IN THE SUPREME COURT OF THE STATE OF NEVADA

IN RE: DISABILITY OF EARL RAYMOND MILLER, JR.

No. 41715

FILED

AUG 29 2003

ORDER OF TRANSFER TO DISABILITY INACTIVE STATUS

Bar Counsel for the State Bar of Nevada and attorney Earl Raymond Miller, Jr., have jointly petitioned this court for an order transferring Miller to disability inactive status. The parties have stipulated that Miller is presently incapacitated under the terms of SCR 117 from continuing to practice law.

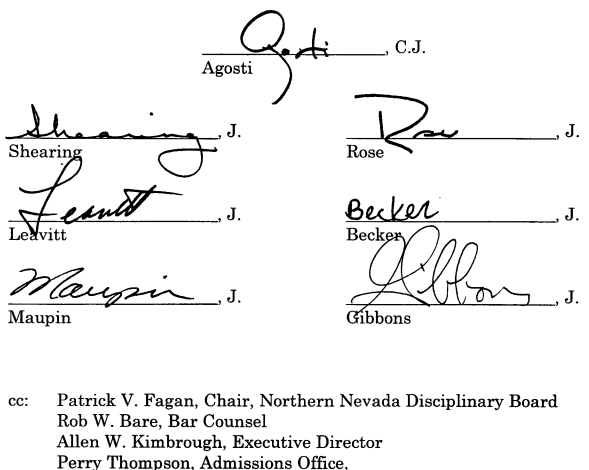
Having reviewed the petition and its attachments, we conclude that the relief requested in the joint petition is warranted under the circumstances. Accordingly, Earl Raymond Miller is transferred to disability inactive status. Miller may resume the active practice of law only after he has complied with SCR 117(6) and (7), after he has reimbursed the client security fund for any amounts paid to his former clients on his behalf, and after he has refunded any legal fees paid by his former clients who are the subject of pending grievances against Miller. In light of this order, the pending disciplinary proceedings against Miller are suspended.

SUPREME COURT OF NEVADA

(O) 1947A

The State Bar shall effect notice of this order as required under SCR 117(4) and (5). Bar counsel shall provide this court with proof that notice has been served.

It is so ORDERED.¹



Supreme Court of the United States James M. Copenhaver

SUPREME COURT OF NEVADA

¹This order constitutes our final disposition of this petition. Any further proceedings concerning Miller shall be docketed as a new and separate matter.