

IN THE SUPREME COURT OF OHIO

Akron Bar Association
57 S. Broadway
Akron, Ohio 44308

CASE NO. 09-2080

RELATOR

**NOTICE OF
COMPLIANCE**

VS

Attorney Sheri L. Holda
Reg. No. #0073993
P.O. Box 432
Green, OH 44232

RESPONDENT

FILED
OCT 06 2011
CLERK OF COURT
SUPREME COURT OF OHIO

Relator, Akron Bar Association, hereby serves notice pursuant to Rule V 9(D) of the Rules for the Governance of the Bar, that the Respondent, Attorney Sheri L. Holda, has satisfactorily completed her probationary period to the satisfaction of Relator.

On April 7, 2010, this Court issued an Order which suspended the Respondent from the practice of law for a period of one year with the entire suspension stayed under the conditions that Respondent (1) contact and sign a contract with the Ohio Lawyers Assistance Program (OLAP) and follow its recommendations during the period of the stayed suspension; (2) report to an attorney chosen by relator to monitor respondent during the stayed suspension; (3) attend a law office management program or seminar during the stayed suspension; and (4) refund \$1,000.00 to her client in the estate matter and \$1500.00 to her client in the custody case by June 1, 2010. A copy of said Order is attached and marked as Exhibit A.

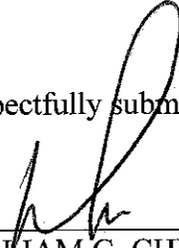
Relator appointed Attorney Shirley A. Simon, #0065029 to serve as the Monitor of Respondent. Attorney Simon has completed her monitoring and copies of

RECEIVED
OCT 06 2011
CLERK OF COURT

her report indicating the completion of the monitoring and reflecting that Respondent has fully complied with the conditions of her probation are attached hereto as Exhibit B.

For the reasons set forth herein, Relator recommends that Respondent's probation be terminated.

Respectfully submitted,



WILLIAM G. CHRIS #0006593
Bar Counsel
Roderick Linton Belfance LLP
One Cascade Plaza, 15th Floor
Akron, Ohio 44308-1108
(330) 434-3000
wchris@rlblp.com

CERTIFICATE OF SERVICE

I certify that a copy of this Notice of Compliance was sent via regular U.S. Mail to Respondent: Attorney Sheri L. Holda, P.O. Box 432, Green, OH 44232 on this 5th day of October, 2011.



WILLIAM G. CHRIS #0006593
Bar Counsel

RECEIVED

APR 12 2010

Akron Bar Association

The Supreme Court of Ohio

FILED

APR 07 2010

CLERK OF COURT

SUPREME COURT OF OHIO

Case No. 2009-2080

Akron Bar Association,
Relator,
v.
Sheri Lynn Holda,
Respondent.

ON CERTIFIED REPORT BY THE
BOARD OF COMMISSIONERS ON
GRIEVANCES AND DISCIPLINE OF
THE SUPREME COURT

ORDER

The Board of Commissioners on Grievances and Discipline filed its final report in this court on November 13, 2009, recommending that pursuant to Rule V(6)(B)(3) of the Supreme Court Rules for the Government of the Bar of Ohio the respondent, Sheri Lynn Holda, be suspended from the practice of law for a period of one year with the entire year stayed on conditions. Respondent filed no objections to said final report, and this cause was considered by the court. On consideration thereof,

It is ordered and adjudged by this court that pursuant to Gov.Bar R. V(6)(B)(3) and consistent with the opinion rendered herein, respondent, Sheri Lynn Holda, Attorney Registration Number 0073993, last known business address in Green, Ohio, be suspended from the practice of law for a period of one year with the entire suspension stayed on the conditions that respondent shall (1) contact and sign a contract with the Ohio Lawyers Assistance Program and follow its recommendations during the period of the stayed suspension; (2) report to an attorney chosen by relator to monitor respondent during the stayed suspension; (3) attend a law office management program or seminar during the stayed suspension; and, (4) refund \$1,000 to her client in the estate matter and \$1,500 to her client in the custody case by June 1, 2010. It is further ordered that if respondent fails to comply with the terms of the stay, it will be lifted and respondent will serve the entire one-year suspension.

