NORTH CAROLINA

WAKE COUNTY



BEFORE THE SECRETARY OF THE NORTH CAROLINA STATE BAR

00 BSD 1

IN RE V. HENRY GRANSEE ORDER TRANSFERRING MEMBER TO DISABILITY INACTIVE STATUS

THIS MATTER coming before the Secretary of the North Carolina State Bar, pursuant to 27 N.C. Admin. Code Chapter 1, Subchapter B, § .0118(a) of the N.C. State Bar Discipline & Disability Rules (hereafter, "Discipline & Disability Rules"), for an order transferring V. Henry Gransee to disability inactive status.

V. Henry Gransee was licensed to practice law in North Carolina on August 24, 1975. In the summer of 1999, Mr. Gransee became physically ill. His condition limited his ability to practice law. At the time of his illness, Mr. Gransee served as counsel for the Employment Security Commission and was a member in good standing of the North Carolina State Bar.

The North Carolina State Bar has been notified that, on January 19, 2000, an order was entered in the General Court of Justice, Superior Court Division, Wake County, North Carolina, File No. 99 SP 1901, adjudging V. Henry Gransee to be incompetent as a result of his debilitating illness. Pursuant to the Order, Aging Family Services was appointed guardian of Mr. Gransee's person and attorney, Robert E. Monroe, was appointed guardian of Mr. Gransee's estate.

THEREFORE, as required by § .0118(a) of the Discipline & Disability Rules, V. Henry Gransee HEREBY is TRANSFERRED TO DISABILITY INACTIVE STATUS effective immediately and for an indefinite period until further order of the Disciplinary Hearing Commission of the North Carolina State Bar.

A copy of this Order shall be served upon Mr. Gransee's guardians at the addresses given in the Order on Petition for Adjudication of Incompetence and Order Appointing Guardian.

This the 23 day of March

The North Carolina State Bar