SUPREME COURT OF OHIO

COLUMBUS

ANNOUNCEMENT

MONDAY August 26, 1996

MISCELLANEOUS DOCKET

The Supreme Court of Ohio has sanctioned one hundred seventeen attorneys for noncompliance with the requirements of Gov. Bar R. X, Attorney Continuing Legal Education. The Supreme Court imposed monetary sanctions upon all of the attorneys. In addition, the Supreme Court suspended seventy four of the attorneys from the practice of law. The Supreme Court also revoked the corporate status of one attorney who is admitted to the practice of law in another state, but not in Ohio, and who registered for corporate status under Gov. Bar R. VI, Sec. 4(A).

The text of the orders filed August 12, 1996, imposing the sanctions is reproduced below. Each order is followed by a list of the attorneys who were sanctioned. The list includes each 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 Attorney Registration Office; and the amount of the sanction fee imposed by the Supreme Court.

Two entries are reproduced in entirety: entry imposing a monetary sanction only filed August 14, 1996, and entry revoking corporate status under Gov. Bar R. VI filed August 15, 1996.

1996 TERM

In re Report of the Commission on Continuing Legal Education.

[Name of Attorney]

[Filed August 12, 1996]

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, Sec. 6, Div. (A)(1)(b) and Div. (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 1993-1994 reporting period.

On March 1, 1996, pursuant to Gov. Bar R. X, Sec. 6. Div. (b)(1), 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 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, on or before September 11, 1996, 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 the Clerk of the Court shall record the respondent's status on the roll of attorneys as "NOT IN GOOD STANDING" until such time as the respondent has complied with this Order but that this Order shall not be considered a disciplinary order pursuant to Gov. Bar R. V or Gov. Bar R. X, Sec. 6, Div. H.

IT IS FURTHER ORDERED that the Commission shall notify the Clerk of the Court when payment of the imposed sanction has been made by respondent.

IT IS FURTHER ORDERED that, payment of the sanction notwithstanding, respondent shall comply with the requirements imposed by Gov. Bar R. X for the 1993-1994 reporting period. See CLE Reg. 503.04.

Residence	Employer	Sanction				
Attorney Name Regis	tration #	County		State	Count	ΣY
State Amount						
David Julius Van Oss	0010009	VA		DC \$150	.00	
Douglas Carl Peter	0019099	TX		TX \$310	.00	
Donald Walker Ziglar	0025962	SC		\$100	.00	
Sara Elena Rios 00328	00	NY	NY	\$100.00		
Thomas Edward Shuck	0033336	CA		CA \$340	.00	
Robert Collins Quinn	0038441	CA		CA \$240	.00	
William Karl Rice 00399	73	TX	TX	\$ 70.00		
Wayne Leonard Ogne	0043563	MΙ		MI \$ 6	5.00	
Stephen Paul Rigsby	0047388	TX		TX \$100	.00	
Kenneth Allen McKee	0047987	CO		CO \$250	.00	
Lisa Schafroth Sooter	0060955	TX		TX \$540	.00	
Gary Joseph Pizzedaz	0018304	Franklin	OH		\$490.	00
Thomas Albert Williams	0014565	Perry	OH		\$600.	00
Stephen Edward Schutte	0027162	Clark	OH	Clark	OH	\$500.00
Frederick Joseph Payne	0001870	Cuyahoga	OH	Cuyahoga	OH	\$210.00
Richard Hugh Schwachter	0005649	Cuyahoga	OH	Cuyahoga	OH	\$150.00
J. William Petro 00123	36 Cuy	rahoga OH	Cuyah	loga OH	\$460.	00
Anthony Andrew Walsh	0023825	Cuyahoga	OH	Cuyahoga	OH	\$530.00
Kent Ross Minshall Jr.	0032453	Cuyahoga	OH	Cuyahoga	OH	\$180.00
James Cornell Young	0034227	Cuyahoga	OH	Cuyahoga	OH	\$150.00
David Bernard McClure	0023268	Erie	OH	Erie	OH	\$100.00
Brent Paul Patterson	0044103	Fairfield	OH	Franklin	OH	\$100.00
Judith Dorothy Moss	0009309	Franklin	OH	Franklin	OH	\$330.00
Ruth Forte Ross 00105	30 Fra	nklin OH	Frank	:lin OH	\$100.	00
Carl Thompson Wolfrom	0019564	Franklin	OH	Franklin	OH	\$600.00
David Lyle McClure	0023447	Franklin	OH	Franklin	OH	\$100.00
Thomas John Simon 00239	99 Fra	nklin OH	Frank	lin OH	\$340.	00

