NOTICE OF SUSPENSION (By Consent)

Case Nos. 93-97-GA; 93-139-FA

Charlie C. Taylor, P-38673, Detroit, Michigan, by Attorney Discipline Board Tri-County Hearing Panel #7.

- 1) Suspension 120 days;
- 2) Effective November 29, 1993.

The respondent and the Grievance Administrator filed a stipulation for consent order of discipline pursuant to MCR 9.115(F)(5), which was approved by the hearing panel and the Attorney Grievance Commission.

Respondent admitted that he commingled personal funds in his Client Trust Account and used the account for office operations; wrote several checks on the account which were returned for nonsufficient funds; and failed to answer Formal Complaint 93-97-GA.

Respondent's conduct was admitted to be in violation of MCR 9.104(1)-(4)and(7); Canons 1 and 9 of the then-applicable Code of Professional Responsibility, DR 1-102(A)(1),(4)-(5); and DR 9-102(A); and the Michigan Rules of Professional Conduct, 8.1(b) and 8.4(a)and(c).

The parties stipulated that the suspension in this case would commence on the effective date of the 120-day suspension imposed in Case No. 91-176-GA and run concurrently with that suspension.

Costs were assessed in the amount of \$137.55.