Index

ACQUITTALS

Generally, § 2:10

ADMINISTRATIVE AND REGULATORY VIOLATIONS

Generally, § 19:1 et seq.

Admission to practice, § 20:1 to 20:17

Advertising by attorney, § 25:1 to 25:51

Aggravating factor, uncharged violations, § 27:5

Child support, failure to pay, § 23:1 to 21:6

Conduct before a tribunal

Generally, § 21:1 et seq.

Candor toward the tribunal, § 21:29-21:34

Criminal contempt, discipline imposed for, § 21:25 to 21:28

Disruptive and contemptuous conduct, § 21:2 to 21:16

Discourteous conduct, § 27:1 to 27:3

Extrajudicial statements, § 26:1 to 26:12

Personal misconduct, § 28:1 et seq.

Reciprocal discipline, § 24:1 to 24:5

Unauthorized practice of law, § 22:1 to 22:18

Uncharged violations, § 27:5

ADMINISTRATIVE DISCIPLINARY BODIES

Generally, § 1:2, 3:1

Governing Rules of Court, § 1:6

ADMISSION TO PRACTICE INFRACTIONS

Generally, § 20:1 et seq.

Annual attorney registration fees, practicing while ineligible due to nonpayment of, § 22:4

Authority to admit to practice

Generally, § 20:7 et seq.

Burden of production and burden of proof, § 20:10

Good character lacking, evidence of, § 20:11

Good moral character requirement, § 20:9, 20:11

Independent findings of fact, § 20:8

Reform and rehabilitation, evidence of, § 20:12

Denial of admission to practice, cases after Matthews, § 20:15

Grant of admission to practice, cases after Matthews, § 20:16

Matthews rule, § 20:3 to 20:15

Misrepresentations discovered after admission to practice, § 20:17

No return to the practice of law as mitigating factor, § 32:14

Post-Matthew cases

Denial of admission to practice, § 20:15

ADMISSION TO PRACTICE INFRACTIONS—Cont'd

Post-Matthew cases—Cont'd

Grant of admission to practice, § 20:16

Presumptions of unfitness for admission

Generally, § 20:2 et seq.

Burden of proof, § 20:3

Evidence of reform and rehabilitation, § 20:4

Reconsideration of candidate's qualifications, § 20:5

Reapplication for admission, § 20:13

Restoration of license to practice after failure to pay child support remedied, § 23:5

