#### **ORDER LIST**

disbarred;

# FRIDAY, SEPTEMBER 24, 1993

#### **ORDERS IN PENDING CASES**

D-1271 IN THE MATTER OF DISBARMENT OF MICHAEL TIMOTHY BAILEY
It having been reported to the Court that Michael
Timothy Bailey, of Portland, Oregon, has resigned from
the practice of law before the Supreme Court of Oregon
and this Court by order of May 24, 1993, having
suspended the said Michael Timothy Bailey from the
practice of law in this Court and directed that a rule
issue requiring him to show cause why he should not be

And it appearing that the said rule was duly issued and served upon the respondent and that the time to file a response has expired;

It is ordered that the said Michael Timothy Bailey
be disbarred from the practice of law in this Court and
that his name be stricken from the roll of attorneys
admitted to practice before the Bar of this Court.

D-1272 IN THE MATTER OF DISBARMENT OF GEOFFREY T. WILLIAMS, SR.

It having been reported to the Court that Geoffrey

T. Williams, Sr., of Fairfax, Virginia, has been

disbarred from the practice of law by the Supreme Court of Virginia and this Court by order of June 14, 1993, having suspended the said Geoffrey T. Williams, Sr. from the practice of law in this Court and directed that a rule issue requiring him to show cause why he should not be disbarred;

And it appearing that the said rule was duly issued:

It is ordered that the said Geoffrey T. Williams,

Sr., be disbarred from the practice of law in this Court

and that his name be stricken from the roll of attorneys

admitted to practice before the Bar of this Court.

D-1276 IN THE MATTER OF DISBARMENT OF WILLIAM P. TEEVENS

It having been reported to the Court that William

P. Teevens, of Rapid City, South Dakota, has been
disbarred from the practice of law by the Supreme Court
of North Dakota and this Court by order of June 14,
1993, having suspended the said William P. Teevens from
the practice of law in this Court and directed that a
rule issue requiring him to show cause why he should not
be disbarred;

And it appearing that the said rule was duly issued and served upon the respondent and that the time to file

a response has expired;

It is ordered that the said William P. Teevens be disbarred from the practice of law in this Court and that his name be stricken from the roll of attorneys admitted to practice before the Bar of this Court.

#### D-1277 IN THE MATTER OF DISBARMENT OF ROBERT P. GOLDBERG

It having been reported to the Court that Robert P.

Goldberg, of Honolulu, Hawaii, has been suspended from the practice of law by the Supreme Court of Hawaii and this Court by order of July 22, 1993, having suspended the said Robert P. Goldberg from the practice of law in this Court and directed that a rule issue requiring him to show cause why he should not be disbarred;

And it appearing that the said rule was duly issued:

It is ordered that the said Robert P. Goldberg be disbarred from the practice of law in this Court and that his name be stricken from the roll of attorneys admitted to practice before the Bar of this Court.

D-1280 IN THE MATTER OF DISBARMENT OF GEORGE F. WOOD

It having been reported to the Court that George F.

Wood, of Sanford, Maine, has been disbarred from the

practice of law by the Supreme Judicial Court of Maine and this Court by order of July 22, 1993, having suspended the said George F. Wood from the practice of law in this Court and directed that a rule issue requiring him to show cause why he should not be disbarred;

And it appearing that the said rule was duly issued and served upon the respondent and that the time to file a response has expired;

It is ordered that the said George F. Wood be disbarred from the practice of law in this Court and that his name be stricken from the roll of attorneys admitted to practice before the Bar of this Court.

D-1284 IN THE MATTER OF DISBARMENT OF ROGER M. ROSENBERG

It having been reported to the Court that Roger M.

Rosenberg, of Mineola, New York, has resigned from the

practice of law before the Appellate Division, Supreme
Court of New York, Second Judicial Department and this
Court by order of July 22, 1993, having suspended the
said Roger M. Rosenberg from the practice of law in this
Court and directed that a rule issue requiring him to
show cause why he should not be disbarred;

And it appearing that the said rule was duly issued

and served upon the respondent and that the time to file a response has expired;

It is ordered that the said Roger M. Rosenberg be disbarred from the practice of law in this Court and that his name be stricken from the roll of attorneys admitted to practice before the Bar of this Court.

D-1285 IN THE MATTER OF DISBARMENT OF MARC HARVEY SLIFFMAN

It having been reported to the Court that Marc
Harvey Sliffman, of Wheaton, Maryland, has been
suspended from the practice of law by the Court of
Appeals of Maryland and this Court by order of July 22,
1993, having suspended the said Marc Harvey Sliffman
from the practice of law in this Court and directed that
a rule issue requiring him to show cause why he should
not be disbarred;

And it appearing that the said rule was duly issued and served upon the respondent and that the time to file a response has expired;

It is ordered that the said Marc Harvey Sliffman be disbarred from the practice of law in this Court and that his name be stricken from the roll of attorneys admitted to practice before the Bar of this Court.

