IN THE SUPREME COURT OF THE STATE OF NEVADA

IN RE: REINSTATEMENT OF RONALD A. COLQUITT.

No. 41821

FILED

JAN 23 2004

DEPUTY CLER

ORDER DENYING REINSTATEMENT

This is a petition under SCR 116 for reinstatement to the practice of law by Ronald Colquitt. A hearing panel of the Southern Nevada Disciplinary Board has recommended that the petition be denied, as petitioner has not demonstrated by clear and convincing evidence that he should be reinstated. Having reviewed the record, we conclude that the hearing panel correctly found that Colquitt did not meet his burden to demonstrate by clear and convincing evidence that he has the qualifications to be reinstated.¹ We therefore deny Colquitt's petition without prejudice.²

It is so ORDERED.

C.J. Shearing J. J. Agosti Rose J. J. Beck Maupin J. Gibbons ¹See SCR 116(3). ²<u>See SCR 116(7)</u> (permitting subsequent petition after one year). 04-01389

JUPREME COURT OF NEVADA

(O) 1947A

cc: Howard Miller, Chair, Southern Nevada Disciplinary Board Rob W. Bare, Bar Counsel Allen W. Kimbrough, Executive Director Arnold Weinstock

JPREME COURT OF NEVADA