

**From:** [millerslaw@juno.com](mailto:millerslaw@juno.com)  
**To:** [Ramos, Letty](#)  
**Subject:** Public Comment on Reinstatement Proceedings  
**Date:** Monday, January 11, 2016 3:39:06 PM

---

Dear Ms. Ramos,

I am presently on "inactive" status after 50 plus years of practice (member number 33548).

For a number of years I served the Bar as a Probation Monitor and all that it entailed. Since doing so it was always my belief that as a condition to reinstatement there should be a condition imposed that the member be monitored for an appropriate period e.g. 3 years. Such monitoring would be monthly or quarterly, focus on and be confined to the conduct or basis resulting in the disbarment; so that if the misconduct for example were misappropriation of funds then the attorneys bank accounts would be examined/audited; and if the misconduct were alcohol or drug related the member would be subject to random testing and/or attending meetings; and so on.

I hope I've made the above points clear to you. Please feel free to call me should you have any questions, or wish to discuss same.

Sincerely,

Jerry Miller, Esq. (Inactive)  
9171 Wilshire Boulevard, Suite 400  
Beverly Hills, CA 90210  
(310)278-8026; Fax (310)777-0441  
[millerslaw@juno.com](mailto:millerslaw@juno.com)

NOTICE/WARNING: The information contained in this email is information is intended only for the use of the individual(s) named above and any privileges afforded by law are not waived by virtue of this having been sent by email. If the person actually receiving this email or any other reader of the email is not the named recipient or the employee or agent responsible to deliver it to the named recipient, any use dissemination, distribution or copying of the communication is strictly prohibited. If you have received this communication in error, please immediately notify us.