ATTENTION

DIRECT ANY QUESTIONS ABOUT THE ANNOUNCEMENT TO WALTER S. KOBALKA, REPORTER OF DECISIONS, AND DEBORAH J. WHITTEN AT (614) 466-4961 OR 1-800-826-9010.

SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

WEDNESDAY
June 23, 1993

MOTION DOCKET

90-177. State v. Hill.

Trumbull County, Nos. 3720 and 3745. UPON CONSIDERATION of the motion filed by counsel for appellant to stay the execution of sentence in the above-styled cause pending the exhaustion of state post-conviction remedies,

IT IS ORDERED by the court that said motion be, and the same is hereby, granted, effective June 21, 1993.

IT IS FURTHER ORDERED by the court that said stay is granted for a period of six months to allow appellant an opportunity to file a petition for post-conviction relief. Absent such a filing within said time period, this stay will expire, and no further time will be granted except in unusual circumstances.

IT IS FURTHER ORDERED by the court that if a petition for post-conviction relief has been filed within the time allotted, a date-stamped copy of such petition shall be filed by appellant with the Clerk of this court, and this stay shall remain in effect until exhaustion of all state post-conviction proceedings, including any appeals.

IT IS FURTHER ORDERED by the court that the compliance with the mandate and execution of sentence be, and the same are hereby, stayed for a period of six months or, if a petition for post-conviction relief is filed within that time period, pending the exhaustion of all proceedings for post-conviction relief before courts of this state.

90-1673. State v. Green.

Hamilton County, No. C-880504. UPON CONSIDERATION of the motion filed by counsel for appellant to stay the execution of sentence in the above-styled cause pending the timely filing of a petition for a writ of certiorari in the Supreme Court of the United States,

IT IS ORDERED that said motion be, and the same is hereby, granted, effective June 18, 1993.

IT IS FURTHER ORDERED that the compliance with the mandate and the execution of sentence be, and the same are hereby, stayed pending the timely filing of the petition in the Supreme Court of the United States.

IT IS FURTHER ORDERED that if such petition is timely filed, this stay shall continue for an indefinite period pending final disposition of this cause by the Supreme Court of the United States.

93-760. State v. Swift.

Geauga County, No. 92-G-1687. This cause is pending before the court on a motion for leave to appeal from the Court of Appeals for Geauga County. Upon consideration of the appellant's motion to stay judgment of the Eleventh District Court of Appeals,

IT IS ORDERED by the court that said motion to stay judgment of the Eleventh District Court of Appeals be, and the same is hereby, granted, effective June 22, 1993.

93-1236. State ex rel. Schottenstein v. Belskis.

In Prohibition. This cause originated in this court on the filing of a complaint for a writ of prohibition. Upon consideration of relators' motion for issuance of an alternative writ,

IT IS ORDERED by the court that said motion for issuance of an alternative writ be, and the same is hereby, denied, effective June 21, 1993.

A.W. Sweeney, Resnick and F.E. Sweeney, JJ., dissent.

MISCELLANEOUS DOCKET

On June 18, 1993, the Supreme Court of Ohio suspended one hundred thirteen attorneys from the practice of law for noncompliance with the requirements of Gov. Bar R. X, Attorney Continuing Legal Education. In addition, the Supreme Court publicly reprimanded two attorneys pursuant to Rule X. Sanction fees were also ordered against the suspended and reprimanded attorneys.

The text of the entries imposing the suspensions is reproduced below. This is followed by a list of the attoneys who were suspended. The list includes each suspended attorney's registration number; the county and state of residence and the county and state of the attorney's employer, as last registered with the Office of Attorney Registration; and the amount of the sanction fee imposed by the Supreme Court.

Each entry of public reprimand is reproduced below in its entirety.

In re Report of the Commission : 1993 TERM

on Continuing Legal Education.

: To wit: June 18, 1993

[MAME]

(# [ATTORNEY REGISTRATION NO.]), : ENTRY Respondent.

This matter originated in this court on the filing of a report by the Commission on Continuing Legal Education (the "commission") pursuant to Gov. Bar R. X(6)(A)(1)(b) and (A)(2)(d). The commission recommended the imposition of sanctions against certain attorneys, including the above-named respondent, for failure to comply with the provisions of Gov. Bar R. X, Attorney Continuing Legal Education, for the 1990-1991 reporting period.

