

SUPREME COURT OF ARIZONA

IN THE MATTER OF AN APPLICATION FOR
REINSTATEMENT OF A SUSPENDED
MEMBER OF THE STATE BAR OF ARIZONA

HOLLY R. GIESZL,
Bar No. 013845

Applicant.

Supreme Court
No. SB-11-0041-R

Presiding Disciplinary Judge
No. 10-6011
FILED 05/25/2011
ORDER OF REINSTATEMENT

Applicant **HOLLY R. GIESZL** has established to the satisfaction of the Hearing Panel and this Court that she is qualified for reinstatement to the active practice of law; now, therefore, pursuant to Rule 65 of the Rules of the Supreme Court,

IT IS ORDERED that **HOLLY R. GIESZL** be and hereby is reinstated as a member of the State Bar of Arizona effective the date of this Order.

IT IS FURTHER ORDERED that **HOLLY R. GIESZL** shall be placed on probation for a period of two (2) years with the State Bar's Member Assistance Program ("MAP"). The terms of probation are as follows:

1. Applicant's term of probation shall begin to run on the effective date of his reinstatement and shall terminate two years thereafter.
2. Applicant shall contact the Director of MAP within thirty (30) days of the date of the order of reinstatement. If deemed appropriate by the Director, Applicant shall submit to a new MAP assessment. Otherwise, the MAP assessment conducted by the Director regarding applicant's current voluntary MAP contract may be relied upon in lieu of a new assessment. The Director of MAP shall develop "Terms and Conditions of Probation" and the terms shall be incorporated herein by reference. The MAP terms shall include continuing treatment with her doctor and medication compliance if any (with specifics to be determined), continued peer support monitor or MAP monitor, meeting with the monitor and the Director quarterly, and

regularly attending MAP member support group. Applicant shall be responsible for any costs associated with MAP.

3. Applicant shall submit to a LOMAP evaluation to assist in her transition to the practice of law and comply with any recommendations made by the LOMAP Director or designee. Applicant shall be responsible for any costs associated with LOMAP.

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 _____ day of _____, 2011.

REBECCA WHITE BERCH
Chief Justice

TO:

Holly R. Gieszl, Applicant

J. Scott Rhodes, Applicant's Counsel

Roberta L. Tepper, Senior Bar Counsel

Hon. William J. O'Neil, Presiding Disciplinary Judge

Laura L. Hopkins, Disciplinary Clerk

Sandra Montoya, Lawyer Regulation Records Manager, State Bar of Arizona

Molly Dwyer, Clerk, United States Court of Appeals for the Ninth Circuit

Attn: Don Lewis

Richard Weare, Clerk, United States District Court, District of Arizona

Attn: Beth Stephenson

West Publishing Company (Mary Pieper)

Lexis/Nexis

chj