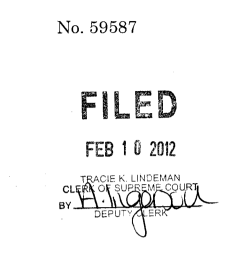
## IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE APPLICATION OF THE BOARD OF CONTINUING LEGAL EDUCATION TO CHANGE THE STATUS OF CERTAIN MEMBERS OF THE STATE BAR OF NEVADA FROM ACTIVE TO CLE SUSPENDED UNDER SUPREME COURT RULES 205-215 INCLUSIVE, AND, AS TO CERTAIN INACTIVE, SUSPENDED, DISABLED AND DISBARRED MEMBERS, TO CONDITION THEIR RIGHTS OF REINSTATEMENT.



12-041519

## ORDER DISMISSING PETITION AS TO A CERTAIN RESPONDENT ATTORNEY AND GRANTING PETITION AS TO A CERTAIN RESPONDENT ATTORNEY

On November 8, 2011, the Board of Continuing Legal Education (the Board) filed a petition with this court regarding the status of certain members of the State Bar of Nevada (respondent attorneys) who have failed to comply with various Supreme Court Rules governing continuing legal education. <u>See SCR 205-215</u>. Specifically, the Board petitioned this court to order those respondent attorneys to show cause why their membership status should not be changed to CLE suspended and, from the date of such change of status, be barred from practicing law in the State of Nevada until reinstated under SCR 212(6) and 213.

On January 9, 2012, this court entered an order directing the attorneys named in the petition to show cause why this court should not grant the Board's petition to change their status from active to CLE suspended and to condition their right to be reinstated upon full compliance with SCR 213.

SUPREME COURT OF NEVADA On January 11, 2012, the Board submitted a document entitled "Consent to Dismissal," informing this court that Travis B. Raymond has satisfied the requirements set forth in SCR 205 through 215 and requesting that the petition be dismissed as to Travis B. Raymond.

Accordingly, we conclude that Travis B. Raymond has completed the requirements for reinstatement under SCR 213, and we dismiss the Board's petition with prejudice as to him.

As to the remaining active attorney, who failed to respond to our show cause order entered January 9, 2012, we grant the Board's petition. Accordingly, the status of Stacey Roundtree shall be changed to CLE suspended. Further, Stacey Roundtree must comply with SCR 115 within the time limits set forth in that rule<sup>1</sup> and her right of reinstatement shall be conditioned upon full compliance with SCR 213.

It is so ORDERED.

C.J.

Saitta

J.

Douglas

J. Gib

J.

Hardesty

J. Cherry

J.

J. Parraguirre

<sup>1</sup><u>See</u> SCR 212(5).

SUPREME COURT OF NEVADA cc:

Toni Sarocka, Executive Director, Board of Continuing Legal Education Bridget Robb Peck, Chair, Board of

**Continuing Legal Education** 

Kimberly K. Farmer, Executive Director State Bar of Nevada/Las Vegas

David Clark, Bar Counsel, State Bar of Nevada/Las Vegas

Mary Jorgensen, Member Services Coordinator, State Bar of Nevada/Las Vegas

Travis B. Raymond Stacey Roundtree

SUPREME COURT OF NEVADA