**FILED JULY 23, 2010**

# STATE BAR COURT OF CALIFORNIA

**HEARING DEPARTMENT –** **LOS ANGELES**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| In the Matter of**DAVID DINOSIGLIA MORIEL,****Member No. 164875,**A Member of the State Bar. | **)****)****)****)****)****)****)****)** |  | Case Nos. | **05-O-00235-DFM** (05-O-00784; 05-O-01109; 05-O-02728) |
| **AMENDMENT TO DECISION**  |

On June 8, 2010, this court filed its decision and recommendation to the Supreme Court in the referenced matter. In that decision, the court indicated that it was recommending that Respondent be required by the Supreme Court to present proof that he had taken and passed the MPRE within one year after the effective date of the Supreme Court’s order. In making that recommendation, the decision further indicated that, while the Confidential Statement permitted Respondent to complete this condition during his participation in the ADP, the court’s records did not indicate that Respondent had completed the condition. The decision invited Respondent to present such proof promptly to this court if he had passed the MPRE while he was in the program.

On July 20, 2010, Respondent provided to this court satisfactory proof that he had passed the MPRE (with a scaled score of 108) in August 2009, during his participation in the program, and he reminded the court that he had notified it of that fact at a prior status conference. The court has now confirmed from its own file that it was orally notified of that fact in October 2009.

Accordingly, this court’s prior decision is hereby amended to delete the recommendation that the Supreme Court’s order include a requirement that Respondent present proof that he has taken and passed the MPRE. Instead, the court recommends that no such requirement be included, due to Respondent’s recent passage of the examination in August of 2009.

**IT IS SO ORDERED.**

|  |  |
| --- | --- |
| Dated:  | DONALD F. MILESJudge of the State Bar Court  |