Fred Lauverture Newsom \$500.00	Jr.	00270	84	Frank	lin	ОН	Frank	lin	ОН	
William Naperstick	003093	38	Frank	lin	OH	Frank	lin	OH	\$150	0.00
Ambrose Moses III 00552	31	Frank	lin	OH	Frank	lin	OH	\$200.	00	
Joseph Louis Mas 00189	53	Licki	ng	OH	Frank	lin	OH	\$340.	00	
Pamela Irene Theodotou	004261	17	Madis	on	OH	Frank	lin	OH	\$250	0.00
James Patrick Sullivan	000159	98	Hamil	ton	OH	Hamil	ton	OH	\$100	0.00
Jeffrey John Whitman	000219	95	Hanco	ck	OH	Hanco	ck	OH	\$100	0.00
James William Van Deile	n	00250	76	Fulto	n	OH	Lucas		OH	\$
80.00										
Michael Edward McGill	000183	39	Lucas		OH	Lucas		OH	\$ '	70.00
Brandon Grey Schnorf Jr		00056	47	Lucas		OH	Lucas		OH	
\$220.00										
Sherman James Miles Jr.	005340	01	Mahon	ing	OH	Mahon	ing	OH	\$150	0.00
William David Rohrkaste	003152	29	Montg	omery	OH	Montg	omery	OH	\$600	0.00
Charles Gary Mickens	005202	24	Trumb	ull	OH	Trumb	ull	OH	\$400	0.00
John Michael Smith	000345	52	Tusca	rawas	OH	Tusca	rawas	OH	\$600	0.00

1996 TERM

In re Report of the Commission on Continuing Legal Education.

[Name of Attorney]

[Filed August 12, 1996]

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, Sec. 6, Div. (A)(1)(b) and Div. (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 1993-1994 reporting period.

The Commission's report recommended imposition of a sanction against the respondent in the total amount of [] for noncompliance in the 1992-1993 reporting period. Furthermore, the Commission's report recommended that the respondent be suspended from the practice of law pursuant to Gov. Bar R. X, Sec. 5, Div. (A) (4) for failure to pay a previous court ordered sanction for noncompliance in a previous reporting period in addition to noncompliance in the 1993-1994 reporting period. On March 1, 1996, 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 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 of Attorney], is immediately suspended from the practice of law pursuant to Gov. Bar R. X, Sec. 6, Div. (B)(3), and Gov. Bar R. X, Sec. 5, Div. (A)(4), until respondent is reinstated by order of this Court pursuant to Gov. Bar R. X, Sec. 7.

IT IS FURTHER ORDERED that on or before September 11, 1996, 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 1992-1993 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 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, Sec. 7, and this Court orders respondent reinstated.
- IT IS FURTHER ORDERED that on or before September 11, 1996, 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 respondent may receive communications.

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

Residence Employer Sanction

Attorney Name Registration # County State County

State Amount

Katherine Butts Warwick 0034222 CA \$750.00

1996 TERM

In re Report of the Commission on Continuing Legal Education.

[Name of Attorney]

[Filed August 12, 1996]

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, Sec. 6, Div. (A)(1)(b) and Div. (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 1993-1994 reporting period.

The Commission's report recommended imposition of a sanction against the respondent in the total amount of [] for noncompliance in the 1993-1994 reporting period. Furthermore, the Commission's report recommended that the respondent be suspended from the practice of law pursuant to Gov. Bar R. X, Sec. 5, Div. (A) (4), for failure to pay a previous court ordered sanction for noncompliance in a previous reporting period in addition to noncompliance in the 1993-1994 reporting period. On March 1, 1996, 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 of Attorney], is immediately suspended from the practice of law pursuant to Gov. Bar R. X, Sec. 6, Div. (B)(3), and Gov. Bar R. X, Sec. 5, Div. (A)(4), until respondent is reinstated by order of this Court pursuant to Gov. Bar R. X, Sec. 7.
- IT IS FURTHER ORDERED that on or before September 11, 1996, 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 1993-1994 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 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, Sec. 7, and this Court orders respondent reinstated.
- IT IS FURTHER ORDERED that on or before September 11, 1996, respondent shall:
- 1. Notify all clients being represented in pending matters and any cocounsel 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 respondent may receive communications.
- IT IS FURTHER ORDERED that, pursuant to Gov. Bar R. X, Sec. 6, Div. (H), the Clerk of this Court send certified copies of this order to those persons or organizations named in Gov. Bar R. V, Sec. 8, Div. (D) (1), and that publication be made as required under Gov. Bar R. X, Sec. 6, Div. (H).

