[08-Jan-1991]

PCB No. 15

ENTRY ORDER

SUPREME COURT DOCKET NO. 91-273

JUNE TERM, 1991

In re Arthur H. Sorensen, Esq.

Original Jurisdiction

In the above entitled cause the Clerk will enter:

Arthur H. Sorensen having been publicly reprimanded by the Supreme Court of New Jersey for failure to turn over to clients interest accrued on client funds, it is hereby ordered that Arthur H. Sorensen be publicly reprimanded pursuant to the reciprocal discipline provisions of the Permanent Rules Governing Establishment of Professional Conduct Board and Its Operation. A.O. 9, Rule 17.

		BY THE COURT:
		/s/
		Frederic W. Allen, Chief Justice
		/s/
[x]	Publish	Ernest W. Gibson III, Associate Justice
		/s/
[]	Do Not Publish	John A. Dooley, Associate Justice
		/s/
		James L. Morse, Associate Justice
		/s/
		Denise R. Johnson, Associate Justice

SUPREME COURT OF NEW JERSEY

D-110 September Term 1990

IN THE MATTER OF : CORRECTED

ARTHUR H. SORENSEN, : ORDER

AN ATTORNEY AT LAW:

The Disciplinary Review Board having reported to the Court, recommending that ARTHUR H. SORENSEN of ATLANTIC HIGHLANDS, who was admitted to the bar of this State in 1972, be publicly reprimanded for violation of Opinion 326, 99 N.J.L.J. 298 (1976) by failing to turn over to clients all interest accrued on client funds in respondent's special trustee account from January 1986 through November 1988; and the Disciplinary Review Board further recommending that respondent be required to turn over to the IOLTA Fund all monies kept by him as interest on said trustee account for said period; and good cause appearing;

It is ORDERED that the report of the Disciplinary Review Board is adopted and ARTHUR H. SORENSEN is hereby publicly reprimanded; and it is further

ORDERED that respondent forthwith deliver to the IOLTA Fund all monies kept by him as interest accrued on client funds in respondent's special trustee account from January 1986 through November 1988; 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 shall reimburse the Ethics Financial Committee for appropriate administrative costs incurred in the prosecution of this matter.

WITNESS, the Honorable Robert N. Wilentz, Chief Justice, at Trenton, this 8th day of January, 1991.

/s/ Stephen Townsend

CLERK OF THE SUPREME COURT