BAR COUNCIL OF THE STATE OF ANDHRA PRADESH AT AMARAVATI.

From: To:
Secretary, *
Bar Council of the State of Andhra Pradesh, *
High Court Buildings,
Nelapadu, *
Amaravati – 522 237. *

R.O.C.N o. /20 Date:
Sir/Madam,

Sub: Resumption of Practice.
Ref: Your letter dt. Roll No.AP/

With reference to your letter cited above, this is to inform you that you have to send an affidavit on Rs.20/- Non-Judicial Stamp Paper duly attested, stating whether you have incurred any of the disqualification under Sec.24-A of the Advocates Act, 1961, during the period of your suspension of practice. You shall also file a copy of the retirement and relieving/charge hand over certificate obtained from the employer. You have to pay Rs. 15.000/- towards fees for Resumption of practice. The same can be paid by Demand Draft infavour of the "Bar Council of Andhra Pradesh" payable at A.P. High Court Branch, Amaravati and another amount of Rs. 2.000/- by way of DD infavour of "Bar Council of India" payable at New Delhi.

Further an amount of Rs. 3,000/- by way of DD infavour of "Advocates Welfare Fund of the Bar Council of India for the State of Andhra Pradesh" payable at A.P. High Court Branch, Amaravati U/R-40. After the receipt of the same, the Enrolment Committee of the Bar Council may order the resumption of practice and return the enrolment certificate (if already submitted to the Bar Council at the time of Voluntary suspension of practice) with necessary endorsement thereon. If you have not already submitted your enrolment certificate in original, the same may be sent along with the affidavit for necessary endorsement thereon.

Unless you comply with the above, no action could be taken in the matter.

Yours faithfully,

Secretary, Bar Council.

Sec.24-A: (1) No person shall be admitted as an advocate on a State Roll.

- (a) if he is convicted of an offence involving moral turpitude;
- (b) if he is convicted of an offence under the provisions of the Untouchability (Offences) Act, 1955;
- © if he is dismissed or removed from employment or office under the State on any charge involving moral turpitude;

Provided that the disqualification for enrolment as aforesaid shall cease to have effect after a period of two years has elapsed since his release or dismissal or as the case may be removal.

(2) Nothing contained in sub-section (1) shall apply to a person who having been found guilty is dealt with under the provisions of the Probation of Offenders Act, 1958.

* * *

MODEL AFFIDAVIT FOR RESUMPTION OF PRACTICE (Rs.20/-NJS)

BEFORE THE BAR COUNCIL OF THE STATE OF ANDHRA PRADESH :: AMARAVATI.

I		son of	
aged abouty	ears, resident of.		
		, do hereby solemly and sincerel	ly affirm and state
on	oath	as	under:
I am the deponent herein ar	nd I am well acqu	ainted with the facts:	
I submit that I was e	enrolled as an	advocate on	with Roll No
AP/	and	practiced at	till
Therea	after I have	joined in the service of	
as	on	and voluntarily	suspended practice
with effect from	and the	same was intimated to this Bar Co	uncil by letter dated
		rice as on	-
and intend to practice as an	advocate.		
A copy of the retirement and	d relieving orders	are herewith filed for perusal. I als	o state that except
the above, I have not eng	aged in any emr	ployment, trade, business, profess	ion or service till
today.		•	
•	not incurred any	of the disqualification as contempla	ated under Sec.24-
A of the Advocates Act, 19	61, during the per	riod of suspension of my practice a	s an Advocate.
Therefore I pray the Bar (Council be please	ed to grant permission to resume	my practice as an
Advocate.	•	0 1	7 1
Solemnly affirmed before me at		Dep	onent
On this the day			
200 , and	d signed		ested
his name in my presence.		Adv	ocate.