The commission's report recommended imposition of a sanction against the respondent in the total amount of [] for noncompliance in the 1990-1991 reporting period. Furthermore, the commission's report recommended that the respondent be suspended from the practice of law pursuant to Gov. Bar R. X(5)(A)(4) for failure to pay a previous court-ordered sanction for noncompliance in a previous reporting period in addition to noncompliance in the 1990-1991 reporting period. On November 20, 1992, this court issued to the respondent an order to show cause why the commission's recommendation should not be adopted and an order so entered against the respondent. Respondent filed no objections to the commission's recommendation and this cause was considered by the court. Upon consideration thereof,

IT IS ORDERED by the court that the recommendation of the commission is adopted and respondent, [NAME], is immediately suspended from the practice of law pursuant to Gov. Bar R. X(6)(B)(3), and Gov. Bar R. X(5)(A)(4), until respondent is reinstated by order of this court pursuant to Gov. Bar R. X(7).

IT IS FURTHER ORDERED that on or before July 19, 1993, respondent shall pay to the Commission on Continuing Legal Education, by certified check or money order, a sanction fee which is hereby imposed in the total amount of [].

IT IS FURTHER ORDERED that, payment of the sanction fee notwithstanding, respondent shall comply with the requirements imposed by Gov. Bar R. X for the 1990-1991 reporting period. See CLE Reg. 503.4.

It IS FURTHER ORDERED that respondent immediately cease and desist from the practice of law in any form and is hereby forbidden to appear on behalf of another person before any court, judge, commission, board, administrative agency or other public authority.

IT IS FURTHER ORDERED that respondent is hereby forbidden to counsel or advise or prepare legal documents for others or in any manner perform such services.

IT IS FURTHER ORDERED that respondent is hereby divested of each, any and all of the rights, privileges and prerogatives customarily accorded to a member in good standing of the legal profession of Ohio.

IT IS FURTHER ORDERED that respondent surrender forthwith respondent's certificate of admission to practice law and attorney registration card to the Clerk of this court and that respondent's name be stricken from the roll of attorneys maintained by this court.

IT IS FURTHER ORDERED that respondent shall complete one credit hour of continuing legal education for each month, or portion of a month, of the suspension. As part of the total credit hours of continuing legal education required by this order, respondent shall complete one credit hour of instruction related to ethics and professional responsibility, including instruction on substance abuse, for each six months, or portion of six months, of the suspension.

IT IS FURTHER ORDERED that respondent shall not be reinstated to the practice of law in Ohio until respondent complies with the requirements for reinstatement set forth in Gov. Bar R. X(7), and this

court orders respondent reinstated.

IT IS FURTHER ORDERED that on or before July 19, 1993, respondent shall:

- 1. Notify all clients being represented in pending matters and any co-counsel of respondent's suspension and consequent disqualification to act as an attorney after the effective date of this order and, in the absence of co-counsel, also notify the clients to seek legal service elsewhere, calling attention to any urgency in seeking the substitution of another attorney in respondent's place;
- 2. Regardless of any fees or expenses due respondent, deliver to all clients being represented in pending matters any papers or other property pertaining to the client, or notify the clients or co-counsel, if any, of a suitable time and place where the papers or other property may be obtained, calling attention to any urgency for obtaining such papers or other property;
- 3. Refund any part of any fees or expenses paid in advance that are unearned or not paid, and account for any trust money or property in the possession or control of respondent;
- 4. Notify opposing counsel in pending litigation or, in the absence of counsel, the adverse parties, of respondent's disqualification after the effective date of this order, and file a notice of disqualification of respondent with the court or agency before which the litigation is pending for inclusion in the respective file or files;
- 5. Send all notices required by this order by certified mail with a return address where communications may thereafter be directed to respondent;
- 6. File with the Clerk of this court and the Disciplinary Counsel of the Supreme Court an affidavit showing compliance with this order, showing proof of service of notices required herein, and setting forth the address where the affiant may receive communications; and
- 7. Retain and maintain a record of the various steps taken by respondent pursuant to this order.
- IT IS FURTHER ORDERED that respondent shall keep the Clerk of this court and the Disciplinary Counsel advised of any change of address where the respondent may receive communications.
- IT IS FURTHER ORDERED that, pursuant to Gov. Bar R. X(6) (H), the Clerk of this court send certified copies of this order to those persons or organizations named in Gov. Bar R. V(8) (D) (1), and that publication be made as required under Gov. Bar R. X(6) (H).

