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STATE OF NORTH CAROLINA  
COUNTY OF WAKE

BEFORE THE  
GRIEVANCE COMMITTEE  
OF THE  
NORTH CAROLINA STATE BAR  
88G 0296 (III)

IN THE MATTER OF

LARRY W. BOWMAN,  
ATTORNEY AT LAW

PUBLIC CENSURE

At its regular quarterly meeting on October 26, 1988, the Grievance Committee of the North Carolina State Bar conducted a preliminary hearing under Section 13 of Article IX of the Rules and Regulations of the North Carolina State Bar regarding the grievance filed against you by Danny Hunter. The committee considered all of the evidence before it, including your written response to the Letter of Notice. Pursuant to Section 13(10) of the rules, the committee found probable cause. Probable cause is defined under the rules as "a finding by the Grievance Committee that there is reasonable cause to believe that a member of The North Carolina State Bar is guilty of misconduct justifying disciplinary action." The rules also provide that if, after a finding of probable cause, the Committee determines that a complaint and a hearing are not warranted, it may order a Public Censure upon the acceptance of the Censure by the attorney. That determination has been made by the Committee and the Committee issues this Public Censure to you.

As Chairman of the Grievance Committee of the North Carolina State Bar it is now my duty to issue this Public Censure to you, and I am certain that you understand fully the spirit in which this duty is performed. I am sure that you will understand the censure, and appreciate its significance. The fact that a Public Censure is not the most serious discipline that may be imposed by the North Carolina State Bar should not be taken by you to indicate that any member of the committee felt that your conduct was excusable or less than a serious and substantial violation of the Rules of Professional Conduct.

In June 1987 you were appointed to represent Danny G. Hunter on a charge of felony larceny. Mr. Hunter was convicted in Surry County Superior Court in July 1987, and you were appointed to represent him on appeal. Despite your appointment and despite Mr. Hunter's desire for an appeal, you failed to perfect the appeal without consulting Hunter, permitting him to obtain other counsel or attempting to withdraw as Mr. Hunter's attorney.

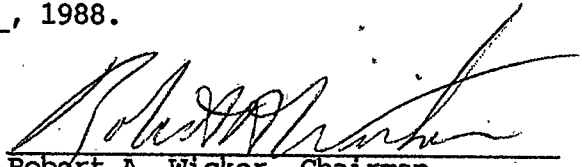
Your failure to file an appeal on Mr. Hunter's behalf constituted a violation of Rule 6(B)(3) and Rule 7.1(A)(3).

The committee is confident that this Public Censure will be heeded by you, that it will be remembered by you, and will be beneficial to you. The committee is confident that you will never again allow yourself to depart from strict adherence to the highest standards of the profession. Instead of being a burden, this Public Censure should serve as a profitable and everpresent reminder to weigh carefully your responsibilities to your clients, to the

public, to your fellow attorneys, and to the courts.

Pursuant to Section 23 of the rules, it is ordered that a certified copy of this Public Censure be forwarded to the Superior Court of Guilford County for entry upon the judgment docket and to the Supreme Court of North Carolina for entry in its minutes. This Public Censure will also be maintained as a permanent record in the judgment book of the North Carolina State Bar. Pursuant to policy adopted by the Council of the North Carolina State Bar on the taxing of costs in cases where discipline is entered by the Grievance Committee, you are hereby taxed \$50.00 as the administrative costs in this action.

This the 11<sup>th</sup> day of November, 1988.

  
Robert A. Wicker, Chairman  
The Grievance Committee

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