D-1287 IN THE MATTER OF DISBARMENT OF JAMES A. HELINGER, JR.

It having been reported to the Court that James A.

Helinger, Jr., of Clearwater, Florida, has been
suspended from the practice of law by the Supreme Court
of Florida and this Court by order of July 22, 1993,
having suspended the said James A. Helinger, Jr., from
the practice of law in this Court and directed that a
rule issue requiring him to show cause why he should not
be disbarred;

And it appearing that the said rule was duly issued and served upon the respondent and that the time to file a response has expired;

It is ordered that the said James A. Helinger, Jr., be disbarred from the practice of law in this Court and that his name be stricken from the roll of attorneys admitted to practice before the Bar of this Court.

D-1289 IN THE MATTER OF DISBARMENT OF SHELLEY J. LASHKOWITZ

It having been reported to the Court that Shelley

J. Lashkowitz, of Denver, Colorado, has been disbarred

from the practice of law by the Supreme Court of North

Dakota and this Court by order of July 22, 1993, having

suspended the said Shelley J. Lashkowitz from the

practice of law in this Court and directed that a rule

issue requiring him to show cause why he should not be

disbarred;

And it appearing that the said rule was duly issued and served upon the respondent and that the time to file a response has expired;

It is ordered that the said Shelley J. Lashkowitz be disbarred from the practice of law in this Court and that his name be stricken from the roll of attorneys admitted to practice before the Bar of this Court.

- D-1299 IN THE MATTER OF DISBARMENT OF JOHN S. MATTHEWS

  It is ordered that John S. Matthews, of Tampa,

  Florida, be suspended from the practice of law in this

  Court and that a rule issue, returnable within forty

  days, requiring him to show cause why he should not be

  disbarred from the practice of law in this Court.
- D-1300 IN THE MATTER OF DISBARMENT OF PETER R. STROMER

  It is ordered that Peter R. Stromer, of San Jose,

  California, be suspended from the practice of law in
  this Court and that a rule issue, returnable within
  forty days, requiring him to show cause why he should
  not be disbarred from the practice of law in this Court.
- D-1301 IN THE MATTER OF DISBARMENT OF JOHN MILTON POHLMANN

  It is ordered that John Milton Pohlmann, of

  Lafayette, California, be suspended from the practice of

law in this Court and that a rule issue, returnable within forty days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

- D-1302 IN THE MATTER OF DISBARMENT OF LINDA ANTIONETTE WILLIS

  It is ordered that Linda Antionette Willis, of

  Cleveland, Ohio, be suspended from the practice of law

  in this Court and that a rule issue, returnable within

  forty days, requiring her to show cause why she should

  not be disbarred from the practice of law in this Court.
- D-1303 IN THE MATTER OF DISBARMENT OF MICHAEL JOSEPH BLAKE

  It is ordered that Michael Joseph Blake, of

  Dearborn Heights, Michigan, be suspended from the

  practice of law in this Court and that a rule issue,

  returnable within forty days, requiring him to show

  cause why he should not be disbarred from the practice

  of law in this Court.
- D-1304 IN THE MATTER OF DISBARMENT OF THOMAS L. KUMMER
  It is ordered that Thomas L. Kummer, of Reno,
  Nevada, be suspended from the practice of law in this
  Court and that a rule issue, returnable within forty
  days, requiring him to show cause why he should not be
  disbarred from the practice of law in this Court.

- D-1305 IN THE MATTER OF DISBARMENT OF LOUIS MICHAEL THRASHER

  It is ordered that Louis Michael Thrasher, of

  Lincoln, Nebraska, be suspended from the practice of law

  in this Court and that a rule issue, returnable within

  forty days, requiring him to show cause why he should

  not be disbarred from the practice of law in this Court.
- D-1306 IN THE MATTER OF DISBARMENT OF JOHN I. ROGERS, III

  It is ordered that John I. Rogers, III, of

  Bennettsville, South Carolina, be suspended from the

  practice of law in this Court and that a rule issue,

  returnable within forty days, requiring him to show

  cause why he should not be disbarred from the practice

  of law in this Court.
- D-1307 IN THE MATTER OF DISBARMENT OF HARVEY N. SHENBERG
  It is ordered that Harvey N. Shenberg, of South
  Miami, Florida, be suspended from the practice of law in
  this Court and that a rule issue, returnable within
  forty days, requiring him to show cause why he should
  not be disbarred from the practice of law in this Court.
- D-1308 IN THE MATTER OF DISBARMENT OF DAVID GOODHART

  It is ordered that David Goodhart, of Miami,

  Florida, be suspended from the practice of law in this

  Court and that a rule issue, returnable within forty

- days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.
- D-1309 IN THE MATTER OF DISBARMENT OF JOHN E. SHANK

