<u>PROFESSIONAL RESPONSIBILITY</u> <u>Supplement</u> to <u>PROBLEM 1</u> - Admission to the Bar

FACTORS CONSIDERED IN ADMITTING PREVIOUSLY-CONVICTED BAR APPLICANTS

A court has set out factors to consider in making a determination whether applicant has been sufficiently rehabilitated. See <u>In re Polin</u>, 596 A.2d 50, 53 n.4 (D.C. 1991).

- 1. Nature & character of offense;
- 2. Number and duration of offenses;
- 3. Age and maturity when committed;
- 4. Social and historical context;
- 5. Sufficiency of punishment & restitution made;
- 6. Pardon;
- 7. Years elapsed since last offense; and further misconduct;
- 8. Current attitude (accept responsibility, renounce, remorse);
- 9. Candor, sincerity & full disclosure in application;
- 10. Constructive activities & accomplishments since;
- 11. Opinions of character W's re moral fitness.

• <u>NOTE</u>: Court expressly stated that 4-1/2 years since the criminal conduct was <u>not</u> enough.

- NOTE: Applicant subsequently ADMITTED. 630 A.2d 1140 (1993).
- See also <u>Matter of Nelson</u>, 569 S.E.2d 841 (Ga. 2002); <u>Matter of Covington</u>, 50 P.3d 233 (Oregon 2002); <u>Matter of Carter</u>, 49 P.3d 792 (Oregon 2002); <u>Matter of Pier</u>, 561 N.W.2d 297 (S.D. 1997); <u>Matter of Reinstatement of Krogh</u>, 610 P.2d 1319 (Wash. 1980).