FILED

IN THE SUPREME COURT OF THE STATE OF MONTANA

03/15/2024 Bowen Greenwood CLERK OF THE SUPREME COURT STATE OF MONTANA Case Number: PR 06-0544

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

On July 23, 2002, this Court issued an order directing Glynna W. Freeman to show cause why she should not be suspended from the practice of law in the State of Montana due to her failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that Glynna W. Freeman has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing Glynna W. Freeman to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Glynna W. Freeman, 401 N. Michigan Ave., Suite 3200, Chicago, IL 60611, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this 24 day of September, 2002.

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CLERK OF SUPREME COUR; STATE OF MONTANA

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September 25, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR // MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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GLYNNA W FREEMAN FREEMAN FREEMAN & SALZMAN PC 401 N MICHIGAN AVE STE 3200 CHICAGO IL 60611

> ED SMITH CLERK OF THE SUPREME COURT

BY: N. Gullagher Deputy

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IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

Order of July 23, 2002

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ORIGINAL

RESPONSE OF GLYNNA W. FREEMAN TO ORDER TO SHOW CAUSE

Pursuant to this Court's Order of July 23, 2002, and Rule 12(D) of the Rules and Regulations for Mandatory Continuing Leal Education ("CLE"), respondent Glynna W. Freeman states that she has now taken the necessary courses to satisfy her CLE requirements for 2001, and that she filed the attached Affidavit of Attendance with the MCLE Administrator setting forth her courses taken that qualify for CLE credit.

WHEREFORE, respondent respectfully requests that this Honorable Court find that respondent has shown good cause why it should not suspend respondent from the practice of law in the State of Montana, and rule that respondent has complied with its Order of July 23, 2002.

Respectfully submitted, Teemas Glynna W. Freeman

FREEMAN, FREEMAN & SALZMAN, P.C. 401 North Michigan Avenue, Suite 3200 Chicago, Illinois 60611 312-222-5100

DATED:

September 13, 2002

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Montana _ommission of Continuing Legal Education

P.O. Box 577 + Helena, MT 59624 + (406) 442-7660 + (406) 442-7763 fax

THIS FORM MUST BE FILLED OUT AND RETURNED ON OR BEFORE APRIL 2002.

Affidavit of Attendance at Approved CLE Activities for Reporting Year: April 1, 2001 - March 31, 2002

hereby certify that I have completed the following CLE activities approved by I. Glynna W. Freeman the Montana Commission of Continuing Legal Education.

Note: Preprinted course information is based on Montana MCLE records. PLEASE CHECK THIS INFORMATION CAREFULLY. It may be incomplete or incorrect. Please correct any inaccurate information and include any additional courses you attended before signing the affidavit.

Important: 5.0 ethics credits are required for the 3-year period ending: 3/31/2004 Total ethics credits earned as of the end of the last CLE reporting period: 0.00 (Any ethics credits listed below are NOT included in the above total.)

Course		- <u> </u>			Total Credits Earned		
Nu	mber Course Title	Sponsor	Date(s)	Location	Interactive	Other*	Including Ethics
	Discovery and the Internet	ABA CLE	5/8/02	Teleconference	1		
02401	Current Issues in Labor and Employment Law	ABA CLE	5/16/02	Teleconference	1		
02431	Winning Ways with Judges	ABA CLE	6/20/02	Teleconference	· 1		
•	Ethical Concerns Surrounding	ABA CLE	7/10/02	Teleconference	1		1
	Emerging Issues in Employment Law and Litigation	ALI ABA	7/19/02	Audio		3,5	0
	Changing the ABA Model Rules on Ethics: An Update	ABA CLE	8/26/02	Audio _		1	1
	Crafting the Winning Argument: Twelve Critical Steps to Success	ABA CLE	9/13/02	Audio		1.9	0

* IMPORTANT

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"Other" credits are limited to 5.0 per year. These include Audio/Video, Teaching/Preparation, Online Self-Study, and In-House Courses.

	• •		• •	<u>,</u>	
	- 1. Totals	•••••	·····	10.40	2.0
	2. Plus carry-over	credits from last ye	ear's Affidavit	<u>6.25</u>	Ethics
	3. Total of Lines 1	and 2		16.65	٩
	4. Less 15.00 cre	dits to satisfy this ye	ear's requirement	-15.00	<i>.</i> .
$\sim 1 $		e carried over to ne um carryover credits all	ext reporting year owed is 30.00)	1.65	• • •
2812 Janell	Freman		9/13/02	<u>.</u>	
Attorney Signature	0		Date /3-	D	
Subscribed and sworn to me, a Notary Public Signature	Jan Monte	6	Residing At Chicago	i Scpt.	, 20 <u>02</u>
My Commission Expires	Nov. 23	20 <u></u>	or construction of the con	AL SEAL"	See S
÷	·	••• • • • •		IONTSKO State of Illinois Expires 11/23/	6

FREEMAN, FREEMAN & SALZMAN, P.C.

