafter, the Board filed documents entitled "Consent to Dismissal" informing this court that the following respondent attorneys have satisfied the requirements set forth in SCR 205 through 215: Edward B. Hughes; Valner L. Johnson; Robert L. Langford; John W. Myers, IV; Michelle O. Tobler; Brent D. Percival; Michael H. Schwarz; John J. Brannelly, Jr.; John P. Calvert; Peter A. Tomaino; Lew W. Carnahan;

Marcus D. Cooper; Jonathan A. Hendricks; William L. McGimsey; Wendy E. Miller; Theodore C. Herrera; Janet Olguin; George W. Johnson; John R. Lusk; Scott N. Tisevich; Stacey M. Garrett; Michael C. Radmilovich; Joel M. Korotkin; and R. Christina Ross. Accordingly, on January 28, 2004, this court entered an order, pursuant to the Board's requests, dismissing the petition with prejudice as to the above-named attorneys. Further, we directed the remaining respondent attorneys to show cause within 30 days why this court should not grant the Board's petition.

The Board has since filed additional documents entitled "Consent to Dismissal" informing this court that attorneys Francis Kocka; Waldo De Castroverde; Carl E. Sizemore; Gregory S. Skinner; Gerard A. Fierro; Timothy Sears; Paul A. Sherman; and Peter A. Zwichorowski have satisfied the requirements set forth in SCR 205 through 215, inclusive. The Board accordingly requests that its petition be dismissed as to these respondent attorneys. Cause appearing, we grant the Board's request and dismiss the petition with prejudice as to the above-named respondent attorneys.

The remaining respondent attorneys have failed to respond to our January 28, 2004, order. Accordingly, we grant the Board's petition as to these attorneys. The status of the following respondent attorneys shall be changed from active to inactive. The following respondent attorneys are prohibited from practicing law in the State of Nevada until reinstated as allowed under SCR 213:

> Rosemarie E. Arnold Andras F. Babero Kendall C. Farr Jeffrey E. Fisher Karen T. Grant-Head

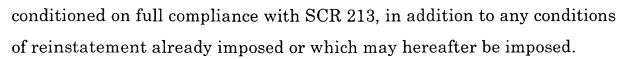
Supreme Court of Nevada Nicholas E. Hales Trevor L. Hart Laurence A. Hecker John E. Hummel Gary M. Segal Arthur H. Skola Samuel F. Stapleton Cecil A. Wariner Anne J. Williams

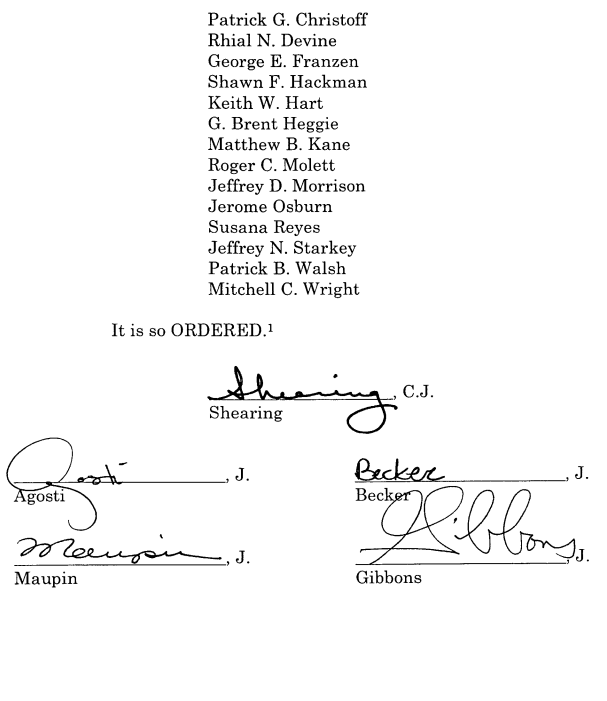
The above-named attorneys shall have 15 days from the date of this order to notify, by registered or certified mail, return receipt requested, all clients being represented in pending matters, and the attorney or attorneys for each adverse party in such matters, of their change in status and consequent inability to act as an attorney as of the date of this order. Within 25 days from the date of this order, these attorneys shall file with this court an affidavit showing either that they have served all clients, if any, with notification of their change in status or that they have been reinstated to active status pursuant to SCR 213.

The following inactive members of the State Bar shall remain inactive. Their right to be reinstated to active status shall be conditioned on full compliance with SCR 213, in addition to any conditions of reinstatement already imposed or which may hereafter be imposed.

> Marvin B. Beddoe Michael Devereaux Jack A. Ferguson Gordon Lewis

Finally, the following disbarred, disabled or suspended members of the State Bar shall maintain their disbarred, disabled or suspended status. Their right to be reinstated to active status shall be





<sup>1</sup>The Honorable Robert E. Rose, Justice, did not participate in the decision of this matter.

Chris Boadt, CLE Director
Toni Sarocka, Executive Director, Board of Continuing Legal Education
Daniel F. Polsenberg, Chair, Board of Continuing Legal Education
Alan Kimbrough, Executive Director, State Bar of Nevada/Las Vegas
All respondent attorneys

cc: