SUPREME COURT OF HEW JERSEY D-167 September Term 1996



IN THE MATTER OF DAVID BRANTLEY, AN ATTORNEY AT LAW

ORDER

APR 2 5 1997

Sphen Woussend

The Disciplinary Review Board on February 5, 1997, having filed with the Court its decision concluding that DAVID BRANTLEY of VERONA, who was admitted to the bar of this State in 1970, should be reprimanded and required to practice under supervision for a period of three years for violating <u>RPC</u> 1.3 (lack of diligence) in his handling of an estate matter, and good cause appearing;

1

2

It is ORDERED that DAVID BRANTLEY is hereby reprimanded; and it is further

ORDERED that DAVID BRANTLEY practice law under the supervision of a practicing attorney approved by the Office of Attorney Ethics for a period of three years and until further Order of the Court; and it is further

ORDERED that the entire record of this matter be made a permanent part of respondent's file as an attorney at law of this State; and it is further

ORDERED that respondent reimburse the Disciplinary Oversight Committee for appropriate administrative costs incurred in the prosecution of this matter.

WITNESS, the Honorable Deborah T. Poritz, Chief Justice, at Trenton, this 23rd day of April, 1997.

UPREME COURT

I have by contry that the terression is a two copy of the original on the in ty college.

CLE A OF THE SUPPERME COURT OF FINE 2X0042