It is further ordered that respondent be taxed the costs of these proceedings in the amount of \$1,329.15, which costs shall be payable to this court by certified check or money order on or before 90 days from the date of this order. It is further ordered that if these costs are not paid in full on or before 90 days from the date of this order, interest at the rate of 10% per annum shall accrue as of 90 days from the date of this order and the matter may be referred to the Attorney General for collection. Respondent may be held in contempt and suspended until costs and all accrued interest, are paid in full.

It is further ordered, sua sponte, by the court, that within 90 days of the date of this order, respondent shall reimburse any amounts that have been awarded against the respondent by the Clients' Security Fund pursuant to Gov.Bar R. VIII(7)(F). It is further ordered, sua sponte, by the court that if, after the date of this order, the Clients' Security Fund awards any amount against the respondent pursuant to Gov.Bar R. VIII(7)(F), the respondent shall reimburse that amount to the Clients' Security Fund within 90 days of the notice of such award.

EXHIBIT A

It is further ordered that respondent shall keep the Clerk, the Akron Bar Association, and the Disciplinary Counsel advised of any change of address where respondent may receive communications.

It is further ordered, sua sponte, that all documents filed with this court in this case shall meet the filing requirements set forth in the Rules of Practice of the Supreme Court of Ohio, including requirements as to form, number, and timeliness of filings. All case documents are subject to Rules 44 through 47 of the Rules of Superintendence of Ohio which govern access to court records.

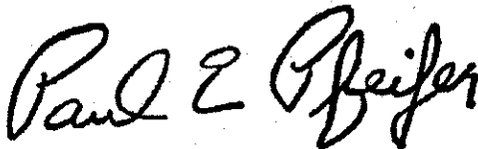
It is further ordered, sua sponte, that service shall be deemed made on respondent by sending this order, and all other orders in this case, to respondent's last known address.

It is further ordered that the clerk of this court issue certified copies of this order as provided for in Gov.Bar R. V(8)(D)(1), that publication be made as provided for in Gov.Bar R. V(8)(D)(2), and that respondent bear the costs of publication.

I HEREBY CERTIFY that this document is a true and accurate copy of the entry of the Supreme Court of Ohio filed April 7, 2010 in Supreme Court case number 2009-2080

In witness whereof I have hereunto subscribed my name and affixed the seal of the Supreme Court of Ohio on this 7th day of April, 20 10

by David L. Roche CLERK OF COURT, Deputy



PAUL E. PFEIFER
Acting Chief Justice

SHIRLEY ANN SIMON ATTORNEY AT LAW

12 Southwest Avenue Tallmadge, Ohio 44278 Telephone (330) 630-5077 Facsimile (330) 630-5078

September 21, 2011

RECEIVED BY

SEP 23 2011

Akron Bar Association

Attn: Jackie Forcina
William G. Chris, Bar Counsel
Certified Grievance Committee
Akron Bar Association
57 S. Broadway
Akron, Ohio 44308

Re: # 11-012807A/MAURER V. HOLDA

Dear Attorney Chris:

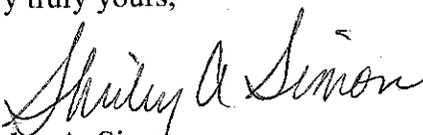
I met with Attorney Sheri Holda beginning, June 14, 2010, until our last meeting on June 21, 2011.

Attorney Holda was compliant in reporting to me during her year of probation, and further authorized her counselor to send me status reports on her mandatory sessions with Summit Psychological counselor, Barbara Holland.

Kindly advise if you need anything further regarding Attorney Holda and please call with any questions you may have.

Thank you for your confidence.

Very truly yours,


Shirley A. Simon

SAS/rme

EXHIBIT B