ATTORNEYS AT LAW SUITE 3200 40! North Michigan Avenue Chicago, Illinois 60611-4207

TELECOPIER (312) 822-0870

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TELEPHONE (312) 222-5100

September 13, 2002

VIA FEDERAL EXPRESS

Ms. Kathleen Powers MCLE Administrator State Bar of Montana 7 West 6th Avenue, Suite 2A Helena, MT 59601

Dear Ms. Powers:

Enclosed is my affidavit which lists the fifteen (15) hours of approved CLE activities in order to put me in compliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education.

I apologize for the delay in filing this report.

Sincerely onal Glynna W. Freeman

LAFjr/asm Enclosures

CERTIFICATE OF SERVICE

I hereby certify that, on September 13, 2002, true and correct copies of the foregoing Response of Glynna W. Freeman to Order to Show Cause were sent via Federal Express to the following:

> Kathleen Powers Administrator Montana Board of Continuing Legal Education 7 West 6th Avenue, Suite 2A Helena, Montana 59601

Ed Smith Clerk of the Montana Supreme Court Room 323, Justice Building 215 North Sanders Helena, Montana 59620-3003

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Serman Glynna W. Freeman

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IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Glynna W. Freeman, 401 N. Michigan Ave., Suite 3200, Chicago, IL 60611, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Glynna W. Freeman are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Glynna W. Freeman, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23 day of July, 2002.

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CLERK OF SUPREME COUR STATE OF MONTONA

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR , MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

GLYNNA W FREEMAN ESQ 401 N MICHIGAN AVE STE 3200 CHICAGO IL 60611

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curt # 7000 1670 0010 5658 0019

ED SMITH CLERK OF THE SUPREME COURT

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BY: D. Gallagher Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

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ORDER

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On July 23, 2002, this Court issued an order directing Lee A. Freeman, Jr. to show cause why he should not be suspended from the practice of law in the State of Montana due to his failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that Lee A. Freeman, Jr. has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing Lee A. Freeman, Jr. to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Lee A. Freeman, Jr., 401 N. Michigan Ave., Suite 3200, Chicago, Il 60611, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this 54 day of September, 2002.

Chief Justice

SEP 5 - 2002

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September 6, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

- LEE A FREEMAN JR ATTORNEY AT LAW 401 N MICHIGAN AVE STE 3200 CHICAGO IL 60611
- MONTANA BOARD OF CONTINUING LEGAL EDUCATION
 PO BOX 577
 HELENA MT 59624-0577

ED SMITH CLERK OF THE SUPREME COURT

STATE OF MONTANA BY: Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Lee A. Freeman, Jr., 401 N. Michigan Ave., Suite 3200, Chicago, IL 60611, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Lee A. Freeman, Jr. are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Lee A. Freeman, Jr., by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23 day of July, 2002.

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR ∽ MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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LEE A FREEMAN JR ESQ - Cert # 7000 1670 0010 5658 0002 401 N MICHIGAN AVE STE 3200 CHICAGO IL 60611

> ED SMITH CLERK OF THE SUPREME COURT

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BY: A. Gallagher Deputy Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Theresa Gregory, 100 Luna Park Drive, #162, Alexandria, VA 22305, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Theresa Gregory are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Theresa Gregory, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23" day of July, 2002.

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

THERESA GREGORY - 100 LUNA PARK DR #162 ALEXANDRIA VA 22305

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ED SMITH CLERK OF THE SUPREME COURT

BY: N. Gillagher Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

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ORDER

On July 23, 2002, and in response to information provided by the Administrator of the Montana Board of Continuing Legal Education (Administrator), this Court issued an order directing Theresa Gregory to show cause why she should not be suspended from the practice of law in the State of Montana for her failure to comply with the Rules for Mandatory Continuing Legal Education.

We are now advised by the Administrator that Theresa Gregory's name appeared in error on the list of members in noncompliance with MCLE. The Administrator advised the Court that Ms. Gregory did, in fact, comply with the MCLE requirements in a timely manner, but her affidavit was misfiled in the Administrator's office and that Ms. Gregory was not, at any time, in non-compliance with the MCLE. Therefore,

IT IS ORDERED that this Court's order of July 23, 2001, directing Theresa Gregory to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Theresa Gregory and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this $b^{1/2}$ day of August, 2002.

