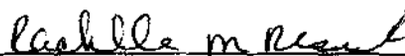




- 3) Respondent shall within 30-days of the date of the final Judgment and Order contact the State Bar's staff investigator for trust accounts, Gloria Barr, to schedule an assessment of Respondent's trust account procedures. Following the assessment, Respondent thereafter will enter into a Trust Account Program (TAP) contract based upon recommendations made by Gloria Barr. The TAP contract shall be effective for a period of one year from the date Respondent signs the TAP contract. Respondent shall comply with all recommendations or requirements made by Gloria Barr.
- 4) Respondent shall within 30-days of the date of the final Judgment and Order contact Hal Nevitt at the State Bar's Member Assistance Program (MAP). Respondent shall undergo a MAP assessment and shall enter into a therapeutic contract incorporating the recommendations of the MAP director or designee. The MAP contract shall be effective for a period of one year from the date Respondent signs the MAP contract.
- 5) Respondent shall pay all costs incurred by the State Bar in connection with these proceedings including the LOMAP assessment and applicable monitoring of the probation contract, and any costs associated with the TAP and MAP contracts.
- 6) Respondent shall pay the State Bar's costs and expenses in this matter in addition to costs incurred by the Disciplinary Clerk's office.
- 7) In the event that Respondent fails to comply with any of the foregoing conditions, and the State Bar receives information to that effect, bar counsel shall file with the Hearing Officer a Notice of Non-Compliance, pursuant to Rule 60(a)5, Ariz. R. Sup. Ct. The Hearing Officer shall conduct a hearing within thirty days after receipt of said notice, to determine whether the terms of probation have been violated and if an additional sanction should be imposed. In the event there is an allegation that any of these terms have been violated, the burden of proof shall be on the State Bar of Arizona to prove non-compliance by clear and convincing evidence.

IT IS FURTHER ORDERED that pursuant to Rule 60(b), the State Bar of Arizona is granted judgment against **MICHAEL C. SHAW** for costs and expenses of these proceedings in the amount of \$1,395.19, together with interest at the legal rate from the date of this judgment.

DATED this 25th day of July, 2007.



RACHELLE M. RESNICK  
Clerk of the Court

TO:

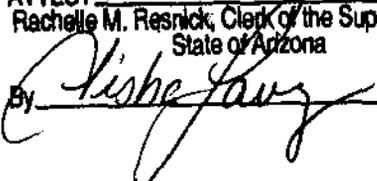
Michael C. Shaw, Respondent (Certified Mail, Return Receipt and Regular Mail)  
Byrl R. Lane, Respondent's Counsel  
Denise Tomaiko, Bar Counsel  
T.H. Guerin, Jr., Hearing Officer 7R  
Lauren E. Eiler, Disciplinary Clerk (Cert. Copy)  
Sandra Montoya, Lawyer Regulation Records Manager, State Bar of Arizona (Cert. Copy)  
Cathy Catterson, Clerk, United States Court of Appeals for the Ninth Circuit (Cert. Copy)  
Richard Weare, Clerk, United States District Court, District of Arizona (Cert. Copy)  
West Publishing Company (Jode Ottman)  
Lexis-Nexis

tel

The foregoing instrument is a full, true and correct copy of the original on file in this office.

ATTEST

Rachelle M. Resnick, Clerk of the Supreme Court  
State of Arizona

By  Deputy