SUPREME COURT OF NEW JERSEY D-124 September Term 1995

IN THE MATTER OF

......

JOHN A. MOORE, :

AN ATTORNEY AT LAW

FILE D

The Disciplinary Review Board having filed a report with the Court on December 14, 1995, recommending that JOHN A. MOORE of JERSEY CITY, who was admitted to the bar of this State in 1983, and who was thereafter temporarily suspended from the practice of law by Order of this Court dated April 7, 1995, and who remains suspended at this time, be disbarred for his conduct in two matters, including lack of diligence, in violation of RPC 1.3, failure to keep his client reasonably informed and to comply promptly with reasonable requests for information, in violation of RPC 1.4(a), failure to return sizeable unearned retainers, in violation of RPC 1.16, and failure to cooperate with the disciplinary authorities, in violation of RPC 8.1(b);

And respondent having failed to appear on the return date of the Order to Show Cause, and good cause appearing;

It is ORDERED that JOHN A. MOORE be disbarred, effective immediately, and his name be stricken from the roll of attorneys of this State; and it is further

ORDERED that JOHN A. MOORE comply with <u>Rule</u> 1:20-20 dealing with disbarred attorneys; and it is further

ORDERED that JOHN A. MOORE reimburse the Disciplinary Oversight Committee for appropriate administrative costs.

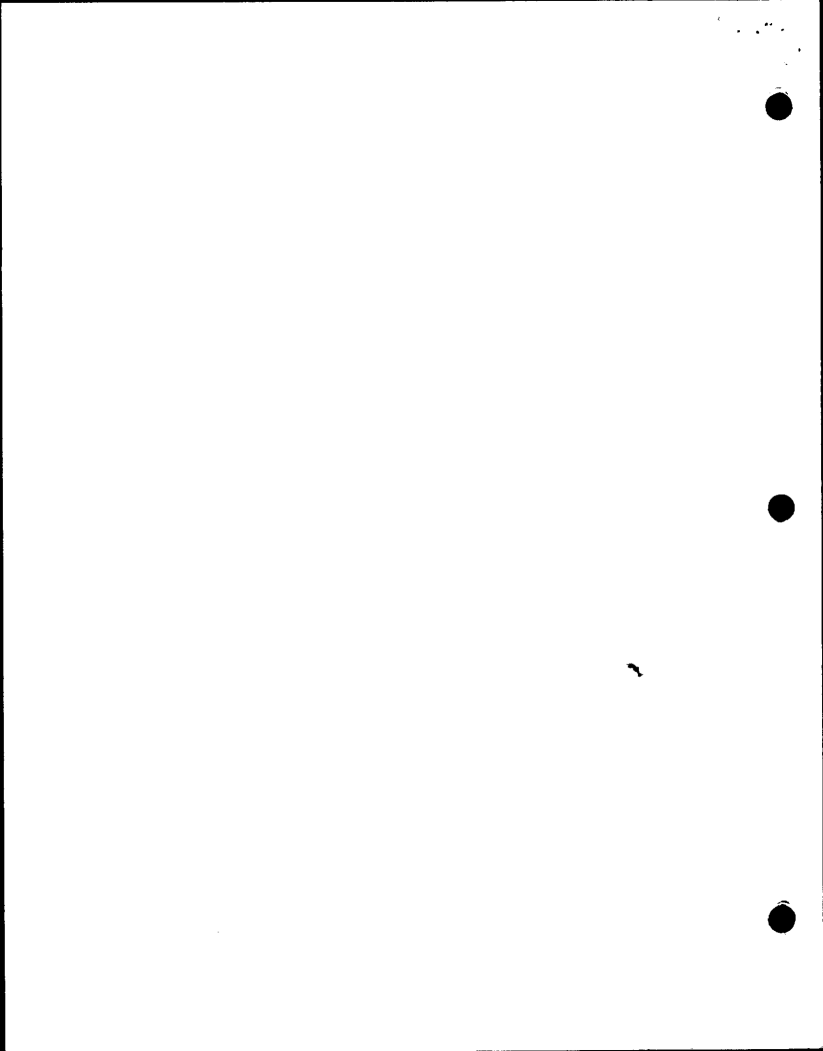
WITNESS, the Honorable Robert N. Wilentz, Chief Justice, at Trenton, this 19th day of March, 1996.