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IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

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On July 23, 2002, this Court issued an order directing Emilie Loring to show cause why she should not be suspended from the practice of law in the State of Montana due to her failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that Emilie Loring has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing Emilie Loring to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Emilie Loring, 500 Daly Ave., Missoula, Montana,[§] 59801, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this 23° day of January, 2003.

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January 23, 2003

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

- KATHY POWERS ADMINISTRATOR MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577
- EMILIE LORING
 ATTORNEY AT LAW
 500 DALY
 MISSOULA MT 59801

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ED SMITH CLERK OF THE SUPREME COURT

STATE OF MONTANA 弜 BY: Deputy

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IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Emilie Loring, 500 Daly Ave., Missoula, MT 59801, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Emilie Loring are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Emilie Loring, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23 day of July, 2002.

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR -MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

EMILIE LORING ESQ -500 DALY AVE MISSOULA MT 59801

EMILIE LORING ESQ - Cert # 7000 1670 5657 9914

ED SMITH CLERK OF THE SUPREME COURT

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BY: N. Gallagher Deputy Deputy

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IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Robin R. McCroskey, P.O. Box 1352, Newport, WA 99156, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Robin R. McCroskey are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Robin R. McCroskey, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this $\mathcal{A}^{\mathcal{A}}$ day of July, 2002. JUL 2.3 2002 Justices

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR -MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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ROBIN R MCCROSKEY ESQ - Curt # 7000 1670 0010 5657 9921 PO BOX 1352 NEWPORT WA 99156

> ED SMITH CLERK OF THE SUPREME COURT

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BY: D. Gallagner Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

On July 23, 2002, this Court issued an order directing Robin R. McCroskey to show cause why she should not be suspended from the practice of law in the State of Montana due to her failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that Robin R. McCroskey has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing Robin R. McCroskey to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Robin R. McCroskey, P.O. Box 1352, Newport, WA 99156, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this $8^{1/2}$ day of August, 2002.

V. Williami Justices



AUG 0 8 2002

August 8, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR~ MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

ROBIN R MCCROSKEY~ ATTORNEY AT LAW PO BOX 1352 NEWPORT WA 99156-1352

> ED SMITH CLERK OF THE SUPREME COURT

STATE OF MONTANA

BY: A. Gilligher

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IN THE MATTER OF MANDATORY MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Matthew J. Quinn, Jr., 44 W. 6th Ave., Ste.200, P.O. Box 1185, Helena, MT 59624, have failed to comply with the Rules for Mandatory Continuing Legal Education. While this Court recognizes that you are currently suspended from the practice of law for non-payment of bar dues for the 2002-03 year, this Rule 12 requirement is a separate and additional requirement of all attorneys licensed to practice law in the State of Montana.

Therefore, pursuant to said Rule 12(D) you, Matthew J. Quinn, Jr., are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana due to your noncompliance with Rule 12 of the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education.

JUL 2 3 2002

The Clerk of this Court shall mail a copy of this order to Matthew J. Quinn, Jr., by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624. DATED this 23° day of July, 2002.

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named: MATTHEW R QUINN #7000 1670 0010 5658 02194 ATTORNEY AT LAW PO BOX 1185 HELENA MT 59624-1185

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GINO LITTLE STATE BAR OF MONTANA PO BOX 577 HELENA MT 59624-0577

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ED SMITH . CLERK OF THE SUPREME COURT

BY: Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, George T. Radovich, 926 Main St., Ste. 9, Billings, MT 59105, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, George T. Radovich are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to George T. Radovich, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23 day of July, 2002.

Chief Iustice thi Cu Justices

STATE OF MO

JUL 2.3 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR-MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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GEORGE T RADOVICH ESQ - Chart. # 7000 1670 0010 5657 9938 926 MAIN ST STE 9 BILLINGS MT 59105

> ED SMITH CLERK OF THE SUPREME COURT

BY: D. Gallagher

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

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On July 23, 2002, this Court issued an order directing George T. Radovich to show cause why he should not be suspended from the practice of law in the State of Montana due to his failure to comply with the Rules for Mandatory Continuing Legal Education.

On July 29, 2002, this Court received notice from the Administrator of the Montana Board of Continuing Legal Education that George T. Radovich has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing George T. Radovich to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to George T. Radovich, 926 Main St., Ste 9, Billings, MT 59105, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this $\underline{\$}$ day of August, 2002.