	Residence	Employer	Sanction				
Attorney Na	me Regi:	stration #	County		S	tate	County
State Amoun	.t						
Robert Davi	d Sichta	0006037	NY		NY	\$750	.00
John Robert	Rakowsky	0012496	SC		SC	\$430	.00
Daniel Edwa	rd O'Neill	0012619	CA		CA	\$750	.00
John Hans W	ertsching	0019193	CT			\$750	.00
Joel Sidney	Treuhaft	0033556	${ t FL}$		FL	\$500	.00
Terrance Ad	ams McConne	11 0043	653	TN		TN	\$750.00
Dennis Lee	Sunderhaus	0054511	CA		CA	\$750	.00
Kathy Ann W	ireman Arno	ld 0056	552	WV			\$750.00
Kelly Dowli	ng Stimpson	0030282	Cuyahoga	OH			\$750.00
Theresa Mar	ie Somrak	0042483	Cuyahoga	OH			\$750.00
David Clark	0'Connor	0000446	Franklin	OH			\$750.00
David Rolli	ns Weldon	0040591	Hamilton	OH			\$750.00
Lee Keng Se	ah 0046	960 Hami	lton OH			\$750	.00

William Dennis Shaul	0052836	Summit	OH	\$750.00		00
Charles Michael Stack	0028995	Cuyahoga	OH	Cuyahoga	OH	\$750.00
Mary Joanna Ettorre Nat	hans 00202	68 Frank	lin	in OH Cuyah		OH
\$750.00						
Robert Lee Summers	0034280	Fairfield	OH	Fairfield	OH	\$250.00
Keith Alan Noethlich	0038408	Fairfield	OH	Fairfield OH		\$600.00
Michael Howard Robins	0043129	Franklin	OH	Franklin OH		\$750.00
Richard David Roggenkam	p 00465	71 Frank	lin	OH Frank	lin	OH
\$750.00						
Kenneth Guy Simmons	0031535	1535 Miami		Franklin	OH	\$750.00
Steven Andrew Silverman	0045579	Lake		Geauga	OH	\$750.00
Lawrence Edward Scholl	0022748	Hamilton	OH	Hamilton	OH	\$750.00
John Francis Schultz	0029657	Hamilton	OH	Hamilton	OH	\$750.00
Kimberly Ann Miyazawa	0042166	Hamilton	OH	Hamilton	OH	\$600.00
Edwin John Smithson	0022623	Montgomery	OH	Montgomery	OH	\$750.00
Craig Stephen Telle	0042714	Stark	OH	Stark	OH	\$750.00
Ellen Lisa Schneiderman		Stark	OH	Summit	OH	\$750.00
Frank Joseph Miller Jr.	0002161	Summit	OH	Summit	OH	\$750.00
Myers Rollins Jr. 00307	67 Summi	t OH	Summi	t OH	\$190.	00

1996 TERM

In re Report of the Commission on Continuing Legal Education.

[Name of Attorney]

[Filed August 12, 1996]

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, Sec. 6, Div. (A)(1)(b) and Div. (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 1993-1994 reporting period.

The Commission's report recommended imposition of a sanction against the respondent in the total amount of $\S[\]$ for noncompliance in the 1993-1994 reporting period. Furthermore, the Commission's report recommended that the respondent be suspended from the practice of law pursuant to Gov. Bar R. X, Sec. 5, Div. (A)(4) for violation of Gov. Bar R. X for the third consecutive reporting period, and for continuous and ongoing noncompliance with Gov. Bar R. X during the last three reporting periods. On March 1, 1996, 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 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 of Attorney], is immediately suspended from the practice of law pursuant to Gov. Bar R. X, Sec. 6, Div. (B)(3), and Gov. Bar R. X, Sec. 5, Div. (A)(4), until respondent is reinstated by order of this Court pursuant to Gov. Bar R. X, Sec. 7.