CLERK OF THE SUPREME COURT

I hereby certify that the foregoing is a true copy of the original on file in my office.

CLERK OF THE SUPREME COURT OF NEW JERSEY

MAR 2 6 1996
Disciplinary Review Board



OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR
JAMES R. ZAZZALI, ESQ., VICE-CHAIR
HON. WARREN BRODY
MICHAEL R. COLE, ESQ.
RUTH JEAN LOLLA
MARY J. MAUDSLEY, ESQ.
ROCKY L. PETERSON, ESQ.
BARBARA F. SCHWARTZ
WILLIAM H. THOMPSON, D.D.S.



RICHARD J. HUGHES JUSTICE COMPLEX P. O. BOX 962 TRENTON, NEW JERSEY 08625-0962 (609) 292-1011

March 26, 1999

ROBYN M. HILL CHIEF COUNSEL

ISABEL FRANK
DEPUTY CHIEF COUNSEL

LILLIAN LEWIN
DONA S. SEROTA-TESCHNER
COLIN T. TAMS
ELLEN A. BRODSKY
JOANN G. EYLER
ASSISTANT COUNSEL

Donald F. Phelan, Clerk Superior Court of New Jersey P.O. Box 971 Trenton, New Jersey 08625

Re:

In the Matter of John A. Moore

Docket Nos. DRB 95-163 and 95-239

Dear Mr. Phelan:

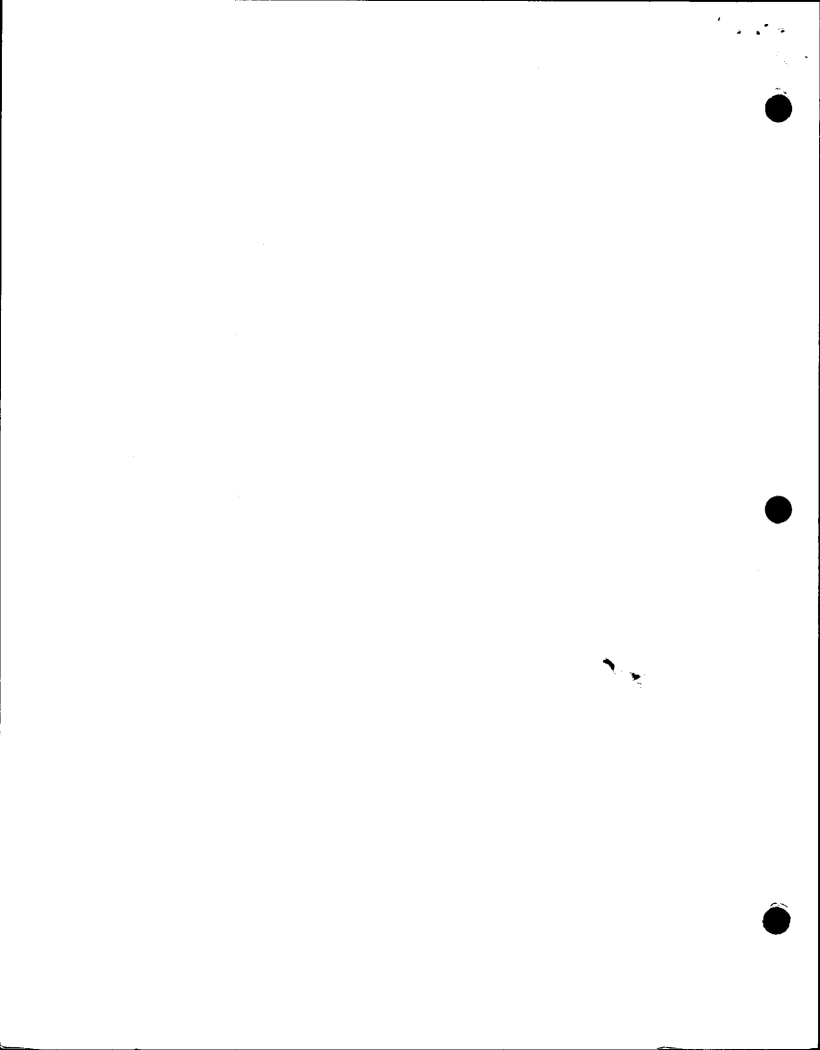
Attached please find the Supreme Court Order of March 19, 1996 and the Affidavit of Costs, directing the payment of costs assessed in the above matter. Pursuant to R. 1:20-17(e)(3), I request that you file a judgment against respondent, John A. Moore, who has defaulted on payment. Interest at the rate of 10% per annum began to accrue on July 16, 1998. R. 1:20-17(c). The amount currently due stands at \$2194.87. Interest should continue to accrue at the same rate until the judgment is satisfied.