AUG 0 8 2002

Justice Murt. Justices

August 8, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named: 411

KATHY POWERS ADMINISTRATOR ~ MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

GEORGE T RADOVICH 1 ATTORNEY AT LAW 926 N MAIN STE 9 **BILLINGS MT 59105**

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ED SMITH CLERK OF THE SUPREME COURT

BY: D. Gallagher

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION)))	ORDER

On July 23, 2002, this Court issued an order directing Matthew P. Robinson to show cause why he should not be suspended from the practice of law in the State of Montana due to his failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that Matthew P. Robinson has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing Matthew P. Robinson to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Matthew P. Robinson,733 Riverview Drive, Great Falls, MT 59404, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this 1st day of October, 2002.

Justice

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October 2, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

- MATTHEW P ROBINSON 733 RIVERVIEW DRIVE GREAT FALLS MT 59404
- KATHY POWERS ADMINISTRATOR BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624

ED SMITH CLERK OF THE SUPREME COURT

BY: Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Matthew P. Robinson, 733 Riverview Dr., Great Falls, MT 59404, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Matthew P. Robinson are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Matthew P. Robinson, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this <u>23¹⁰</u> day of July, 2002. Huld Chief Justice Hatelea COUL Hatelea COUL

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR -MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

MATTHEW P ROBINSON · CURT # 7000 1670 0010 5657 9945

733 RIVERVIEW DR GREAT FALLS MT 59404

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ED SMITH CLERK OF THE SUPREME COURT

BY: D. Gallagher Deputy

IN THE MATTER OF MANDATORY	
MANDATORY CONTINUING	
LEGAL EDUCATION	

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Philip E. Roy, 1601 2nd Ave. North, Ste. 612, Great Falls, MT 59401, have failed to comply with the Rules for Mandatory Continuing Legal Education. While this Court recognizes that you are currently suspended from the practice of law for non-payment of bar dues for the 2002-03 year, this Rule 12 requirement is a separate and additional requirement of all attorneys licensed to practice law in the State of Montana.

Therefore, pursuant to said Rule 12(D) you, Philip E. Roy, are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana due to your noncompliance with Rule 12 of the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education.

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The Clerk of this Court shall mail a copy of this order to Philip E. Roy, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

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DATED this 23^{40} day of July, 2002.

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July 23, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

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PHILIP E ROY #7000 1670 0010 5658 02187
ATTORNEY AT LAW
1601 2ND AVENUE NORTH STE 612
GREAT FALLS MT 59401

GINO LITTLE STATE BAR OF MONTANA PO BOX 577 HELENA MT 59624-0577

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ED SMITH CLERK OF THE SUPREME COURT

BY: Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show causewhy the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Nancy G. Schwartz, 2508 3rd Ave. N., Billings, MT 59101, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Nancy G. Schwartz are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Nancy G. Schwartz, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23th day of July, 2002. Villiam Justices



July 23, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR ~ MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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NANCY G SCHWARTZ ESQ - 7000 1670 0010 5657 9952. 2508 3RD AVE N BILLINGS MT 59101

> ED SMITH CLERK OF THE SUPREME COURT

BY: N. Gallagher Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

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ORDER

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On July 23, 2002, this Court issued an order directing Nancy Schwartz to show cause why she should not be suspended from the practice of law in the State of Montana due to her failure to comply with the Rules for Mandatory Continuing Legal Education.

On July 29, 2002, this Court received notice from the Administrator of the Montana Board of Continuing Legal Education that Nancy Schwartz has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing Nancy Schwartz to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Nancy Schwartz, 2508 3rd Ave. N., Billings, MT 59101, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this $\frac{8^{12}}{2}$ day of August, 2002.

AUG 0 8 2002

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August 8, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR-MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

NANCY SWARTZ -ATTORNEY AT LAW 2508 3RD AVE N BILLINGS MT 59101

> ED SMITH CLERK OF THE SUPREME COURT

STATE OF MONTANA

BY: N. Gallaghu Deputy

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Ed Smith CLERK GE SUPPEME COURT

IN THE SUPREME COURT OF THE STATE OF MONTANA

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IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

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RESPONSE TO ORDER TO SHOW CAUSE

COMES NOW, Nancy G. Schwartz, in response to the Court's ORDER TO SHOW CAUSE, filed July 23, 2002, and hereby represents the following to the Court. Ms. Schwartz received notification from the Montana State Bar that she was not in compliance with mandatory CLE reporting requirements in that she had not filed an Affidavit of Attendance at approved CLE Activities for the reporting year of April 1, 2002 – March 31, 2002. Ms. Schwartz contacted Ms. Kathleen Powers, MCLE Administrator, and explained to her that as Ms. Schwartz had 30 carry-over credits from the previous year's affidavit, she was unaware that it was necessary to file a new affidavit deducting the 15 credits to be applied to satisfy the current year's requirements. Ms. Powers indicated that Ms. Schwartz needed to file a new affidavit, even when the credits were to be carried over from the previous year, but that based upon the mistake, she would waive the \$100 fine. On 7/23/02, Ms. Schwartz completed an affidavit, and submitted it along with a \$25 late fee to the Montana State Bar. Ms. Schwartz believes that she is now in compliance with the Montana Continuing Legal Education Requirements and would request the Court to not enter an order suspending her from the practice of law.

