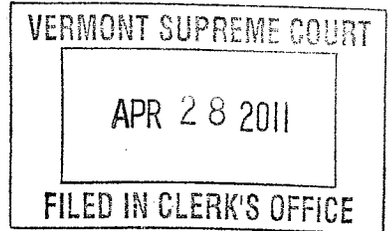


ENTRY ORDER

SUPREME COURT DOCKET NO. 2010-371

APRIL TERM, 2011



In re Mark L. Tapper, Esq.

} Original Jurisdiction

} Professional Responsibility Board

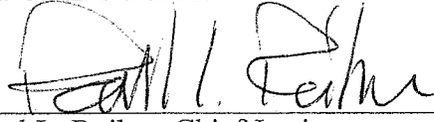
} PRB Nos. 2010-259; 2011-014, 032,
} 057, 077, 078, 081, 129

In the above-entitled cause, the Clerk will enter:

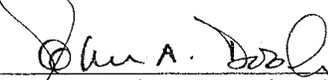
On October 18, 2010, the Court issued an order placing respondent on immediate interim suspension from the practice of law pending the final disposition of pending disciplinary proceedings. Disciplinary counsel has now filed with the Court a hearing panel recommendation, based upon a stipulation between the parties, that respondent be placed on disability inactive status and that the pending disciplinary proceedings against respondent be abated until further order of the Court, pursuant to A.O. 9, Rule 21. Having reviewed the material in support of the hearing panel recommendation, the Court accepts the recommendation and hereby orders:

1. Respondent Mark L. Tapper is transferred to disability inactive status, effective from the date of this order, until further order of the Court.
2. Respondent shall comply with all of the provisions of A.O. 9, Rule 23.
3. Attorney F. Rendell Barlow, Esq., previously appointed as trustee, shall continue to serve in that capacity to protect the interests of respondent's clients.
4. All other applicable provision of the Court's prior order placing respondent on interim suspension shall continue to apply.

BY THE COURT:



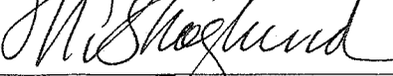
Paul L. Reiber, Chief Justice



John A. Dooley, Associate Justice



Denise R. Johnson, Associate Justice



Marilyn S. Skoglund, Associate Justice



Brian L. Burgess, Associate Justice