Thank you for your assistance in this matter.

Very truly yours,

Robyn M) Hill

RMH/kea



OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR JAMES R. ZAZZALI, ESQ., VICE-CHAIR HON, WARREN BRODY MICHAEL R. COLE, ESQ. RUTH JEAN LOLLA MARY J. MAUDSLEY, ESQ. ROCKY L. PETERSON, ESQ. BARBARA F. SCHWARTZ WILLIAM H. THOMPSON, D.D.S.



RICHARD J. HUGHES JUSTICE COMPLEX P. O. Box 962 TRENTON, NEW JERSEY 08625-0962 (609) 292-1011

December 2, 1998

ROBYN M. HILL CHIEF COUNSEL

ISABEL FRANK DEPUTY CHIEF COUNSEL

LILLIAN LEWIN DONA S. SEROTA-TESCHNER COLIN T. TAMS ELLEN A. BRODSKY JOANN G. EYLER ASSISTANT COUNSEL

Postmaster

Point Pleasant, NJ 08742

In the Matter of John A. Moore Re:

Docket Nos. DRB 93-376, 95-163 and 95-239

Dear Sir or Madame:

We are trying to contact John A. Moore. His last known home address is 1416 Dorset Dock Road, Point Pleasant, NJ 08742. This address is known to be used as late as November 1996. Mail which was addressed to Mr. Moore at this address was returned to our office marked "forwarding order expired."

We would like to know if you have the forwarding address or addresses which have expired for Mr. Moore. When responding, it would be helpful if you would make reference to the docket numbers that are listed above.

Thank you for your help in this matter.

NOT DELIVERABLE AS ADDRESSED

UNABLE TO FORWARD.

Very truly yours,

Robyn M. Hill

RHM/kea

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OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR JAMES R. ZAZZALI, ESQ., VICE-CHAIR HON, WARREN BRODY MICHAEL R. COLE, ESQ. RUTH JEAN LOLLA MARY J. MAUDSLEY, ESQ. ROCKY L. PETERSON, ESQ. BARBARA F. SCHWARTZ WILLIAM H. THOMPSON, D.D.S.



RICHARD J. HUGHES JUSTICE COMPLEX P. O. Box 962 TRENTON, NEW JERSEY 08625-0962 (609) 292-1011

ROBYN M. Her

CHIEF COUNSEL

ISABEL FRANK

DEPUTY CHIEF COUNSEL

LILLIAN LEWIN

DONA S. SEROTA-TESCHNER

COLIN T. TAMS

ELLEN A. BRODSKY

JOANN G. EYLER ASSISTANT COUNSEL

December 28, 1998

CERTIFIED AND REGULAR MAIL John A. Moore 709 Ocean Avenue, Apt. 10 Avon, NJ 07717

> In the Matter of John A. Moore Re:

> > Docket Nos. DRB 93-376, 95-163 and 95-239

Dear Mr. Moore:

In 1996, you were disbarred by the Supreme Court of New Jersey. As part of that discipline, you were required to pay all costs assessed. To date you have not made payment of the monies you owe to the Disciplinary Oversight Committee. Your current balance is \$2059.75.

