



DISCIPLINE

PUBLIC DISCIPLINE

April 19 through
June 19, 2007

» MIFFLIN COUNTY

The Supreme Court on April 20 ordered **Michael A. Roselle** suspended on consent for one year and one day, as recommended by a three-member panel of the Disciplinary Board. According to the disciplinary report, Roselle neglected six client matters and failed to appear for private reprimand.

» PHILADELPHIA

The Supreme Court on May 8 ordered **James Garland Giles** suspended on consent for two years, as recommended by a three-member panel of the Disciplinary Board. According to the disciplinary report, Giles practiced law while on inactive status, commingled and converted entrusted funds, failed to communicate with clients and failed to enter into written fee agreements.

» OUT OF STATE

The Supreme Court on May 30 ordered **Lawrence E. Andrews**, Dallas, Texas, suspended on consent for two years, as recommended by a three-member panel of the Disciplinary Board. The disciplinary report said Andrews engaged in practice on behalf of a federal agency while on inactive status over a 17-year period.

The court on June 1 ordered **Michael Levine**, Sunny Isles, Fla., suspended on consent for one year, as recommended by a three-member panel of the Disciplinary Board. The consent suspension is to run consecutively to an earlier suspension of one year and one day ordered by the court on June 20, 2006. The disciplinary report said Levine neglected client matters, failed to communicate with clients and failed to return unearned fees and filing fees when he closed his practice.

» DISBARMENTS ON CONSENT

The following attorneys have been disbarred on consent under a rule of disciplinary enforcement pertaining to resignations by attorneys who are being investigated for allegations of misconduct: **Nina E. Perris**, Philadelphia, on May 30; and **Thomas J. Bucknum**, Centreville, Del., on May 30.

» RECIPROCAL DISCIPLINE

The Pennsylvania Supreme Court has imposed reciprocal discipline on the following attorneys: **Claude Alexander Allen**, Richmond, Va., suspended, on April 30, for like discipline imposed by the Virginia State Bar Disciplinary Board; **Philip John Moran**, Skillman, N.J., suspended, on May 8, for like discipline imposed by the Supreme Court of New Jersey; and **Thomas L. Geer**, Dublin, Ohio, suspended for one year, on June 1, for like discipline imposed by the Supreme Court of Ohio.

» TEMPORARY SUSPENSION — RULE 208(f)

The following attorney has been placed on emergency temporary suspension under a rule of disciplinary enforcement pertaining to attorneys whose continued practice would cause substantial public or private harm because of the misappropriation of funds or other egregious conduct: **Robert Mark Unterberger**, Montgomery County, on April 30.

» TEMPORARY SUSPENSION — RULE 214(g)

The following attorney has been placed on temporary suspension under a rule of disciplinary enforcement pertaining to attorneys convicted of a crime: **Joseph James DeSantis**, Erie County, on May 8.



TRANSFERS TO INACTIVE STATUS

April 19 through
June 19, 2007

The following attorney has been transferred to inactive status in connection with a rule of disciplinary enforcement pertaining to respondents in disciplinary proceedings who are suffering from a disability and are unable to prepare an adequate defense: **Stephen J. Cabot**, Delaware County, on May 8.

REINSTATEMENTS

April 19 through
June 19, 2007

The Supreme Court granted petitions for reinstatement filed by the following individuals: **David Ferleger**, Philadelphia, on May 30, from a suspension of one year and one day; **Frank C. Arcuri**, York County, on June 6, from a one-year suspension; **Lawrence D. Greenberg**, Montgomery County, on June 18, from disbarment on consent; and **John M. Kerr**, Dauphin County, on June 18, from disbarment on consent.

The Supreme Court denied a petition for reinstatement filed by the following individual: **Howard J. Casper**, Philadelphia, on April 20, disbarred on consent. ☼