



**SUPREME COURT
of the
FEDERATED STATES OF MICRONESIA**

BEAULEEN CARL-WORSWICK
Associate Justice

LARRY WENTWORTH
Associate Justice

DENNIS L. BELCOURT
Associate Justice

CHUUK STATE
P.O. Box 601
Weno, Chuuk, FM 96942
Ph.: (691) 330-2908/2397

KOSRAE STATE
P.O. Box J
Tofol, Kosrae, FM 96944
Ph.: (691) 370-3185

POHNPEI STATE
P.O. Box PS-J Palikir Station
Palikir, Pohnpei, FM 96941
Ph.: (691) 320-2357/2763/2764

YAP STATE
P.O. Box 546
Colonia, Yap, FM 96943
Ph.: (691) 350-2159

**PUBLIC NOTICE OF SUSPENSION OF
YOSLYN SIGRAH, ESQ.,
FROM THE PRACTICE OF LAW IN
THE FEDERATED STATES OF MICRONESIA**

On April 20, 2022, the Supreme Court of the Federated States of Micronesia suspended attorney Yoslyn Sigrah, Esq., from the practice of law for a period of two (2) months. This discipline was issued in the case of: In the matter of Yoslyn Sigrah, Esq., DPA 003-2018. A copy of the order imposing discipline may be obtained by contacting the Chief Clerk of Court for the FSM Supreme Court at: salbert@fsm-supremecourt.org

The period of Ms. Sigrah's suspension from the practice of law began on May 21, 2022, and ends on July 20, 2022. During the time of her suspension, Ms. Sigrah may not undertake representation of any clients in the FSM Supreme Court. After the two (2) months suspension, Ms. Sigrah may apply for reinstatement to practice law.

In addition, prior to the commencement of her suspension, Ms. Sigrah was required to promptly notify, by registered or certified mail, return receipt requested, all clients she was representing in any pending matter, including litigation or administrative proceedings, of her suspension and her consequent inability to act as an attorney for a period of two (2) months, from May 21, 2022, up to and including, July 20, 2022. Ms. Sigrah was also required to advise her clients to seek legal assistance elsewhere.

In the case of Ms. Sigrah's clients who are involved in pending litigation or administrative proceedings, Ms. Sigrah is required to advise her clients of the desirability of seeking the prompt substitution by other counsel. Ms. Sigrah is further required to give this notice to counsel for all adverse parties, including providing counsel for the adverse party the address or place of residence of Ms. Sigrah's clients.

In addition, in the event that Ms. Sigrah's client does not obtain substitute counsel *before* the effective date of the suspension, it shall be Ms. Sigrah's responsibility, as a suspended attorney, to move, in the court or agency in which the proceeding is pending, for leave to withdraw as counsel for the party to that case.

For any further information or questions, please contact the FSM Supreme Court, Clerk's Office.