Pursuant to R. 1:20-17(c), interest is assessed from July 16, 1998, ten days after the date of the statement of disciplinary costs at a rate of 10% per annum. If you make full payment within 20 days from the date of this letter, we will waive the accrued interest. However, if you do not pay the monies owed within 20 days we will file a judgment against you with the Clerk of the Superior Court in the amount due plus accrued interest, as provided by \underline{R} . 1:20-17(e)(3).

Please send payment in full to this office immediately. Checks should be made payable to the Disciplinary Oversight Committee.

Very truly yours,

Robyn M. Hill Koo

Robyn M. Hill

RMH: kea

OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR
JAMES R. ZAZZAU, ESQ., VICE-CHAIR
HON. WARREN BRODY
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WILLIAM H. THOMPSON, D.D.S.



RICHARD J. HUGHES JUSTICE COMPLEX P. O. BOX 962 TRENTON, NEW JERSEY 08625-0962 (609) 292-1011

July 6, 1998

ROBYN M. HILL CHIEF COUNSEL

ISABEL FRANK DEPUTY CHIEF COUNSEL

LILLIAN LEWIN
DONA S. SEROTA-TESCHNER
COLIN T. TAMS
ELLEN A. BRODSKY
ASSISTANT COUNSEL

PERSONAL AND CONFIDENTIAL

VIA CERTIFIED MAIL, R.R.R. AND REGULAR MAIL

John A. Moore 109 Cliff Avenue Bradley Beach, New Jersey 07720

RE: In the Matter of John A. Moore

Docket Nos. DRB 95-163 and 95-239

Dear Mr. Moore:

The Order of the Supreme Court, disbarring you and dated March 19, 1996, requires that you reimburse the Disciplinary Oversight Committee for administrative costs relating to the disciplinary proceedings. These disciplinary costs amount to \$2,059.75. Please see the enclosed Affidavit of Costs.

Any dispute with these costs must be filed with the Board within twenty (20) days of the date of this letter, together with a check for basic administrative costs and any disciplinary expenses not contested.

A check in the amount assessed, made payable to the **Disciplinary Oversight Committee**, should be forwarded to this office. You should be aware that interest, at the rate of 10% per annum, will be charged on the unpaid balance beginning ten (10) days after the affidavit of costs becomes final. R. 1:20-17(c).

I/M/O John A. Moore

In the event that you are unable to pay these costs in full due to extraordinary financial hardship, an installment payment schedule may be arranged. Your request for a payment plan must be made in writing, within the above twenty-day period. That written request must include a proposed payment plan, together with a detailed certification stating the reasons for the claim of extraordinary financial hardship, supported by a statement of income, assets and expenses and copies of state and federal income taxes for the past two years. R. 1:20-17(d).

Very truly yours,

Robyn/M. Hill

RMH:ms Encl.

OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR
JAMES R. ZAZZALI, ESQ., VICE-CHAIR
HON. WARREN BRODY
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ROCKY L. PETERSON, ESQ.
BARBARA F. SCHWARTZ
WILLIAM H. THOMPSON, D.D.S.



RICHARD J. HUGHES JUSTICE COMPLEX P. O. BOX 962 TRENTON, NEW JERSEY 08625-0962 (609) 292-1011

November 9, 1998

CERTIFIED AND REGULAR MAIL John A. Moore 1416 Dorset Dock Road Point Pleasant, NJ 08742

Re: In the Matter of John A. Moore

Docket Nos. DRB 93-376, DRB 95-163 and DRB 95-239

Dear Mr. Moore:

In 1993, you were sanctioned and in 1996 you were disbarred by the Supreme Court of New Jersey. As part of those disciplines, you were required to pay all costs assessed. To date you have not made payment of the monies you owe to the Disciplinary Oversight Committee. Your current balance is \$500.00 in DRB 93-376 and \$2059.75 in DRB 95-163 and DRB 95-239. Your total balance due at this time is \$2259.75.