Name of Suspended Attorney	Reg. No.	Res. Cty.	Res. St.	Emp. Cty.	Emp. St.	Sanction Fee
John Eric Andre	0031196		VA		DC	750.00
Richard Taylor Andrews III	0032243	Cuyahoga	OH	Cuyahoga	OH	720.00
Wilbur Henry Apking	0032296	Hamilton	OH	Hamilton	OH	750.00
David Winder Bacon	0031638	Hamilton	OH	Hamilton	OH	750.00
John Richard Baird	0001461	Franklin	OH			750.00
Benjamin Harris Baker	0007876	Geauga	OH	Summit	OH	750.00
George Edward Bandy	0031409	Summit	OH	Summit	OH	330.00
Chris Marshall Barron	0029287	Summit	OH	Summit	OH	750.00
Raymond F. Bartholomew	0031293	Summit	OH			750.00
Thomas Hugh Baughman	0034360	Franklin	OH			610.00

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Frank Llewellyn Beane	0032041	Stark	OH	Stark	OH	590.00
David Edward Beasley	0024632	Cuyahoga	OH			750.00
Walter P. Beck	0022662		KY			750.00
Richard Patrick Berry	0033415	Cuyahoga	OH	Cuyahoga	OH	750.00
James Elijah Birt	0034340	Montgomery	OH			400.00
Samuel Carter Diffey Bledsoe	0024079		VA		DC	750.00
Lawrence Dietrich Borchers	0033936	Cuyahoga	OH			750.00
Aldean Smith Bradley	0036890	Butler	ОН			750.00
Michael Joseph Bregger	0037860	Hamilton	OH	Hamilton	OH	750.00
Glen Heaton Britton	0013270	Franklin	ОН	Franklin	OH	750.00
Michael Howard Brown	0002783	Hamilton	OH	Hamilton	OH	210.00
Robert Lewis Brown	0010032	Crawford	OH	Crawford	OH	500.00
David Thomas Buckley	0010032	Summit	OH	Cuyahoga	OH	750.00
2	0033006	Franklin	OH	Franklin	OH	
Ruth Leigh Burgin				Franklin	OH	750.00
Jacquelyn Jean-Marie Burt	0041065	Franklin	OH	_ 1		750.00
John Patrick Butler	0027157	Cuyahoga	OH	Cuyahoga	OH	650.00
Douglas Lee Campbell	0009383	Montgomery				250.00
Scott Robert Campbell	0041699		CA		CA	750.00
Daniel Kerr Carroll	0037432	Cuyahoga	OH			750.00
Rosilyn Maria Carroll	0039823	Franklin	OH	Franklin	OH	330.00
Edward Luke Carson*	0002642	Trumbull	OH	Trumbull	OH	430.00
John Porter Castleberry Jr.	0031004	Hamilton	OH			750.00
Jeffrey Lee Chagnot	0033675	Mahoning	ОН	Mahoning	OH	750.00
Mohamed Ibn Chambas	0022241	Cuyahoga	ОН	Cuyahoga	OH	750.00
Alan David Cohen	0038321	Cuyahoga	ОН	1 5 -		750.00
Evelyn Lee Cohen	0024796	Cuyahoga	OH			750.00
Peter Hogan Barton Collins	0011747	cayanoga	VA			750.00
Donald Wayne Conley*	0033831	Franklin	OH			750.00
Betty Virginia Cooke	0033631	Wood	OH	Wood	ОН	750.00
Anthony John Costanzo	0018498	Cuyahoga	OH	Cuyahoga	OH	750.00
William Joel Crost*	0021177	Lorain	OH	Cuyahoga	OH	750.00
Harry Arthur Curtis*	0020277	Franklin	ОН	Franklin	OH	600.00
Gerald John D'Ambrosio	0034297		NY		NY	750.00
David Arthur D'Anniballe	0037171		NY			750.00
Gilbert Warren Daane Jr.	0043587		CA			750.00
David Lawrence Deibel Jr.	0031368	Stark	OH	Stark	OH	750.00
Mark Eugene DeLong	0018468	Cuyahoga	OH	Cuyahoga	OH	750.00
Robert McKenzie DeQuinze	0025041	Medina	OH	Cuyahoga	OH	750.00
Christine Ann DeSanctis	0026410		IN		IN	680.00
Kerry Berger DeWolfe	0030920		VT			750.00
Steven Lee Dickinson	0025415		CA		CA	750.00
Jacqueline Faith Dietz	0007203		MN			750.00
Carter Hoffman Donohoe	0037551	Cuyahoga	ОН	Cuyahoga	ОН	750.00
Laryce Woodyear Dowe	0034009	cayanoga	VA	cayanoga	DC	750.00
Bruce Lee Downey	0033035		VA		DC	750.00
John Davis Dyck		Cuyahoga	OH		DC	750.00
<u>-</u>	0019021	Summit				
Francis Donald Egan	0013903		OH	D = 1	011	750.00
John Wakeman Elliott	0011749	Delaware	OH	Delaware	OH	750.00
Michael Dean Ewing	0002090		IL		IL	750.00
Rudolph Fahr	0015287		CA		CA	750.00
Jacquelyn J. C. Faison	0036910	Cuyahoga	OH			750.00
Richard Reagan Farr	0041061	Hamilton	OH	Hamilton	OH	750.00
Alan Robert Feltes	0032326		TN		TN	750.00
Leon B. Fink	0008934	Cuyahoga	OH			750.00
Kenneth Lawrence Foran	0013887		VA		VA	750.00
William John Fritsche III	0031589		CO		CO	750.00
Janet Marie Furcello	0029813	Cuyahoga	OH			750.00

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Richard Paul Gilmore	Edward Alfred Gemerchak Jr.	0040090	Lucas	OH	Lucas	OH	750.00
Louis Suppree Goldman	Robert Henry Gilcher	0026007	Lake	OH			750.00
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		0025630	Cuyahoga	OH	Cuyahoga	OH	750.00
	Howard Louis Lutchin	0031539	Hamilton	OH			750.00

^{*} Respondent filed objections that were considered by the court.

