IN THE SUPREME COURT OF THE STATE OF NEVADA

IN RE: REINSTATEMENT OF ARNOLD WEINSTOCK.

No. 50969

FILED

APR 2 3 2008

TRACIEK LINDEMAN CLEEK OF SUPREME COUNT IY CHIEF DEPUTY CLERK

ORDER OF REINSTATEMENT

Suspended attorney Arnold Weinstock has petitioned for reinstatement to practice law under SCR 116. A Southern Nevada Disciplinary Board hearing panel has recommended that the petition be granted, subject to certain conditions, and we conclude that the panel's recommendation should be approved.

SCR 116(2) requires that a lawyer seeking reinstatement must:

demonstrat[e] by clear and convincing evidence that [the attorney] has the moral qualifications, competency, and learning in law required for admission to practice law in this state, and that [the attorney's] resumption of the practice of law will not be detrimental to the integrity and standing of the bar, to the administration of justice, or to the public interest.

Weinstock presented testimony from his employer, an attorney with whom he has closely worked, as well as the potential testimony of three witnesses as an "offer of proof," in support of his petition.

Having reviewed the record, we conclude that clear and convincing evidence supports the panel's findings, and that its recommendation should be approved. Accordingly, Arnold Weinstock is

SUPREME COURT OF NEVADA

08-10056

(O) 1947A

hereby reinstated to the practice of law, subject to the conditions set forth in the panel's findings and recommendations. Specifically, these conditions provide: (1) Weinstock may not practice as a solo practitioner and must be supervised by a Nevada licensed attorney; (2) in the event that Weinstock wishes to resume a solo practice, he must petition the Southern Nevada Disciplinary Board for the right to do so; (3) if Weinstock obtains employment with either a government agency, law firm, or inhouse counsel, and is subsequently terminated, he must notify the Nevada State Bar within five days; (4) Weinstock must timely respond to all inquiries from the Nevada State Bar involving disciplinary matters or the conditions of reinstatement; and (5) he must pay the reinstatement proceeding's costs within 30 days of this order.

It is so ORDERED.	
000	
Lilrons	_, C.J
$\operatorname{Gibbons}$	
	١

Manysi, J.	1-Jan
Maupin	Hardesty

Parraguirre, J. Douglas

Douglas

Cherry, J. Saitta, J.

cc: Jeffrey D. Albregts, Chair, Southern Nevada Disciplinary Board Rob W. Bare, Bar Counsel Kimberly K. Farmer, Executive Director Arnold Weinstock Perry Thompson, Admissions Office, U.S. Supreme Court