Rule of In re Application of Matthews, § 20:6

Text of In re Application of Matthews, § 20:14

Unauthorized Practice of Law, this index

ADVERTISING BY ATTORNEY

Generally, § 25:1 to 25:7, 49:1 to 49:3

Affiliation, § 25:36

Alternate dispute resolution, § 25:26

Applicable rules of professional conduct, § 25:2

"Best Lawyer in America," § 25:47, 25:50

Billboard advertising, § 25:11

Bona fide offices, § 25:27, 25:49

Certified civil and criminal lawyers, advertising presence, § 25:35

Client endorsements and testimonials, § 25:41

Commercial cooperative advertising programs, § 25:21

Committee for Attorney Advertising opinions, § 25:9 to 25:51

Communications concerning law firms' service, § 25:36

Comparing attorney's services with other attorneys' services, § 25:50

Conduct prejudicial to administration of justice, § 25:42

Confidentiality, § 25:36

Different names in different locations, § 25:13

Direct mail solicitation, § 25:42

Disapproval of name containing "associates," § 25:10

Disclaiming impermissible lawyer referral service, § 25:44

Divorce kits, § 49:3

Envelopes bearing printed messages, § 25:29

Expertise in field, communicating, § 25:15, 25:33

False and exaggerated claims, § 49:2

Fee sharing, § 25:36

Foreign law corporation practicing as partnership, § 25:9

Impermissible referral services, internet advertising, § 25:51

Improper terms and conditions of representation, § 25:22

In re Anis, § 25:3, 25:4

In re Kubiak, § 49:3

In re Sharp, § 49:2

Internet advertising, § 25:8, 25:44, 25:51

Internet domain names, choice of, § 25:40

ADVERTISING BY ATTORNEY—Cont'd

Joint advertising/client referral programs, § 25:14

Judicial photographs, use of, § 25:39

Law firm name and other identifying language, § 25:18

Living trusts, § 25:34

"Million Dollar Advocates Forum," § 25:50

Misleading content, internet advertising, § 25:51

Municipal court judge, communicating former services as, § 25:31

Mutual referrals, § 25:36

Newspapers, publishing columns in, § 25:32

900 numbers, § 25:25

Of counsel, § 25:30

Offices, listing on letterhead, websites or other advertisements, § 25:49

1-800-U.S. Lawyers referral service, prohibition, § 25:46

Opinions of the Disciplinary Review Board, § 49:1 to 49:3

Out-of-state lawyer employed for immigration law, § 25:48

Paralegals, identification on letterhead or advertisements, § 25:24

Personal solicitation of clients

Generally, § 25:4

By attorneys, § 25:6

By "runners," § 25:5

Prospective clients, solicitation, § 25:43

Quoting statement of others, § 25:16

Radio advertising, § 25:7

Results in personal injury matters, § 25:17

Rules of professional conduct, § 25:2

Specialization

Communicating, § 25:28, 25:33

Wholly-owned subsidiary to practice, § 25:45

"Super lawyer," § 25:47, 25:50

Targeted direct-mail solicitations, § 25:3, 25:19, 25:20, 25:22

Telephone directory advertising, § 25:12

Television advertising, § 25:7

Testimonials, § 25:23, 25:41

Wholly-owned subsidiary to practice specialized area of law, § 25:45

Written solicitation, § 25:37, 25:38

AFFILIATION

Relationship of law firms, advertising, § 25:36

AGENTS

Allowing non-attorney to practice law, § 22:16

ALCOHOLISM

Generally, § 34:1 et seq.

Disbarment cases following In re Hein, § 34:4

Overview, § 34:7

Rule of In re Hein, § 34:2 et seq.

Rule of In re Willis, § 34:5

ALCOHOLISM—Cont'd

Suspension cases following In re Hein, § 34:5

ALTERNATIVE DISPUTE RESOLUTION

Advertising by attorney, § 25:26

APPEAL

Contempt findings, appeal of, § 21:14 Defense, preparation, § 2:8, 2:9 Preparation of appeal, diligence as to, § 29:7

ARSON

Generally, § 11:1 to 11:4

ASSAULT

By auto, criminal conduct, § 5:2
Death, § 5:3
Minor injuries, § 5:2
Serious bodily injuries, § 5:3

ATLAS LETTER

Failure to cooperate, procedural aspects of disciplinary law, § 3:7

ATTORNEY DISCIPLINE

Generally, § 1:1 et seq.

For detailed treatment see index topics throughout this index

Analysis of current disciplinary trends, § 1:1

Automatic disbarment and suspensions, § 1:4

Entrusted funds

Failure to promptly deliver, § 4A:58

Failure to promptly deliver entrusted funds, § 4A:58

Impact of CLE ethics instruction, § 1:7

Monetary sanctions, § 4:18

Non-lawyers employed

Candor before tribunal, § 4A:60

Supervision, § 4A:59

Re-admission to practice following disbarment, § 4:17

ATTORNEY FEES AND EXPENSES

Generally, § 31:1 et seq.

Billing records, § 31:8

Client security fund ineligibility, § 40:2

Excessive fees, § 31:7

False expenses, § 31:8

Fee sharing with non-lawyers, § 31:2

Fee shifting, § 31:5

Misappropriation of Entrusted or Law Firm Funds, this index

Overreaching, § 31:3

Removal from escrowed funds as negligent handling, § 41:4

Sharing among firms, advertising by attorney, § 25:36

Unauthorized taking of fees and expenses, § 31:4

ATTORNEY FEES AND EXPENSES—Cont'd

Unethical business transactions and trust account violations, § 31:7

Written fee agreement, failure, § 31:6

ATTORNEY-CLIENT RELATIONS

Billing records, § 31:8

Conflicts of interest, § 30:1 et seq.

Continuing to represent client after being disqualified from doing so, § 22:8

Excessive fees, § 31:7

False expenses, § 31:8

Legal fees and expenses, § 31:1 to 31:8

Negligence and neglect, § 29:1 to 29:26

Sexual relations, § 30:7

Unethical business transactions and trust account violations, § 31:7

Written fee agreement, failure, § 31:6

BAR ADMISSIONS

Failure to comply with conditions of admission, unauthorized practice of law, § 22:27

BRIBERY

Generally, § 12:1 to 12:6, 13:13

CANDOR BEFORE OR TOWARD A TRIBUNAL

Generally, § 21:29 to 21:34, 39:1 to 39:4

Communications with other parties, § 21:33

Court orders, reprimand cases, § 4A:61

Death of client, failure to reveal, § 39:4

Failure to disclose material fact, § 21:32

Failure to reveal death of client, § 39:4

In re D'Arienzo, § 39:2

In re Vella, § 39:4

In re Wysoker, § 39:3

Lying to the judge, § 21:31, 39:2

Material fact, failure to disclose, § 21:32

Non-lawyers employed, failure to properly supervise, § 4A:60

Opinions of the Disciplinary Review Board, § 39:1 to 39:4

Orders of the court, § 21:30

Pleadings, purposeful misrepresentations in, § 39:3

CENSURE

Public reprimand, § 4:6

CHILD PORNOGRAPHY

Generally, § 9:7

CHILD SUPPORT, FAILURE TO PAY

Generally, § 23:1 to 21:6

Child support, generally, § 23:3

Governing rule, § 23:2

Governing statutes, § 23:1

CHILD SUPPORT, FAILURE TO PAY—Cont'd

Overview, § 23:6

Restoration of license to practice, § 23:5

Suspension of license to practice, § 23:4

CHILDREN AND MINORS

Offensive touching

Teenage client, § 9:18

Sex offenses against, § 9:6

Sexual assault

Child victim, § 9:17

COMMINGLING FUNDS

Client funds, misappropriation of entrusted or law firm funds, § 6:13

Misappropriation of entrusted or law firm funds, § 6:8

Personal funds, misappropriation of entrusted or law firm funds, § 6:13

COMMUNITY SERVICE

Mitigation factor, § 32:9

COMPLAINT

Defense preparation, § 2:6

Failure to answer complaint, § 3:14

Service of, § **3:13**

CONDITIONS

Discipline with, § 4:23

CONDUCT BEFORE ADMINISTRATIVE TRIBUNAL

Generally, § 21:1 et seq.

Candor toward tribunal

Generally, § 21:29 et seq.

Communications with other parties, § 21:33

Failure to disclose material fact, § 21:32

Lying to the judge, § 21:31

Orders of the court, § 21:30

Overview, § 21:29

Communications with other parties, § 21:33

Conclusion, § 21:34

Contemptuous conduct. Disruptive and contemptuous conduct, below

Criminal contempt

Conclusive evidence of guilt, § 21:16

Confrontations with judge during trial, discipline imposed for, § 21:26

Disbarment as discipline imposed, § 21:28

Discipline imposed for, § 21:15, 21:25 to 21:28

Discourteous conduct toward the tribunal, § 21:21

Failure to appear for court event, discipline imposed for, § 21:27

Lack of candor, § 21:20

Material facts, failure to disclose, § 21:19

Reprimand or suspension as discipline imposed, § 21:24 to 21:27

RPC 3.1 frivolous litigation, § 21:22

CONDUCT BEFORE ADMINISTRATIVE TRIBUNAL—Cont'd

Criminal contempt—Cont'd

RPC 3.4(c) knowingly disobeying an obligation under the rules of a tribunal, § 21:23

Definition of "tribunal," § 21:2

Disruptive and contemptuous conduct

Generally, § 21:2 et seq.

Abusive communications to court staff, § 21:12

Alternatives to contempt proceedings, § 21:13

Appeal of contempt findings, § 21:14

Authorized sanctions for contempt, § 21:6

Conclusive evidence of guilt, criminal contempt as, § 21:16

Contempt of court, generally, § 21:4 et seq.

Criminal contempt, above

Definition of "tribunal," § 21:2

Direct contempt of court (contempt in the face of the court), § 21:7

Discipline of attorney after contempt of court findings

Generally, § 21:15

Disbarment, § 21:28

Reprimand or suspension, § 21:24 to 21:27

Failure to appear, § 21:9

Failure to comply with conditions of probation, § 21:11

Failure to pay, § 21:10

Indirect contempt of court, § 21:8

Material fact, failure to disclose, § 21:32

Standard of conduct, § 21:3

Statutory authority, contempt of court, § 21:5

Subsequent attorney discipline after contempt of court findings, § 21:15

Failure to appear

As disruptive and contemptuous conduct, § 21:9

Discipline imposed for criminal contempt, § 21:27

Failure to comply with conditions of probation, § 21:11

Failure to disclose material fact, § 21:32

Failure to pay, § 21:10

Lack of candor, criminal contempt, § 21:20

Lying to the judge, § 21:31

Material facts, failure to disclose, criminal contempt, § 21:19

Orders of the court, § 21:30

RPC 3.1 frivolous litigation, criminal contempt, § 21:22

RPC 3.4(c) knowingly disobeying an obligation under the rules of a tribunal, criminal contempt, § 21:23

Standard of conduct, disruptive and contemptuous conduct, § 21:3

CONFIDENTIALITY

Generally, § 3:5, 3:11

CONFLICTS OF INTEREST

Generally, § 30:1 et seq., 44:1 to 44:5

CONFLICTS OF INTEREST-Cont'd

Business transactions

Generally, § 30:2

Duties of attorney, § 30:3

In re Cardone, § 44:4

Communications with person represented by counsel, R.P.C. 4.2, § 30:11

Elder abuse, § 30:10

Failure to withdraw as counsel, § 44:2

Harm to the client

Cases resulting in disbarment, § 30:4

Cases resulting in reprimands and suspensions, § 30:5

Lack of harm to the client, § 30:5

In re Cardone, § 44:4

In re Delaney, § 44:3

In re Halligan, § 44:5

In re Robertelli, § 30:11

In re Schnepper, § 44:2

Opinions of Disciplinary Review Board, § 44:1 to 44:5

Other conflicts of interest, § 30:6

Real estate closings, § 44:3

Representing related natural persons and their trusts and estates, § 44:5

Sexual relations

Between attorney and client, § 30:7

Criminal sexual contact, § 30:8

With member of client's family, § 30:9

CONSENT

Form of discipline, § 4:19

Means of discipline, § 3:17

CONSPIRACY

Obstruct justice, conspiracy to, § 38:5, 38:6

Tax offenses, § 13:13

CONTEMPT OF COURT

Generally, § 21:4 et seq.

Abusive communications to court staff, § 21:12

Alternatives to contempt proceedings, § 21:13

Appeal of contempt findings, § 21:14

Authorized sanctions for contempt, § 21:6

Conclusion, § 21:24

Criminal contempt

Conclusive evidence of guilt, § 21:16

Confrontations with judge during trial, discipline imposed for, § 21:26

Disbarment as discipline imposed, § 21:28

Discipline imposed for, § 21:15, 21:25 to 21:28

Failure to appear for court event, discipline imposed for, § 21:27

Reprimand or suspension as discipline imposed, § 21:24 to 21:27

Definition of "tribunal," § 21:2

CONTEMPT OF COURT—Cont'd

Direct contempt of court (contempt in the face of the court), § 21:7

Discipline of attorney after contempt of court findings

Generally, § 21:15

Disbarment, § 21:28

Reprimand or suspension, § 21:24 to 21:27

Disruptive and contemptuous conduct, § 21:2 to 21:16

Evidence of criminal contempt as conclusive evidence of guilt, § 21:16

Failure to appear, § 21:9

Failure to comply with conditions of probation, § 21:11

Failure to pay, § 21:10

Indirect contempt of court, § 21:8

Material fact, failure to disclose, § 21:32

Standard of conduct, § 21:3

Statutory authority, contempt of court, § 21:5

Subsequent attorney discipline after contempt of court findings, § 21:15

Unauthorized practice of law, § 22:18

COOPERATION

Duty to cooperate, § 3:6

Failure to cooperate, § 3:7

COURT ORDERS, FAILURE TO COMPLY

Reprimand cases, candor before tribunal, § 4A:61

CRIMINAL CONDUCT

Generally, § 5:1 et seq., 5:1-5:5

Arson

Generally, § 11:1

Overview, § 11:4

Related to the practice of law, § 11:2

Unrelated to the practice of law, § 11:3

Assault by auto, § 5:2

Death, § 5:3

Minor injuries, § 5:2

Serious bodily injuries, § 5:3

Bribery

Generally, § 12:1

In re Hughes, § 12:2, 12:4

No disbarment ordered, cases where, § 12:5

Overview, § 12:6

Post-In re Hughes disbarment cases, § 12:4

Rule of In re Hughes, § 12:2

Tax offenses, § 13:13

Conclusion, § 5:5

Conclusions, § 5:5

Conspiracy

Obstruct justice, conspiracy to, § 38:5, 38:6

Tax offenses, § 13:13

CRIMINAL CONDUCT—Cont'd

Contempt, see index topic conduct before administrative tribunal

Domestic violence

Generally, § 8:1 et seq.