- IT IS FURTHER ORDERED that on or before September 11, 1996, 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 1992-1993 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 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, Sec. 7, and this Court orders respondent reinstated.
- IT IS FURTHER ORDERED that on or before September 11, 1996, 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 respondent may receive communications.

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

Attorney Name Regis	ttorney Name Registration # C			State	County		
State Amount							
Nathaniel Henry Speights 001674		47	DC	DC	\$750.00		
Loretta Karen Shutrump	oretta Karen Shutrump 0011159		OH		\$750.00		
Robert King Sachs 00125	34 Hamil	ton OH	Clerm	nont OH	\$ 65	5.00	
Michael Allen Pincus	0008519	Cuyahoga	OH	Cuyahoga	OH	\$750.00	
Elbert Roy Pringle	0031357	Cuyahoga	OH	Cuyahoga	OH	\$580.00	
Darryl Eugene Pittman	0034194	Cuyahoga	OH	Cuyahoga	OH	\$100.00	
Kenneth James Weller	0028551	Lucas	OH	Lucas	OH	\$320.00	
William Ronald Miller	0031998	Mahoning	OH	Mahoning	OH	\$750.00	
Joseph Henry Weckbacher	0018942	Stark	OH	Stark	OH	\$250.00	

1996 TERM

In re Report of the Commission on Continuing Legal Education.

[Name of Attorney]

[Filed August 12, 1996]

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- 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 respondent may receive communications.

IT IS FURTHER ORDERED that, pursuant to Gov. Bar R. X, Sec. 6, Div. (H), the Clerk of this court send certified copies of this order to those persons or

organizations named in Gov. Bar R. V, Sec. 8, Div.(D)(1), and that publication be made as required under Gov. Bar R. X, Sec. 6, Div. (H).

Residence	Employer	Sancti	on					
Attorney Name Regis	tration #	County			St	ate	Count	У
State Amount								
John Stanley Searles	0008544		GA		GA	\$600.	00	
John Ambrose Pendergras	s III 00116	00		MD		DC	\$215.	00
Robert Franklin Weaver	Jr. 00145	69		MS			\$750.	00
Lynne Ann Monaco 00249	76	NY		NY	\$750.	00		
Wilbert James Outlaw	0030357		TX		TX	\$150.	00	
Richard Harold Verheij	0032609		NY		CT	\$750.	00	
Roderick Marshall 00342	32				\$750.	00		
Lester Rushin III 00375	66	TX		TX	\$600.	00		
Kurt Van Kampen 00401	73	MI		MI	\$750.	00		
Louis Michael Thrasher	0040981		NE			\$750.	00	
Thomas William White	0041135		PA		PA	\$750.	00	
Bruce William Marks	0033222	Cuyaho	ga	OH			\$750.	00
Michael Joseph Simone	0040856	Cuyaho	ga	OH			\$750.	00
Russell Jay Schwegman	0023209	Frankl	in	OH			\$750.	00
John Thomas Moyer 00208	08 Summi	t	OH			\$500.	00	
Stephanie Jo Meckler	0033560		CA	Cuyah	oga	OH	\$100.	00
Sharon Maquita Moody	0033593		NY	Cuyah	oga	OH	\$310.	00
Dominic Laurant Ozanne	0012442	Cuyaho	ga	OH	Cuyah	oga	OH	\$165.00
Rathuel Louis McCollum	0022586	Cuyaho	ga	OH	Cuyah	oga	OH	\$430.00
Peter Douglas Sachtjen	0029073	Cuyaho	ga	OH	Cuyah	oga	OH	\$240.00
Rosalind V. Taylor	0041038	Cuyaho	ga	OH	Cuyah	oga	OH	\$400.00
Donald Jay Swetland	0010780	Lake		OH	Cuyah	oga	OH	\$750.00
Gary David Smith 00303	61 Fayet	te	OH	Fayet	te	OH	\$750.	00
Walter Jay Mackey Jr.	0003838	Frankl	in	OH	Frank	lin	OH	\$600.00
Anthony Richard Taylor	0026006	Frankl	in	OH	Frank	lin	OH	\$750.00
Sarah Denise Schmidt	0030023	Frankl	in	OH	Frank	lin	OH	\$610.00
James Michael Sterner	0034047	Frankl	in	OH	Frank	lin	OH	\$750.00
Clarence Daryl Williams \$750.00	III 00242	11	Hamilt	ton	ОН	Hamil	ton	ОН
Michael David Reed Sr.	0038490	Lucas		ОН	Lucas		OH	\$750.00
David John Wolfe 00290	86 Mahon	ing	ОН	Mahon	ing	OH	\$600.	
Robert Joseph Wehrle-Ein		_	Montgo		OH		omery	ОН
\$250.00				- 1		3	- 1	
Marc Douglas Russell	0037574	Stark		OH	Stark		OH	\$750.00
Scott Walter Snyder	0030089	Stark		OH	Summi	t	OH	\$750.00
Alexander Vasil Naumoff	0038489	Wayne		OH	Wayne		OH	\$750.00