  It is ordered that John E. Shank, of Cross Lanes,

  West Virginia, be suspended from the practice of law in
  this Court and that a rule issue, returnable within
  forty days, requiring him to show cause why he should
  not be disbarred from the practice of law in this Court.
- D-1310 IN THE MATTER OF DISBARMENT OF BERTRAM ZWEIBON

  It is ordered that Bertram Zweibon, of New York,

  New York, be suspended from the practice of law in this

  Court and that a rule issue, returnable within forty

  days, requiring him to show cause why he should not be

  disbarred from the practice of law in this Court.
- D-1311 IN THE MATTER OF DISBARMENT OF OMAR Z. GHOBASHY

  It is ordered that Omar Z. Ghobashy, of New York,

  New York, be suspended from the practice of law in this

  Court and that a rule issue, returnable within forty

  days, requiring him to show cause why he should not be

  disbarred from the practice of law in this Court.
- D-1312 IN THE MATTER OF DISBARMENT OF JACOB RABINOWITZ

  It is ordered that Jacob Rabinowitz, of Brooklyn,

  New York, be suspended from the practice of law in this

Court and that a rule issue, returnable within forty days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

- D-1313 IN THE MATTER OF DISBARMENT OF LEONARD HOWARD RUBIN

  It is ordered that Leonard Howard Rubin, of

  Tarrytown, New York, be suspended from the practice of
  law in this Court and that a rule issue, returnable

  within forty days, requiring him to show cause why he
  should not be disbarred from the practice of law in this

  Court.
- D-1314 IN THE MATTER OF DISBARMENT OF SEYMOUR BROWN

  It is ordered that Seymour Brown, of New York, New

  York, be suspended from the practice of law in this

  Court and that a rule issue, returnable within forty

  days, requiring him to show cause why he should not be

  disbarred from the practice of law in this Court.
- 92-74 DEPT. OF REVENUE OF OREGON V. ACF INDUSTRIES, INC., ET AL.
  92-854 CENTRAL BANK OF DENVER V. FIRST INTERSTATE BANK, ET AL.
  92-1239 J. E. B. v. T. B.

The motions of the Solicitor General for leave to participate in oral argument as *amicus curiae* and for divided argument are granted.

92-97 NORTHWEST AIRLINES, ET AL. V. KENT CTY., MICHIGAN, ET AL.

The motion of the Solicitor General for leave to participate in oral argument as *amicus curiae* and for divided argument is granted. Justice Blackmun took no part in the consideration or decision of this motion.

92-780 NOW, INC., ET AL. V. SCHEIDLER, JOSEPH, ET AL.

The motion of Legal Defense for Unborn Children for leave to file a brief as *amicus curiae* is denied. The motion of Alan Ernest to allow counsel to represent children unborn and born alive is denied. The motion of the Solicitor General for leave to participate in oral argument as *amicus curiae* and for divided argument is granted. The motion of respondent Monica Migliorino for divided argument and for additional time for oral argument is denied.

92-1223 DEPT. OF DEFENSE, ET AL. V. FLRA, ET AL.

The motion of respondent American Federation of Government Employees, AFL-CIO, for leave to file motion for divided argument and for divided argument is denied.

92-1370 BFP V. RTC, RECEIVER OF IMPERIAL

The motion of respondents Paul Osborne, et al. for

divided argument is granted.

92-1500 CASPARI, SUPT., ET AL. V. BOHLEN, CHRISTOPHER

The motion of Criminal Justice Legal Foundation for leave to file a brief as *amicus curiae* is granted. The motion of the Solicitor General for leave to participate in oral argument as *amicus curiae* and for divided argument is granted.

92-1639 CHICAGO, ET AL. V. ENVTL. DEFENSE FUND, ET AL.

The motion of petitioners to dispense with printing the joint appendix is granted.

## 92-6281 HAGEN, ROBERT V. UTAH

The motion of the Solicitor General for leave to participate in oral argument as *amicus curiae* and for divided argument is granted. The motion of Council of State Governments, et al. for leave to file a brief as *amici curiae* is granted.

92-8579 ELDER, CHARLES K. V. HOLLOWAY, R. D., ET AL.

The motion of American Bar Association for leave to file a brief as *amicus curiae* is granted.

### **ASSIGNMENT ORDER**

An order of the Chief Justice designating and assigning Justice Powell (Retired) to perform judicial

duties in the United States Court of Appeals for the Fourth Circuit during the period from September 27, 1993, through June 10, 1994, and for such time as may be required to complete unfinished business, pursuant to 28 U.S.C. Sec. 294 (a), is ordered entered on the minutes of this Court, pursuant to 28 U.S.C. Sec. 295.