

FILED

03/12/2026

Bowen Greenwood
CLERK OF THE SUPREME COURT
STATE OF MONTANA

FILED

Case Number: PR 06-0544

MAR 11 2026

Bowen Greenwood
Clerk of Supreme Court
State of Montana

Timothy John Wilkinson
75 Spring Ridge Drive
Great Falls, MT 59404
(406) 788-3741
wilkinsonfinehomes@gmail.com

SUPREME COURT OF THE STATE OF MONTANA

No. AF 06-0544

IN RE PETITION OF TIMOTHY JOHN WILKINSON FOR REINSTATEMENT TO
ACTIVE STATUS IN THE STATE BAR OF MONTANA

PETITION

COMES NOW, Timothy John Wilkinson, and respectfully petitions this Court for
reinstatement to active status pursuant to Section 3 of the By-Laws of the State Bar of Montana.

Petitioner was admitted to the State Bar of Montana on April 20, 1993.

Petitioner has been suspended for three or more consecutive years for nonpayment of dues.

Petitioner was suspended on May 28, 2004.

Petitioner is willing and able to pay active dues, fees, and the state license tax to the State Bar of
Montana and comply with any continuing education requirements this Court may impose.

Petitioner is not actively practicing law in another jurisdiction.

Petitioner has not been employed as a law clerk while on inactive status.

Petitioner is currently suspended to practice law in the States of Indiana, Michigan, and
Wisconsin for non-payment of dues. Please see attached Exhibit A, which contains documentation of
Petitioner's current status in the States of Indian, Michigan, and Wisconsin.

Petitioner has never been subject to disciplinary proceedings in this jurisdiction or any
jurisdiction where Petitioner has been licensed to practice law, nor are there any pending disciplinary

proceedings in another jurisdiction.

Petitioner has not been charged with a criminal offense while not on active status.

Petitioner has not accrued delinquent debt or filed for bankruptcy while not on active status.

Petitioner has not failed to fulfill the obligations of a public office or professional license (other than as an attorney) while not on active status.

Finally, Petitioner has not committed any acts or omissions while not on active status which would be sanctionable under the Montana Rules of Professional Conduct.

WHEREFORE, Petitioner respectfully requests reinstatement as an active member of the State Bar of Montana.

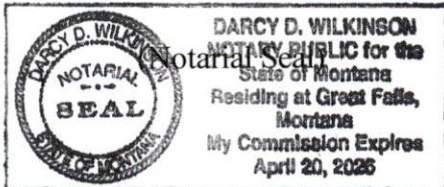
The above statements are true based upon Petitioner's knowledge and belief.

DATED this 5th day of March, 2026.

BY: [Signature]
Timothy John Wilkinson
Petitioner

SUBSCRIBED AND SWORN TO before me this 5th day of March, 2026, by TIMOTHY JOHN WILKINSON.

Notary Signature [Signature]
Printed Name of Notary Darcy D. Wilkinson
Residing at Great Falls
Notary Public for the State of Montana
My Commission Expires 4/20/2026



This original petition and one copy must be submitted to the Montana Supreme Court Clerk's Office, P.O. Box 203003, Helena, MT 59620. Please provide a copy to the State Bar membership@montanabar.org or P.O. Box 577, Helena, MT 59624.

EXHIBIT A



IN THE SUPREME COURT OF INDIANA

IN THE MATTER OF FAILURE
TO COMPLY . . .

)
) Case No. 94S00-0304-MS-162
)

REVISED ORDER OF SUSPENSION OF CERTAIN INACTIVE ATTORNEYS FOR FAILURE TO PAY ATTORNEY REGISTRATION FEES

This order is in all respects identical to an order issued under this same cause on May 21, 2003, except that the website identifying the list of suspended attorneys has been corrected.

The Clerk of the Court has notified this Court that certain inactive attorneys have failed to pay the annual registration fee for inactive attorneys as required by Indiana Admission and Discipline Rule 23, Section 21(b).

Effective with the annual registration fee payment due on or before October 1, 2002, inactive lawyers in Indiana are required to pay an annual disciplinary registration fee of forty-five dollars (\$45). Inactive lawyers who pay the annual registration fee are considered to be in inactive good standing. Inactive lawyers who fail to pay the requisite annual registration fee are subject to having their Indiana law licenses administratively suspended. The Court emphasizes that a suspension under these circumstances is not in any sense a disciplinary suspension, but is merely an administrative measure designed to encourage inactive lawyers to pay their annual registration fees. Inactive lawyers at least sixty-five years of age may place their law licenses on inactive retired status and thereby avoid paying any annual registration fee. However, return to active practice by a retired lawyer will carry with it certain financial penalties.

In order to inform inactive lawyers, who previously owed no annual registration fee, of this change, the Clerk of the Supreme Court sent annual registration fee notices to all Indiana lawyers, active and inactive, on August 1, 2002, and included an information sheet explaining the new requirement that non-retired, inactive lawyers pay an annual registration fee. Additionally, an article highlighting this change was published in *THE INDIANA LAWYER*. Lundberg and Remondini, *Court Creates Inactive Fee* (Aug. 28-Sept. 10, 2002 at 4).