Pursuant to R. 1:20-17(c), interest is assessed from December 3, 1993 in DRB 93-376 and from July 16, 1998 in DRB 95-163 and DRB 95-239, ten days after the date of the statement of disciplinary costs at a rate of 10% per annum. If you make full payment within 20 days from the date of this letter, we will waive the accrued interest. However, if you do not pay the monies owed within 20 days we will file a judgment against you with the Clerk of the Superior Court in the amount due plus accrued interest, as provided by R. 1:20-17(e)(3).

Please send payment in full to this office immediately. Checks should be made payable to the **Disciplinary Oversight Committee**.

Very truly yours,

Koleyn M. Hill
Robyn M. Hill
KEA

ROBYN M. HILL CHIEF COUNSEL

ISABEL FRANK
DEPUTY CHIEF COUNSEL

LILLIAN LEWIN
DONA S. SEROTA-TESCHNER
COLIN T. TAMS
ELLEN A. BRODSKY
JOANN G. EYLER
ASSISTANT COUNSEL

RMH: kea

OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR JAMES R. ZAZZALI, ESQ., VICE-CHAIR HON. WARREN BRODY MICHAEL R. COLE, ESQ. RUTH JEAN LOLLA MARY J. MAUDSLEY, ESQ. ROCKY L. PETERSON, ESQ. BARBARA F. SCHWARTZ WILLIAM H. THOMPSON, D.D.S.



RICHARD J. HUGHES JUSTICE COMPLEX P. O. Box 962 TRENTON, NEW JERSEY 08625-0962 (609) 292-1011 September 18, 1998

ROBYN M. HILL CHIEF COUNSEL

ÍSABEL FRANK DEPUTY CHIEF COUNSEL

LILLIAN LEWIN DONA S. SEROTA-TESCHNER COLIN T. TAMS ELLEN A. BRODSKY JOANN G. EYLER ASSISTANT COUNSEL

Postmaster Eatontown, NJ 07724

> In the Matter of John A. Moore Re:

> > Docket Nos. DRB 95-163 and 95-239

Dear Sir or Madame:

We are trying to contact John A. Moore. His last know office address is Eatontown Executive Center, One Main Street, Eatontown, NJ 07724. This address is known to be used as late as 1995.

We would like to know if you have any forwarding address or addresses that may have expired for Mr. Moore. When responding, it would be helpful if you would make reference to the docket numbers that are listed above.

Laly yours,

Walel Frank

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American State of the state of Thank you for your help in this matter.

IF/kea

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OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR JAMES R. ZAZZALI, ESQ., VICE-CHAIR HON, WARREN BRODY MICHAEL R. COLE, ESQ. RUTH JEAN LOLLA MARY J. MAUDSLEY, ESQ. ROCKY L. PETERSON, ESQ. BARBARA F. SCHWARTZ WILLIAM H. THOMPSON, D.D.S.



RICHARD J. HUGHES JUSTICE COMPLEX P. O. Box 962 TRENTON, New JERSEY 08625-0962 (609) 292-1011 September 18, 1998 ROBYN TVI. HILL CHIEF COUNSEL

ISABEL FRANK DEPUTY CHIEF COUNSEL

LILLIAN LEWIN DONA S. SEROTA-TESCHNER COLIN T. TAMS ELLEN A. BRODSKY JOANN G. EYLER ASSISTANT COUNSEL

Postmaster

Bradley Beach, NJ 07720 -

Re:

In the Matter of John A. Moore

Docket Nos. DRB 95-163 and 95-239

Dear Sir or Madame:

We are trying to contact John A. Moore. His last know home address is 109 Cliff Avenue, Bradley Beach, NJ 07720. This address is known to be used as late as 1995.

