Notice: This opinion is subject to formal revision before publication in the Atlantic and Maryland Reporters. Users are requested to notify the Clerk of the Court of any formal errors so that corrections may be made before the bound volumes go to press.

## DISTRICT OF COLUMBIA COURT OF APPEALS

No. 10-BG-730

IN RE: EVAN M. SLAVITT,

Respondent.

Bar Registration No. 358861

BEFORE: Fisher and Thompson, Associate Judges; and Newman, Senior Judge.

ORDER (FILED - September 23, 2010)

BDN: 214-10

On further consideration of the certified copy of *In re: Slavitt*, SJC-09832 (Mass. May 2, 2007), wherein the Commonwealth of Massachusetts suspended respondent's license to practice law, respondent's opposition to proposed order and, in the alternative, motion to show case and the reply of Bar Counsel, and it appearing that respondent, by filing his opposition to proposed order provided his basis why reciprocal discipline should not be imposed, it is

ORDERED that Evan M. Slavitt is hereby suspended for a period of two months. Respondent has failed to establish the existence of any exceptions under D.C. Bar. R. XI, § 11 (c) and may not re-litigate the factual basis for his discipline in another jurisdiction. *In re Fuchs*, 905 A.2d 160 (D.C. 2006). It is

FURTHER ORDERED that for purposes of reinstatement respondent's suspension will not begin to run until he files an affidavit that fully complies with the requirements of D.C. Bar. R. XI, § 14 (g).

PER CURIAM