

**BEFORE THE PRESIDING DISCIPLINARY
JUDGE**

IN THE MATTER OF A SUSPENDED MEMBER
OF THE STATE BAR OF ARIZONA,

MICHAEL L. FREEMAN,
Bar No. 010237

Applicant.

No. PDJ-2016-9013-R

**ORDER OF REINSTATEMENT
PURSUANT TO RULE
64(e)(2)(A), ARIZ. R. SUP.
CT.**

FILED FEBRUARY 25, 2016

Having considered Applicant, **MICHAEL L. FREEMAN'S**, Affidavit of Reinstatement filed February 8, 2016, pursuant to Rule 64(e)(2), Ariz. R. Sup. Ct., and there being no objection by the State Bar; Accordingly:

IT IS ORDERED Applicant, **MICHAEL L. FREEMAN**, be reinstated to the active practice of law in Arizona effective the date of this order.

IT IS FURTHER ORDERED MICHAEL L. FREEMAN is placed on probation for a period of one (1) year effective the date of this order under the following terms and conditions:

Terms and Conditions of Probation

1. Within ten (10) days from the date of this order, Mr. Freeman shall contact the State Bar Compliance Monitor at (602) 340-7258.
2. Mr. Freeman thereafter, shall participate in the State Bar's Member Assistance Program ("MAP"), obtain continuing legal education ("CLE"), and attempt reconciliation with those whom Respondent offended by his conduct (Judges Daniel Martin, Cynthia Bailey, Warren Granville, Teresa Sanders, Gary Scales, Timothy Wright, and attorneys Bradley Beauchamp, Shawn Fuller, Jessica Oortman, Barbara Marshall and April Sponsel), as outlined in the parties' consent agreement.
3. The MAP terms will require that Mr. Freeman attend 15 counseling sessions for one (1) year with Rabbi Yossi Bryski, Chief Rabbi at Young Israel Synagogue of Phoenix. The counseling sessions shall focus on anger

management and respect for others. Mr. Freeman completed in advance the CLE component of his probation by obtaining eight (8) hours of CLE in ethics and professionalism since July 1, 2015; however, those eight (8) hours are in addition to and are not included in his annual CLE requirement. Mr. Freeman shall also complete twenty (20) hours of Pro Bono legal services and eight (8) hours of Community Service during his probation period.

4. The State Bar shall report material violations of the terms of probation pursuant to Rule 60(a)(5), Ariz. R. Sup. Ct., and a hearing may be held within thirty (30) days to determine if the terms of probation have been violated and if an additional sanction should be imposed. The burden of proof shall be on the State Bar to prove non-compliance by a preponderance of the evidence.

DATED this 25th day of February, 2016.

William J. O'Neil

William J. O'Neil, Presiding Disciplinary Judge

COPY of the foregoing e-mailed/mailed
this 25th day of February, 2016, to:

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