We would like to know if you have any forwarding address or addresses that may have expired for Mr. Moore. When responding, it would be helpful if you would make reference to the docket numbers that are listed above.

Thank you for your help in this matter.

Very truly yours,

IF/kea

1416 DORSET DOCK Rd POINT PLEASANT MJ 08742-4346

TO:

Robyn

FROM:

Marie

Keith

RE:

In the Matter of John A. Moore

Docket Nos. DRB 95-163 and 95-239

I noticed Keith had a judgment scheduled to be filed on the above and realized I had some returned mail for Moore. As you can see both the certified and regular mail were returned for the affidavit of costs dated July 6, 1998.

The OAE had supplied me with two addresses: John Alan Moore in California and John Anthony Moore in Pennsylvania. In checking through our files I could not determine what the "A" in John A. Moore stood for in the above matter. I also called information and they show no listing for John A. Moore in Bradley Beach or surrounding areas. Keith checked with CPF and their archives list an office address as of 1995: Eatontown Exec Center, One Main Street, Eatontown, NJ 07724. Emily did a check on the Internet which showed the same addresses that the OAE gave me.

Since Moore never received the affidavit of costs can we still file a judgement?

We're not sure how to proceed with this.

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OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR
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WILLIAM H. THOMPSON, D.D.S.



RICHARD J. HUGHES JUSTICE COMPLEX P. O. BOX 962 TRENTON, NEW JERSEY 08625-0962 (609) 292-1011 ROBYN M. HILL

ISABEL FRANK
DEPUTY CHIEF COUNSEL

LILLIAN LEWIN
DONA S. SEROTA-TESCHNER
COLIN T. TAMS
ELLEN A. BRODSKY
JOANN G. EYLER
ASSISTANT COUNSEL

September 10, 1998

Donald F. Phelan, Clerk Superior Court of New Jersey CN 971 Trenton, NJ 08625

Re:

In the Matter of John A. Moore

Docket No. DRB 95-163/and 95-239

por New 1053

Dear Mr. Phelan:

Attached please find a Supreme Court Order dated March 19, 1996 and the corresponding Affidavit of Costs, directing the payment of costs assessed in the above matter. Pursuant to R. 1:20-17(e)(3), I request that you file a judgment against the respondent, John Moore, who has defaulted on payment. Interest at the rate of 10% per annum began to accrue on July 16, 1998. R. 1:20-17(c). The amount due currently stands at \$2,059.75. Interest should continue to accrue at the same rate until the judgment is satisfied.

Thank you for your assistance in this matter.

Very truly yours,

Robyn M. Hill

cc: John Moore

SUPREME COURT OF NEW JERSEY DISCIPLINARY REVIEW BOARD





MEMORANDOM

March 6, 1997

TO:

Davida Florance-Markevitch

FROM:

Disciplinary Review Board

RE:

Invoice Information On:

John A. Moore

Docket No. DRB 95-163

District Docket No. IX-94-051E

The Supreme Court has assessed costs against the above attorney. Please review your records and provide me with a listing of all items chargeable to the respondent in the above disciplinary action. This should include payments made for court reporter appearances, transcripts, cost of any outside audits or medical reviews, etc.

Please contact me if you have any further questions.

/jcb

Disciplinary Expense Report

19-Mar-97

RespondentLastName	FirstName	DocketNo	Payee	Service	Amount
MOORE	JOHN A.	DRB 95-163	NEW JERSEY LAW JOURNAL	LEGAL NOTICE	\$30.98
MOORE	JOHN A.	IX-94-051E	DEGNAN & BATEMAN	TRANSCRIPT	\$138.25
MOORE	JOHN A.	IX-94-051E	DEGNAN & BATEMAN	ATTENDANCE FEE	\$175.00
MOORE	JOHN A.	IX-94-051E	ASBURY PARK PRESS	LEGAL NOTICE	\$18.52
MOORE	JOHN A.	XIV-95-095E	ASBURY PARK PRESS	LEGAL NOTICE	
MOORE	JOHN A.	DRB 93-089	LEGAL TRANSCR. SVC.	TRANSCRIPT	\$7.50
MOORE	JOHN A.	DRB 93-089	LEGAL TRANSCR SVC.	TRANSCRIPT	\$12.00
MOORE	JOHN A.	DRB 92-150	LEGAL TRANSCR. SVC.	TRANSCRIPT	\$13.50

