

SUPREME COURT OF ARIZONA

In the Matter of an Application ) Arizona Supreme Court  
for Reinstatement of a Suspended ) No. SB-12-0024-R  
Member of the State Bar of )  
Arizona, ) Office of the Presiding  
) Disciplinary Judge  
WILLIAM E. WILKINSON, ) No. PDJ-2011-9092  
Attorney No. 14702, )  
) )  
Applicant. ) **FILED 07/23/2012**  
) )  
\_\_\_\_\_ )

**ORDER OF REINSTATEMENT**

Applicant WILLIAM E. WILKINSON has established to the satisfaction of the Hearing Panel and this Court that he is qualified for reinstatement to the active practice of law. Pursuant to Rule 65 of the Rules of the Supreme Court,

IT IS ORDERED that WILLIAM E. WILKINSON be reinstated as an active member of the State Bar of Arizona effective the date of this Order.

IT IS FURTHER ORDERED that Applicant shall be placed on probation for a period of two years beginning on the date of his reinstatement. During probation, Applicant shall participate with the State Bar's Law Office Management Assistance Program ("LOMAP") and the State Bar's Member Assistance Program ("MAP"). The terms and conditions of probation are as follows:

1. Within thirty days of reinstatement, Applicant shall contact the Director of MAP and submit to a MAP assessment. Applicant shall thereafter enter into a MAP contract based on the recommendations made by the MAP director or designee. Applicant shall comply with all the terms of the MAP contract after signing and throughout the remaining period of probation. Applicant shall be responsible for any costs associated with MAP.

2. Within thirty days of reinstatement, Applicant shall contact the Director of LOMAP and schedule a LOMAP audit. The LOMAP director or designee shall conduct an audit within 60 days thereafter. Applicant shall thereafter enter into a contract based on the recommendations made by the LOMAP director or designee, which may include continued treatment with Dr. Jan Harrell, or a similar qualified professional. Applicant shall comply with all the terms of the LOMAP contract after signing and throughout the remaining period of probation. Applicant shall be responsible for any costs associated with LOMAP.

3. Applicant shall find a qualified practice monitor within thirty days of the effective date of probation, approved by bar counsel and the Director of LOMAP.

4. In the event that Applicant fails to comply with any of the foregoing conditions, and the State Bar receives such information, bar counsel shall file with the imposing entity a Notice of Non-Compliance, pursuant to Rule 60(a)(5), Ariz. R. Sup. Ct. The imposing entity may refer the matter to the Presiding Disciplinary Judge, who will conduct a hearing within thirty days 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 the terms of probation have been violated, the burden of proof shall be on the State Bar of Arizona to prove by a preponderance of the evidence.

IT IS FURTHER ORDERED that if Applicant transfers to inactive status, his probation shall be suspended during the time that he maintains his status as inactive. Upon a change in status to active, Applicant shall notify bar counsel, and probation, along with its terms and conditions, will be reinstated.

DATED this \_\_\_\_\_ day of July, 2012

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REBECCA WHITE BERCH  
Chief Justice

TO:  
William E Wilkinson  
Craig D Henley  
Laura Hopkins  
Sandra Montoya  
Don Lewis  
Mary Pieper  
Netz Tuvera  
Lexis Nexis

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