Domestic violence, assaultive conduct, § 8:6

Magid case, § 8:2

Non domestic violence, assaultive conduct, § 8:5

Overview, § 8:4

Principato case, § 8:2

Rule of Magid and Principato, § 8:2

Suspension, cases resulting in, § 8:3

Drug offenses

Generally, § 7:1 et seq.

Accelerated discipline, § 7:3

Drug abuse cases, § 7:8

Drug addiction, § 35:1 to 35:5

Drug distribution cases, § 7:10

Drug-related fraudulent practices, § 7:9

Extraordinary rehabilitative efforts, § 7:5

In re Filomeno

Supreme Court disciplinary order, § 7:6, 7:7

Simple possession cases, § 7:2

Survey of discipline imposed, § 7:11

Drunk driving

Generally, § 15:1 et seq.

Bodily injury, § 15:4

Defense attorneys, § 15:8

Homicide, § 15:2

Indictable offenses, § 15:5

Municipal prosecutors, § 15:7

Overview, § 15:9

Serious bodily injury, § 15:3

Eluding police, § 5:4

Expunged offenses, § 38:8

Extortion, § 16:10

Extrajudicial statements, § 26:6

Forgery

Generally, § 14:1 et seq.

Cases after In re Yacavino, § 14:5

Cases before In re Yacavino, § 14:2

Disbarment, cases resulting in, § 14:8

Overview, § 14:9

Real estate closings, § 14:6

Rule of In re Yacavino, § 14:1, 14:3

Three-year suspensions, cases resulting in, § 14:7

Fraud and theft

Generally, § 16:1 et seq.

CRIMINAL CONDUCT—Cont'd Fraud and theft—Cont'd Continuing or prolonged fraud or theft, § 16:8 Expunged offenses, § 38:8 Extortion cases, § 16:10 In re Asbell, § 16:6 In re Farr, § 16:4 In re Hoerst, § 16:5 Non-client funds, § 16:13 Official misconduct, § 16:4 to 16:6, 38:7 Prosecutor cases, § 16:4 to 16:6 Public servant cases, § 16:2, 16:3 Real estate closings, § 16:11, 16:12 Substantial mitigating factors, § 16:9 Unknown or inidentifiable victims, § 16:7 Homicide Generally, § 17:1 et seq. Manslaughter and death by auto, § 17:3, 38:2 Murder, § 17:2 Overview, § 17:4 Misappropriation of entrusted funds Generally, § 6:1-6:16 et seq. Client funds, knowing misappropriation of, § 6:2 Escrow funds, knowing misuse of, § 6:4 In re Hollendonner, § 6:4 In re Sigman, § 6:5 In re Wilson, § 6:2 Law firm funds, knowing misappropriation of, § 6:5 Overview, § 6:9 Negligent misappropriations Generally, § 6:7 Obstruction, administration of law, § 5:4 Perjury and false swearing Generally, § 10:1-10:8 Improper use of jurat, § 10:2 Malpractice, cases involving, § 10:4 Overview, § 10:7 Perjury and subordination of perjury, § 10:6 Public and business documents, § 10:3 Self-enrichment, cases involving, § 10:5 Personal misconduct part of the public record, criminal misconduct, § 28:2 Sex offenses Conflicts of interest, criminal sexual contact, § 30:8 Internet sexual offenses, § 38:4 Sexual misconduct Generally, § 9:1 et seq. Children, sex offenses against, § 9:6

CRIMINAL CONDUCT—Cont'd

Sexual misconduct—Cont'd

Harassment. Sexual Harassment, this index

Sexual contact with clients, generally, § 9:2, 9:3

Sexual contact with non-clients, generally, § 9:5

Solicitation, criminal

Generally, § 18:1 et seq.