The list of attorneys who were identified as being inactive as of October 1, 2002 and who have not complied with the obligation to pay the annual registration fee that was due on or before that date is too voluminous to be copied and sent to all the attorneys on the list. Moreover, the Clerk's office has advised the Court that many of the notices sent to attorneys listed as inactive were returned as undeliverable at the address currently on file with the

Clerk. Further, it is a regrettable fact that some of the names on the list may identify attorneys who, unknown to our Clerk's office, have died. The Court is therefore simply publishing the list of those inactive attorneys who are being suspended by this order on the internet. If you have received a copy of this order, your name is on the website listing.

The Court finds that the attorneys listed at:

<http://www.courts.state.in.us/suspatt.nsf/suspatt3frame?OpenFrameset>

have not complied with the obligation to pay the annual registration fee that was due on or before October 1, 2002, and should be and therefore are SUSPENDED from the practice of law in the State of Indiana.

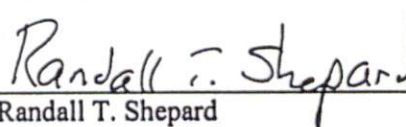
Those attorneys who have been suspended from the practice of law may be reinstated as provided by Rule or as otherwise specified and, unless waived, must pay any penalty associated with reinstatement provided by the Rules.

The Disciplinary Commission is directed to liberally grant waivers of applicable penalties to suspended inactive lawyers who can demonstrate that they did not receive actual notice of this rule change and who wish to return their licenses to either active or inactive good standing status. All communications regarding penalty waivers should be directed to:

Donald R. Lundberg
Executive Secretary
Indiana Supreme Court Disciplinary Commission
1165 National City Center
115 West Washington Street
Indianapolis, Indiana 46204.

The Clerk is directed to send copies of this order to all inactive attorneys listed on the website. Further, copies of this order are to be sent to the Indiana Supreme Court Disciplinary Commission; to the Indiana Commission For Continuing Legal Education; to the Supreme Court Administrator; to the Executive Director of State Court Administration; to the Indiana State Bar Association; to the Clerk of the U.S. District Court for the Southern District of Indiana; to the Clerk of the U.S. District Court for the Northern District of Indiana; to all Clerks of the Circuit Courts of this state.

Effective May 21, 2003, as previously ordered.


Randall T. Shepard
Chief Justice of Indiana

CONFIRMATION OF STATUS

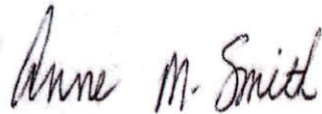
In review of the State Bar of Michigan's records on February 24, 2026, the following was confirmed regarding Timothy J. Wilkinson P44244's status:

- On December 26, 1990, Timothy J. Wilkinson P44244's, was admitted to the State Bar of Michigan as an active member in good standing.
- On March 1, 2004 Timothy J. Wilkinson P44244's status was changed to suspended for nonpayment of dues.

The above information is the complete record of P44244 found within the State Bar of Michigan's records as of February 24, 2026.

The records of the State Bar of Michigan do not include information concerning past or pending disciplinary proceedings in Michigan or within any other jurisdiction. All questions regarding an attorney's disciplinary history or pending disciplinary matters are directed to the Attorney Grievance Commission at (313) 961-6585 or the Attorney Disciplinary Board at (313) 963-5553. All questions regarding a judicial officer's history or pending disciplinary matters are directed to the Judicial Tenure Commission at (313) 875-5110.

Further questions may be directed to the State Bar of Michigan's Lawyer Services department at (888) 726-3678.



Anne M. Smith
Lawyer Services Administrative Assistant
February 24, 2026





Tim Wilkinson <wilkinsonfinehomes@gmail.com>

SBN 1000807 - Atty. Timothy Wilkinson Status

Administration - Customer Service Mailbox <CustomerService@wisbar.org>
To: "wilkinsonfinehomes@gmail.com" <wilkinsonfinehomes@gmail.com>

Tue, Jan 27, 2026 at 12:54 PM

Good afternoon,

According to our records Atty. Wilkinson was administratively suspended on 10/31/1996 for nonpayment of dues. And then on 11/4/2005 was moved to a former member status.

If you have any other questions let us know.

Best regards,

Heather

Member Records & Information Specialist

State Bar of Wisconsin

www.wisbar.org

(608) 257-3838

(800) 728-7788

Follow the State Bar on [Facebook](#) and [Twitter](#).

Your Practice. Our Purpose.™

This email message, including any files attached to it, is confidential and it is intended solely for the individual or entity to which it is addressed. If you have received this message in error, please do not read it, notify the sender by return email that you have received it, and delete all copies of this message from your email system.

"There are far, far better things ahead than any we leave behind." -C.S. Lewis

Follow the State Bar on [Facebook](#) and [Twitter](#).