

b. Mason paid the costs of the disciplinary proceeding within 60 days of service of the order of discipline upon him.

c. Mason has complied with all treatment plans and recommendations of Dr. Royal to date and Mason has executed a release permitting the Office of Counsel to contact Dr. Royal.

d. Mason has complied with all treatment plans and recommendations of his psychologist, Dr. John Gorman, PhD., to date.

e. The State Bar has produced no evidence that Mason has violated any provision of the Revised Rules of Professional Conduct during the six month active suspension of Mason's license.

f. The State Bar has produced no evidence that Heidi Adams has incurred expenses for counseling to deal with emotional trauma caused by Mason's misconduct.

Based upon the foregoing Findings of Fact, the Chair makes the following:

CONCLUSIONS OF LAW

1. The Defendant, Marshall A. Mason III, has complied with the conditions set out in ¶ 5(a) – (f) of the order of discipline entered herein.

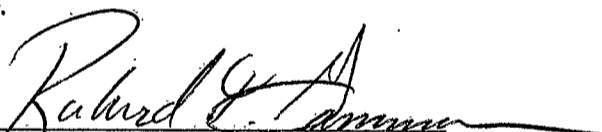
2. An order staying the remaining 30 months of the suspension of Mason's license should be entered.

WHEREFORE IT IS HEREBY ORDERED:

1. Effective March 16, 2003, the active suspension of the law license of the Defendant, Marshall A. Mason III, is hereby stayed for a period of 30 months.

2. The provisions of the order of discipline entered herein, including the conditions set out in ¶ 5(a)-(f) remain in effect.

This the 16th day of March, 2003.


Richard T. Gammon, Chair
Disciplinary Hearing Commission