1993 TERM

In re Report of the Commission : on Continuing Legal Education. : To wit: June 18, 1993

Halver Herbert Haugen

(#0000124), : ENTRY Respondent. :

This matter originated in this court on the filing of a report by the Commission on Continuing Legal Education (the "commission") pursuant to Gov. Bar R. X(6)(A)(1)(b) and (A)(2)(d). The commission recommended the imposition of sanctions against certain attorneys, including the above-named respondent, for failure to comply with the provisions of Gov. Bar R. X, Attorney Continuing Legal Education, for the 1990-1991 reporting period.

The commission's report recommended imposition of a sanction against the respondent in the total amount of \$600 for noncompliance in the 1990-1991 reporting period. Furthermore, the commission's report recommended that the respondent be publicly reprimanded pursuant to Gov. Bar R. X(5)(A)(2). On November 20, 1992, this court issued to the respondent an order to show cause why the commission's recommendation should not be adopted and an order so entered against the respondent. Respondent filed no objections to the commission's recommendation and this cause was considered by the court. Upon consideration thereof,

IT IS ORDERED by the court that the recommendation of the commission is adopted and respondent, Halver Herbert Haugen, is publicly reprimanded pursuant to Gov. Bar R. X(6)(B)(3), and Gov. Bar R. X(5)(A)(2), and this entry shall constitute the public reprimand.

IT IS FURTHER ORDERED that on or before July 19, 1993, respondent shall pay to the Commission on Continuing Legal Education, by certified check or money order, a sanction fee which is hereby imposed in the total amount of \$600.

IT IS FURTHER ORDERED that, payment of the sanction fee notwithstanding, respondent shall comply with the requirements imposed by Gov. Bar R. X for the 1990-1991 reporting period. See CLE Reg. 503.4.

IT IS FURTHER ORDERED that, pursuant to Gov. Bar R. X(6) (H), the Clerk of this court send certified copies of this order to those persons or organizations named in Gov. Bar R. V(8) (D) (1), and that publication be made as required under Gov. Bar R. X(6) (H).

1993 TERM

In re Report of the Commission : on Continuing Legal Education. :

To wit: June 18, 1993

Jay Leonard Loeb (#0020576),

ENTRY

Respondent. :

This matter originated in this court on the filing of a report by the Commission on Continuing Legal Education (the "commission") pursuant to Gov. Bar R. X(6)(A)(1)(b) and (A)(2)(d). The commission recommended the imposition of sanctions against certain attorneys, including the above-named respondent, for failure to comply with the provisions of Gov. Bar R. X, Attorney Continuing Legal Education, for the 1990-1991 reporting period.

The commission's report recommended imposition of a sanction against the respondent in the total amount of \$720 for noncompliance in the 1990-1991 reporting period. Furthermore, the commission's report recommended that the respondent be publicly reprimanded pursuant to Gov. Bar R. X(5)(A)(2). On November 20, 1992, this court

issued to the respondent an order to show cause why the commission's recommendation should not be adopted and an order so entered against the respondent. Respondent filed no objections to the commission's recommendation and this cause was considered by the court. Upon consideration thereof,

IT IS ORDERED by the court that the recommendation of the commission is adopted and respondent, Jay Leonard Loeb, is publicly reprimanded pursuant to Gov. Bar R. X(6)(B)(3), and Gov. Bar R. X(5)(A)(2), and this entry shall constitute the public reprimand.

IT IS FURTHER ORDERED that on or before July 19, 1993, respondent shall pay to the Commission on Continuing Legal Education, by certified check or money order, a sanction fee which is hereby imposed in the total amount of \$720.

IT IS FURTHER ORDERED that, payment of the sanction fee notwithstanding, respondent shall comply with the requirements imposed by Gov. Bar R. X for the 1990-1991 reporting period. See CLE Reg. 503.4.

IT IS FURTHER ORDERED that, pursuant to Gov. Bar R. X(6) (H), the Clerk of this court send certified copies of this order to those persons or organizations named in Gov. Bar R. V(8) (D) (1), and that publication be made as required under Gov. Bar R. X(6) (H).