

IN THE SUPREME COURT OF THE STATE OF NEVADA

IN RE: DISCIPLINE OF ELIZABETH
QUILLIN, A/K/A ELIZABETH
QUILLEN, A/K/A ELIZABETH MACIAS
QUILLIN, BAR NO. 6098.

No. 59443

FILED

NOV 18 2011

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER DECLINING TO IMPOSE TEMPORARY SUSPENSION

This is a petition by bar counsel pursuant to SCR 111(4) concerning attorney Elizabeth Quillin, based on Quillin's conviction in Henderson Township Justice Court, pursuant to a nolo contendere plea, of first-offense driving under the influence. Quillin timely informed bar counsel of her conviction. See SCR 111(2). Because Quillin's conviction is not one of those specifically enumerated in SCR 111(6)-(8) as a "serious" crime requiring suspension and automatic referral to the disciplinary board, temporary suspension and referral to the disciplinary board are discretionary with this court. SCR 111(9).

The gravity of drinking and driving cannot be minimized; however, first-offense driving under the influence is not the type of offense for which professional discipline is typically imposed. 1 Geoffrey C. Hazard, Jr. & W. William Hodes, The Law of Lawyering § 65.4 (3d ed. Supp. 2009); In the Matter of Respondent I, 2 Cal. State Bar Ct. Rptr. 260, 266 n.6, 272 (Rev. Dept. 1993).

Accordingly, having considered the petition and the supporting documentation, we conclude that Quillin's offense does not

warrant the imposition of a temporary suspension or referral to the disciplinary board at this time.

It is so ORDERED.

Douglas, J.
Douglas

Hardesty, J.
Hardesty

Parraguirre, J.
Parraguirre

cc: David A. Clark, Bar Counsel
State Bar of Nevada/Las Vegas
William B. Terry, Chartered