1996 TERM

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

Nigol Stephen Nigolian
(#0034132),

Respondent. : ORDER

[Filed August 14, 1996]

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, Sec. 6, Div. (A)(1)(b) and Div. (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 1993-1994 reporting period.

On March 1, 1996, pursuant to Gov. Bar R. X, Sec. 6, Div. (b)(1), 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, on or before September 11, 1996, 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 \$750.00.

IT IS FURTHER ORDERED that the Clerk of the Court shall record the respondent's status on the roll of attorneys as "NOT IN GOOD STANDING" until such time as the respondent has complied with this Order but that this Order shall not be considered a disciplinary order pursuant to Gov. Bar R. V or Gov. Bar R. X, Sec. 6, Div. H.

IT IS FURTHER ORDERED that the Commission shall notify the Clerk of the Court when payment of the imposed sanction has been made by respondent.

IT IS FURTHER ORDERED that, payment of the sanction notwithstanding, respondent shall comply with the requirements imposed by Gov. Bar R. X for the 1993-1994 reporting period. See CLE Reg. 503.04.

1996 TERM

In re Report of the Commission on Continuing Legal Education.

Edmund Jeffrey Moriarty
(#0037570),

Respondent. : ORDER

[Filed August 15, 1996]

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, Sec. 6, Div. (A)(1)(b) and Div. (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 1993-1994 reporting period.

Respondent has been granted corporate status under Gov. Bar R. VI. Section 4 of Gov. Bar R. VI provides that an attorney, who is admitted to the practice of law in another state but not in Ohio, and who is employed full-time

by a nongovernmental Ohio employer may register for corporate status by filing a Certificate of Registration and paying the registration fee required under the rule. An attorney who is granted corporate status may perform legal services in Ohio solely for a nongovernmental employer, as long as the attorney is a full-time employee of that employer. The legal education requirements of Gov. Bar R. X apply to attorneys registered under Gov. Bar R. VI for corporate status.

The Commission's report recommended imposition of a sanction against the respondent in the total amount of \$750.00 for noncompliance with Gov. Bar R. X in the 1993-1994 reporting period. Furthermore, the Commission's report recommended that the respondent be suspended from the practice of law pursuant to Gov. Bar R. X, Sec. 5, Div. (A)(4) for failure to pay a previous court ordered sanction for noncompliance in a previous reporting period in addition to noncompliance in the 1993-1994 reporting period. On March 1, 1996, 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 the corporate status granted to respondent pursuant to Gov. Bar R. VI, Sec. 4(A) is immediately revoked.

IT IS FURTHER ORDERED that respondent immediately cease and desist from the practice of law in Ohio in any form, and respondent is hereby forbidden to provide legal services as an employee of a nongovernmental Ohio employer.

IT IS FURTHER ORDERED that respondent is divested of each, any and all of the rights, privileges and prerogatives customarily accorded to an attorney registered in good standing for corporate status.

IT IS FURTHER ORDERED that respondent's name be stricken from the roll of registered attorneys maintained by this Court.

IT IS FURTHER ORDERED that, on or before September 11, 1996, respondent shall:

- 1. Notify respondent's employer of the revocation of respondent's registration in corporate status and consequent disqualification to provide legal services for the employer after the effective date of this order;
- 2. File with the Clerk of this Court and the Disciplinary Counsel of the Supreme Court an affidavit showing compliance with this order and setting forth the address where the affiant may receive communications.

IT IS FURTHER ORDERED that on or before September 11, 1996, 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 \$750.00.

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 1993-1994 reporting period. See CLE reg. 503.4.