> ر مد

Dated this 29 day of July, 2002.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this <u>A</u> day of July, 2002, I did cause to be delivered a true and correct copy of the foregoing RESPONSE TO ORDER TO SHOW CAUSE and attached supporting documentation to the Montana State Bar, MCLE Administrator at P.O. Box 577, Helena MT 59105.

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NOTE REPRESENTED TO THE REPRESENCE THE ADDRESS OF THE REPORT OF INFORMATION CAREFULS: COMEY COMESTIC CONTRELICE FOR CONCERNY COMESTIC Information and liteluclo any collignatic our correction ded balance (information and liteluclo any collignation and compared balance (information and liteluclo any collignation and compared balance (information and compare

Important: 6:0 ethics credits are required for the 3-year period ending Total ethics credits earned as of the end of the last CLE reporting period: (Any ethics credits listed below are NOT included in the above total.) 3/31/2004

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Other" credits are limited	l to 5.0 per yea	r. These incli	de Audio Mideo, ne	Contraction Continued Continue	STERICA	ind in the	use Courses.
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	- Children -		v-over credits from	n last year's Affidavit		30.00	Ethics

- 3. Total of Lines 1 and 2
- 4. Less 15.00 credits to satisfy this year's requirement
- 5. Remainder to be carried over to next reporting year (The maximum carryover credits allowed is 30.00)

7/23/02 Date day of , 20

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Attorney Signat	pro .
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Subscribed and sworn to me, a Notary Public, this

Notary Public Signature

My Commission Expires

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Residing At

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

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Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Jon O. Shields, 216 W. Main St., Ste. 200, P.O. Box 8384, Missoula, MT 59807, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Jon O. Shields are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Jon O. Shields, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 2 day of July, 2002.

JUL 2.3 2002 Justices

IN THE MATTER OF ORDER MANDATORY CONTINUING LEGAL EDUCATION

On July 23, 2002, this Court issued an order directing Jon O. Shields to show cause why he should not be suspended from the practice of law in the State of Montana due to his failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that Jon O. Shields has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing Jon O. Shields to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Jon O. Shields, 216 W. Main St., Ste. 200, P.O. Box 8384, Missoula, MT 59807, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this 8^{12} day of August, 2002.

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AUG 0 8 2002

August 8, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR -MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

JON O SHIELDS ATTORNEY AT LAW 216 W MAIN ST STE 200 PO BOX 8384 MISSOULA MT 59807-8384

> ED SMITH CLERK OF THE SUPREME COURT

Gallagher BY: // Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

On July 25, 2001, this Court issued an order directing Gail M. Shrager to show cause why her name should not be removed from the list of practicing attorneys due to her failure to comply with the Rules for Mandatory Continuing Legal Education.

On January 4, 2002, this Court received notice from the Administrator of the Montana Board of Continuing Legal Education that Gail M. Shrager has now complied with Mandatory Continuing Legal Education requirements for the 2000 - 2001 reporting year.

IT IS ORDERED that this Court's order of July 25, 2001, directing Gail M. Shrager to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Gail M. Shrager and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this \mathcal{M}^{th} day of January, 2002.

JAN 08 2002

CLE Smith

Many Justices

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January 9, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

GAIL M SHRAGER / ATTORNEY AT LAW 830 HIGHLAND DR WHITEFISH MT 59937-8110

> ED SMITH CLERK OF THE SUPREME COURT

BY: D. Gullagher Deputy Deputy



Montana Commission of Continuing Legal Education

State Bar of Montana, P.O. Box 577, Helena. MT 59624 (406)442-7660

December 18, 2001

FILEP

JAN 0 4 2002

Mr. Ed Smith Clerk of the Supreme Court Montana Supreme Court 215 N. Sanders Room 323 Helena, MT 59620

Ed Smith ULERK OF SUPREME COURT

Re: 2000 – 01 MCLE Requirement

Dear Ed,

Please be advised that the following attorney has now complied with Mandatory Continuing Legal Education requirements for the 2000 – 01 reporting year. Her name can be removed from the list of members in noncompliance with MCLE that was sent to you on July 2, 2001.