\$415.43

OF THE

SUPREME COURT OF NEW JERSEY

LEE M. HYMERLING, ESQ., CHAIR
JAMES R. ZAZZALI, ESQ., VICE-CHAIR
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RICHARD J. HUGHES JUSTICE COMPLEX P. O. BOX 962 TRENTON, NEW JERSEY 08625-0962 (609) 292-1011 ROBYN M. HILL CHIEF COUNSEL

ISABEL FRANK
DEPUTY CHIEF COUNSEL

LILLIAN LEWIN
DONA S. SEROTA-TESCHNER
COLIN T. TAMS
ELLEN A. BRODSKY
ASSISTANT COUNSEL

July 10, 1998

REGULAR AND CERTIFIED MAIL John A. Moore, Esq. 1 Main Street Suite 357 Eatontown, NJ 07724

Re:

In the Matter of John Moore Docket No. DRB 93-376

Dear Mr. Moore:

In 1993, you were sanctioned by the Supreme Court of New Jersey. As part of that discipline, you were required to pay all costs assessed. To date you have not made full payment of the monies you owe to the Disciplinary Oversight Committee. Your current balance is \$500.00.

Pursuant to \underline{R} . 1:20-17(c), interest is assessed from November 23, 1993, the date of the statement of disciplinary costs at a rate of 10% per annum. If you make full payment within 20 days from the date of this letter, we will waive the accrued interest. However, if you do not pay the monies owed within 20 days we will file a judgment against you with the Clerk of the Superior Court in the amount due plus accrued interest, as provided by rule \underline{R} . 1:20-17(e)(3).

Please send payment in full to this office immediately. Checks should be made payable to the **Disciplinary Oversight Committee**.

Very truly yours,

Obyn Ar. Hell las

Robyn M. Hill

RMH: dfs

SUPREME COURT OF NEW JERSEY D-124 September Term 1995

IN THE MATTER OF

:

JOHN A. MOORE,

ORDER

MAN 21 1995

AN ATTORNEY AT LAW

Stephen Wormand

The Disciplinary Review Board having filed a report with the Court on December 14, 1995, recommending that JOHN A. MOORE of JERSEY CITY, who was admitted to the bar of this State in 1983, and who was thereafter temporarily suspended from the practice of law by Order of this Court dated April 7, 1995, and who remains suspended at this time, be disbarred for his conduct in two matters, including lack of diligence, in violation of RPC 1.3, failure to keep his client reasonably informed and to comply promptly with reasonable requests for information, in violation of RPC 1.4(a), failure to return sizeable unearned retainers, in violation of RPC 1.16, and failure to cooperate with the disciplinary authorities, in violation of RPC 8.1(b);

And respondent having failed to appear on the return date of the Order to Show Cause, and good cause appearing;

It is ORDERED that JOHN A. MOORE be disbarred, effective immediately, and his name be stricken from the roll of attorneys of this State; and it is further

ORDERED that JOHN A. MOORE comply with $\underline{\text{Rule}}$ 1:20-20 dealing with disbarred attorneys; and it is further

ORDERED that JOHN A. MOORE reimburse the Disciplinary Oversight Committee for appropriate administrative costs.

WITNESS, the Honorable Robert N. Wilentz, Chief Justice, at Trenton, this 19th day of March, 1996.

CLERK OF THE SUPREME COURT

I hereby certify that the foregoing is a true copy of the original on file in my office.

CLERK OF THE SUPREME COURT OF NEW JERSEY

MAR 2 6 1996
Disciplinary Paview Board