NEBRASKA SUPREME COURT AND NEBRASKA COURT OF APPEALS OFFICE OF THE CLERK P.O. BOX 98910 2413 STATE CAPITOL BUILDING LINCOLN, NE 68509 (402) 471-3731

May 7, 2014

John W. Steele COUNSEL FOR DISCIPLINE 3808 Normal Boulevard Lincoln, NE 68506

IN CASE OF: S-09-000593, State ex rel. Counsel/Discipline v. Nich

The following internal procedural submission or filing by a party:

Application for Reinstatement submitted or filed 04/17/14

has been reviewed by the court and the following order entered:

Application for reinstatement of license to practice law in the State of Nebraska granted, effective immediately.

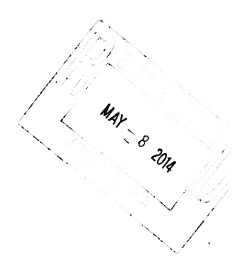
Respectfully,

CLERK OF THE SUPREME COURT AND COURT OF APPEALS

IMPORTANT NOTICE

Due to the reduced number of cases awaiting submission to the Supreme Court and Court of Appeals, and as part of the courts' continuing efforts to reduce case-processing time, future requests for brief date extensions will be closely scrutinized. See Neb. Ct. R. App. P. §§ 2-106(F) and 2-109(A). Pursuant to Neb. Ct. R. App. P. § 2-110(A), if an appellant's default for failure to file briefs is issued, appellant "is required to file a brief within 10 days after receipt of such notice. Appellant's failure to file a brief in response to the notice of default subjects the appeal to dismissal."

PLEASE BE ADVISED THAT THESE RULES WILL BE STRICTLY ENFORCED.



NEBRASKA SUPREME COURT AND NEBRASKA COURT OF APPEALS OFFICE OF THE CLERK P.O. BOX 98910 2413 STATE CAPITOL BUILDING LINCOLN, NE 68509 (402) 471-3731

May 7, 2014

John W. Steele COUNSEL FOR DISCIPLINE 3808 Normal Boulevard Lincoln, NE 68506

IN CASE OF: S-09-000593, State ex rel. Counsel/Discipline v. Nich

The following internal procedural submission or filing by a party:

Probation Plan submitted or filed 04/17/14

has been reviewed by the court and the following order entered:

Probation plan approved.

Respectfully,

CLERK OF THE SUPREME COURT AND COURT OF APPEALS

IMPORTANT NOTICE

Due to the reduced number of cases awaiting submission to the Supreme Court and Court of Appeals, and as part of the courts' continuing efforts to reduce case-processing time, future requests for brief date extensions will be closely scrutinized. See Neb. Ct. R. App. P. §§ 2-106(F) and 2-109(A). Pursuant to Neb. Ct. R. App. P. § 2-110(A), if an appellant's default for failure to file briefs is issued, appellant "is required to file a brief within 10 days after receipt of such notice. Appellant's failure to file a brief in response to the notice of default subjects the appeal to dismissal."

PLEASE BE ADVISED THAT THESE RULES WILL BE STRICTLY ENFORCED.

