## APR 25.2 REVERSAL OF CONVICTION

If a lawyer or LPO has been disbarred solely because of conviction of a crime and the conviction is later reversed and the charges dismissed on their merits, the Supreme Court may in its discretion, upon direct application by the lawyer or LPO enter an order reinstating the lawyer or LPO upon such conditions as determined by the Supreme Court. At the time such direct application is filed with the court a copy shall be filed with the Bar. The Supreme Court may request a response to the application from the Bar.

[Formerly APR 21.2, Adopted effective October 1, 2002; Renumbered as APR 25.2 and amended effective September 1, 2006; September 1, 2017; September 1, 2021.]