Gail M. Shrager

Thank you for your assistance in this matter.

Sincerely,

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Kathleen Powers : MCLE Administrator

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IN THE MATTER OF MANDATORY CONTINUING ORDER LEGAL EDUCATION

On July 25, 2001, this Court issued an order directing Paul Smietanka to show cause why his name should not be removed from the list of practicing attorneys due to his failure to comply with the Rules for Mandatory Continuing Legal Education.

On January 29, 2002, this Court received notice from the Administrator of the Montana Board of Continuing Legal Education that Paul Smietanka has now complied with Mandatory Continuing Legal Education requirements for the 2000 - 2001 reporting year.

IT IS ORDERED that this Court's order of July 25, 2001, directing Paul Smietanka to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Paul Smietanka, 1085 Helena, Avenue, Helena, MT 59601, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this 5 day of February, 2002.

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FEB 0 5 2002

ui, NIA Justices

February 6, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

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PAUL SMIETANKA ~ ATTORNEY AT LAW 1085 HELENA AVE HELENA MT 59601

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ED SMITH CLERK OF THE SUPREME COURT

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BY: N. Gallaghu Denuty



Montana Board of Continuing Legal Education

January 28, 2002

Mr. Ed Smith Clerk of the Supreme Court Montana Supreme Court 215 N. Sanders Room 323 Helena, MT 59620

Re: 2000 - 01 MCLE Requirement

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JAN 2 9 2002

Dear Ed,

Please be advised that the following attorney has now complied with Mandatory Continuing Legal Education requirements for the 2000 - 01 reporting year. His name can be removed from the list of members in noncompliance with MCLE that was sent to you on July 2, 2001.

Paul Smietanka

Thank you for your assistance in this matter.

Sincerely,

Kathy Fores

Kathleen Powers MCLE Administrator

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SEP 2 4 2002

IN THE MATTER OF THE MANDATORY CONTINUING LEGAL EDUCATION OF PATRICK M. SPRINGER

Ed Smith ORDER

Attorney at Law.

On July 23, 2002, we issued an Order pursuant to Rule 12(D), of the Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education (CLE Rules) requiring Patrick M. Springer to show cause in writing why he should not be suspended from the practice of law in the State of Montana for noncompliance with these Rules.

By letter dated September 13, 2002, Mr. Springer states that his noncompliance with his continuing legal education requirement was occasioned by reason of severe health problems and resulting treatment therefor. Mr. Springer advises that he has had to limit his law practice by reason of his illness and, further, that he was unable to attend those CLE opportunities he usually utilized to fill his continuing legal education requirements.

In his letter, Mr. Springer outlines the steps which he intends to take to make up his deficiency of CLE credits and specifies those CLE presentations that he intends to attend. Finally, Mr. Springer points out that in 33 years of practice he has never failed to comply with the CLE requirements nor will he in the future if he is allowed to continue in the practice of law.

This Court having considered Mr. Springer's letter, good cause shown IT IS ORDERED that Patrick M. Springer shall not be suspended from the practice September 25, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR -MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

PATRICK M SPRINGER / ATTORNEY AT LAW PO BOX 1112 KALISPELL MT 59903-1112

> ED SMITH CLERK OF THE SUPREME COURT

- Gallegue BY: Ø Deputy

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IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Patrick M. Springer, 38 E. Washington St., P.O. Box 1112, Kalispell, MT 59903-1112, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Patrick M. Springer are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Patrick M. Springer, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23²⁶ day of July, 2002.



TUM Reacheri Justices

July 23, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR ~ MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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PATRICK M SPRINGER ESQ - CURT # 7000 1670 0010 5657 9976 38 E WASHINGTON ST PO BOX 1112 KALISPELL MT 59903-1112

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ED SMITH CLERK OF THE SUPREME COURT

BY: N. Gallagher Denuty

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IN THE MATTER OF MANDATORY MANDATORY CONTINUING LEGAL EDUCATION

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ORDER

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Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Barbara J. Tucker, 175 N. 27th St., Ste. 1220, Billings, MT 59101-2048, have failed to comply with the Rules for Mandatory Continuing Legal Education. While this Court recognizes that you are currently suspended from the practice of law for non-payment of bar dues for the 2002-03 year, this Rule 12 requirement is a separate and additional requirement of all attorneys licensed to practice law in the State of Montana.

Therefore, pursuant to said Rule 12(D) you, Barbara J. Tucker, are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana due to your noncompliance with Rule 12 of the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education.

JUL 2 3 2002

CLERK OF SUPREME COURT

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The Clerk of this Court shall mail a copy of this order to Barbara J. Tucker, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624. DATED this 23 day of July, 2002.

