

Attorney Discipline Board



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NOTICE OF REVOCATION (By Consent)

File No. DP 158/85; DP 168/85

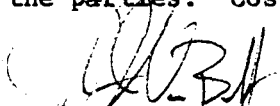
Michael E. Katulski, P 15743, 13407 Farmington Road, Suite 203-207, Livonia, MI 48150 by Attorney Discipline Board, Wayne County Hearing Panel #8.

- (1) Revocation;
- (2) Retroactive to July 15, 1985. Revocation to run concurrently with a One Year Suspension which has been effective since July 15, 1985 as a result of a prior disciplinary order.

The Respondent and the Grievance Administrator entered into a Stipulation for the entry of a Consent Order revoking Respondent's license to practice law retroactive to July 15, 1985, the effective date of a one year suspension entered in a prior disciplinary matter.

In that Stipulation, the Respondent admitted the allegations contained in two separate Formal Complaints filed by the Grievance Administrator, containing six counts and eleven counts respectively. Those Complaints alleged that the Respondent had neglected legal matters entrusted to him by three separate clients and had failed to seek their legal objectives; that he knowingly made false statements to two of those clients concerning the status of their cases; that he failed to answer three Requests for Investigation served upon him by the Attorney Grievance Commission; that during a fifteen day suspension effective May 15, 1984, he practiced law in violation of the Order of Suspension, failed to notify his clients of his suspension and failed to file a proof of mailing with the Grievance Administrator; that he filed a false affidavit in the Michigan Supreme Court concerning his eligibility for reinstatement at the termination of that fifteen suspension; and that during a one year suspension which became effective July 15, 1985, he practiced law in violation of the Order of Suspension and failed to notify his clients of his change of status. The Respondent admitted that his conduct violated the provisions of MCR 9.104(1-4)(7), MCR 9.119 and Canons of 1, 6 & 7 of the Code of Professional Responsibility DR 1-102(A)(4-6), DR 6-101(A)(1-3) and DR 7-101(A)(1-3).

An Order of Revocation by consent was entered by Wayne County Hearing Panel #8 on March 20, 1986 pursuant to the Stipulation submitted by the parties. Costs were assessed in the amount of \$89.82.



John F. VanBolt
Executive Director &
General Counsel

Dated: APR 18 1986

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