96 151

SUPREME COURT OF NEW JERSEY

D-95 September Term 1996

IN THE MATTER OF

PHILIP V. TORONTO,

IN ATTORNEY AT LAW

Image: Supreme court of new jersey

D-95 September Term 1996

Image: Supreme court of new jersey

D-95 September Term 1996

Image: Supreme court of new jersey

Image: Supreme court of new jers

Sychen Woursend

The Disciplinary Review Board on November 22, 1996, having filed with the Court its decision in DRB 96-151 concluding that PHILIP V. TORONTO of LODI, who was admitted to the bar of this State in 1982, should be reprimanded for violating <u>RPC</u> 8.4(c) (conduct involving dishonesty, fraud, deceit or misrepresentation) by making misrepresentations to the District Ethics Committee, and good cause appearing;

It is ORDERED that PHILIP V. TORONTO is hereby reprimanded; 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 11th day of March, 1997.

I bereby centify that the forage-ap is a true croy of the original on file in my office.

CLERK OF THE SUPREME COURT . OF NEW JELSEY

CLERK OF THE SUPREME COURT

Disciplinary Paylow Decent