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July 23, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named: BARBARA J TUCKER #7000 1670 0010 5658 02170 ATTORNEY AT LAW 175 NORTH 27TH STREET STE 1220 BILLINGS MT 59101-2048

GINO LITTLE STATE BAR OF MONTANA PO BOX 577 HELENA MT 59624-0577

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ED SMITH CLERK OF THE SUPREME COURT

BY: Deputy

IN THE MATTER OF) MANDATORY CONTINUING) O R D E R LEGAL EDUCATION)

On July 23, 2002, this Court issued an order directing Barbara J. Tucker to show cause why she should not be suspended from the practice of law in the State of Montana due to her failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that Barbara J. Tucker has elected to change to inactive status and that her name can be removed from the list of members in noncompliance because she no longer has an MCLE requirement.

THEREFORE,

AUG 0 8 2002

IT IS ORDERED that this Court's order of July 23, 2002, directing Barbara J. Tucker to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Barbara J. Tucker,175 N. 27th St., Ste. 1220, Billings, MT 59101-2048, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this $8^{"}$ day of August, 2002.

Justices

August 8, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR ~ MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

BARBARA J TUCKER -ATTORNEY AT LAW 175 N 27TH ST STE 1220 BILLINGS MT 59101-2048

> ED SMITH CLERK OF THE SUPREME COURT

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STATE OF MONTANA

BY: a. Gullegher Deputy

v

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, John D. Walda, P.O. Box 2263, Fort Wayne, IN 46801, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, John D. Walda are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to John D. Walda, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23 day of July, 2002.

William !! uahin Justices

JUL 2-3-2002

July 23, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR – MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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JOHN D WALDA ESQ - CINT # 7000 1670 0010 5657 9983 PO BOX 2263 FORT WAYNE IN 46801

> ED SMITH CLERK OF THE SUPREME COURT

BY: N. Gillagher Deputy

IN THE MATTER OF)MANDATORY CONTINUING)LEGAL EDUCATION)

On July 23, 2002, this Court issued an order directing John D. Walda to show cause why he should not be suspended from the practice of law in the State of Montana due to his failure to comply with the Rules for Mandatory Continuing Legal Education.

On July 29, 2002, this Court received notice from the Administrator of the Montana Board of Continuing Legal Education that John D. Walda has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing John D. Walda to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to John D. Walda, P.O. Box 2263, Fort Wayne, IN 46801, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this $\underline{\mathcal{S}}^{\mathbb{W}}$ day of August, 2002.

hief Justice 1.IL AUG 0 8 2002 runt Justices

August 8, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

JOHN D WALDA -ATTORNEY AT LAW PO BOX 2263 FORT WAYNE IN 46801

> ED SMITH CLERK OF THE SUPREME COURT

STATE OF MONTANA

BY: D. Gallegher Deputy

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IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, Thomas H. Wolfsen, 528 N. Glassell, Orange, CA 92867, have failed to comply with the Rules for Mandatory Continuing Legal Education.

Pursuant to said Rule 12(D) you, Thomas H. Wolfsen are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana. Failure to show good cause shall result in this Court entering an order suspending you from the practice of law.

The Clerk of this Court shall mail a copy of this order to Thomas H. Wolfsen, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

DATED this 23 day of July, 2002.

JUL 2 3 2002 Justices

July 23, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR --MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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THOMAS H WOLFSEN ESQ- Cert # 9000 1670 0010 5657 99990 528 N GLASSELL ORANGE CA 92867

> ED SMITH CLERK OF THE SUPREME COURT

BY: D. Gilligher

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

On July 23, 2002, this Court issued an order directing Thomas H. Wolfsen to show cause why he should not be suspended from the practice of law in the State of Montana due to his failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that Thomas H. Wolfsen has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing Thomas H. Wolfsen to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to Thomas H. Wolfsen, 528 N. Glassell, Orange, CA 92867, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this $\underline{\uparrow\uparrow\uparrow}$ day of January, 2003.

Chief Justice

JAN 0 7 2003

1. William Seast mit



January 7, 2003

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

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THOMAS H WOLFSEN ATTORNEY AT LAW 528 N GLASSELL ORANGE CA 92867

> ED SMITH CLERK OF THE SUPREME COURT

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38 BY: Deputy

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IN THE MATTER OF MANDATORY	
MANDATORY CONTINUING	
LEGAL EDUCATION	

ORDER

Upon being notified of the names of attorneys in noncompliance with the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education, Rule 12(D) requires this Court to issue an order to each attorney in noncompliance to show cause why the Court should not suspend that attorney from the practice of law in the State of Montana. Absent a showing of good cause within the time allowed, and also pursuant to Rule 12(D), this Court will enter its order suspending that attorney from the practice of law.

On July 15, 2002, the administrator of the Montana Board of Continuing Legal Education notified this Court that you, James L. Yellowtail, P.O. Box 1485, Red Lodge, MT 59086, have failed to comply with the Rules for Mandatory Continuing Legal Education. While this Court recognizes that you are currently suspended from the practice of law for non-payment of bar dues for the 2002-03 year, this Rule 12 requirement is a separate and additional requirement of all attorneys licensed to practice law in the State of Montana.

Therefore, pursuant to said Rule 12(D) you, James L. Yellowtail, are hereby ordered to show cause, in writing, to this Court within sixty days from the date of this order why you should not, by order of this Court, be suspended from the practice of law in the State of Montana due to your noncompliance with Rule 12 of the Montana Supreme Court's Rules and Regulations for Mandatory Continuing Legal Education.

The Clerk of this Court shall mail a copy of this order to James L. Yellowtail, by certified mail, return receipt requested, and a copy by ordinary mail to the administrator of the Montana Board of Continuing Legal Education, P. O. Box 577, Helena, MT 59624.

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JUL 2 3 2002

DATED this 23 day of July, 2002. Karland Chief Justice May Artelija Catter And Chief Justice Aray Artelija Catter Ariterio Catter

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July 23, 2002

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CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named: JAMES L YELLOWTAIL #7000 16700 0010 5658 0279 ATTORNEY AT LAW PO BOX 1485

RED LODGE MT 59068

/ GINO LITTLE
STATE BAR OF MONTANA
PO BOX 577
HELENA MT 59624-0577

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ED SMITH CLERK OF THE SUPREME COURT

BY: Deputy

IN THE MATTER OF MANDATORY CONTINUING LEGAL EDUCATION

ORDER

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On July 23, 2002, this Court issued an order directing James L. Yellowtail to show cause why he should not be suspended from the practice of law in the State of Montana due to his failure to comply with the Rules for Mandatory Continuing Legal Education.

This Court has received notice from the Administrator of the Montana Board of Continuing Legal Education that James L. Yellowtail has now complied with Mandatory Continuing Legal Education requirements for the 2001 - 2002 reporting year.

THEREFORE,

IT IS ORDERED that this Court's order of July 23, 2002, directing James L. Yellowtail to show cause is hereby withdrawn.

The Clerk is directed to mail a true copy of this order to James L. Yellowtail, P.O. Box 1485, Red Lodge, MT 59086, and to the Administrator of the Montana Board of Continuing Legal Education.

DATED this $\underline{\1 day of August, 2002.

Justice <u>nur</u> Justices



AUG 0 8 2002

CLERK OF SUPREME COURT

August 8, 2002

CERTIFICATE OF SERVICE

I hereby certify that the attached document was sent by United States mail, prepaid, to the following named:

KATHY POWERS ADMINISTRATOR -MONTANA BOARD OF CONTINUING LEGAL EDUCATION PO BOX 577 HELENA MT 59624-0577

JAMES L YELLOWTAIL ATTORNEY AT LAW PO BOX 1485 RED LODGE MT 59086-1485

> ED SMITH CLERK OF THE SUPREME COURT

STATE OF MONTANA

BY: A. Gallepher Deputy

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Montana Commission of Continuing Legal Education

State Bar of Montana, P.O. Box 577, Helena. MT 59624 (406)442-7660

February 5, 2002

Mr. Ed Smith Clerk of the Supreme Court Montana Supreme Court 215 N. Sanders Room 323 Helena, MT 59620

2002 éd Smith Clerk of Supreme Court State of Montana

Re: 2000 - 2001 MCLE Requirement

Dear Ed,

On July 25, 2001, the following individuals were issued show cause orders by Montana Supreme Court for failure to comply with the Rules for Mandatory Continuing Legal Education for the 2000-2001 reporting year:

> John Abbott Root Cooper-M.K. Daniels Melina J. Datsopoulos Edward J. Lemons - See Daniels, Datsopoulos Order Gary L. Spaeth - See John Abbott Root Cooper Order

To date these individuals have not complied with MCLE requirements for 2000-2001. Since the next reporting year will end on March 31, 2002, it would be of great help if we could complete our compliance records for last year. In accordance with the Rule 12(D), the Commission on MCLE respectfully requests that the Court issue an order suspending each of these attorneys from the practice of law.

Thank you very much for your help with this matter.

Sincerely,

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Kathleen Powers MCLE Administrator

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FEB 0 7 2002

REME COUR , OF MONTANA