Bribery, solicitation to commit, misconduct prior to In re Verdiramo, § 18:4

Fee extraction misconduct prior to In re Verdiramo, § 18:2

Misconduct prior to In re Verdiramo, § 18:2 to 18:4

Murder, solicitation to commit, misconduct prior to In re Verdiramo, § 18:3

Overview, § 18:7

Text of In re Verdiramo, § 18:6

Tax offenses

Generally, § 13:1 et seq.

Bribery, § 13:13

Conspiracy, § 13:13

Failure to file tax return cases, § 13:2 to 13:7

Failure to file tax returns, § 13:15

Income tax evasion cases, § 13:8 to 13:11

Structuring cash deposits to avoid reporting requirements, § 13:14

Trustee taxes, § 13:12

Theft

Extortion, § 16:10

Forgery, above

Fraud and theft, above

DEATH

Client's death, failure to reveal, § 39:4

Homicide. Criminal Conduct, this index

DEFENSES

Generally, § 32:1 et seq.

Acquittals, introduction, § 2:10

Alcoholism, this index

Appellate phase, § 2:8, 2:9

Bipolar disorder, § 38:8

Criminal convictions, defenses stemming from, § 32:2

Drug Addiction, this index

Five-step analysis, tactical and strategic planning, § 2:1

Gambling addiction, § 36:1, 36:2

Misappropriation cases, defense of, § 32:4

Mitigation, this index

Other misconduct, defenses stemming from, § 32:3

Preparation of defense, § 2:1 et seq.

Preparing client for discipline, § 2:11

Proof of facts, § 32:3

DIMINISHED CAPACITY

Generally, § 33:1 et seq.

Correction through treatment concept in Templeton, § 33:8

Defense, Jacob standard as, § 33:3

Mitigation, Jacob standard as, § 33:4

Overview, § 33:10

Rule of In re Jacob, § 33:2 et seq.

Rule of In re Templeton, § 33:7 et seq.

DIRECT MAIL SOLICITATIONS

Advertising by attorney, § 25:3

DISABILITY INACTIVE STATUS

Generally, § 22:9

DISBARMENT

Generally, § 4:11 et seq.

Automatic disbarment, § 1:4, 4:11, 4:12

Bribery cases, § 12:4, 12:5

Conflicts of interest cases, § 30:4

Criminal contempt discipline, § 21:28

Discretionary disbarment, § 4:11

Failure to appear in response to an order to show cause, § 4:14

Forgery cases, § 14:8

High probability of disbarment, § 4:13

Indeterminate suspension, § 4:16

Measure of discipline, § 4:11

Mitigation, automatic disbarment cases, § 32:6

Practicing during period of suspension, § 22:15

Reciprocal discipline

Grounds, § 24:2, 24:5

Misappropriation of law firm funds, self-help defense, § 24:3

Subsequent admission in other jurisdictions, § 4:15

Unauthorized practice of law, assisting a disbarred attorney, § 40:3

DISCIPLINARY PROCESS

Generally, § 27:1-27:3

Assisting a disbarred attorney, § 27:2

Ethics cases, agreement to drop, § 27:4

Failure to cooperate with disciplinary system, § 27:1

Lying to eithics authority, § 27:3

Progressive discipline, repeat offenders, § 27:6

DISCIPLINARY REVIEW BOARD

Generally, § 3:20

Appellate phase, preparing defense, § 2:8

Opinions of Disciplinary Review Board, this index

Preparing client for discipline, § 2:11

DISCOURTEOUS CONDUCT

Generally, § 27:1 et seq.
Public reprimand, cases resulting in, § 21:17
Suspension, cases resulting in, § 21:18

DISCOVERY

Procedural Aspects of Disciplinary Law, this index

DISTRICT ETHICS COMMITTEE

Generally, § 3:3

DIVERSION FROM DISCIPLINARY SYSTEM

Confidentiality during investigative phase, § 3:11 Minor misconduct, § 3:10, 4:4

DIVORCE KITS

Advertising by attorney, § 49:3

DOMESTIC VIOLENCE

Generally, § 8:1 et seq., 9:8 et seq.

Assaultive conduct, criminal conduct, § 8:6

Non domestic violence, assaultive conduct, criminal conduct, § 8:5

DRUG ADDICTION

Generally, § 35:1 et seq.
Drug crimes, § 35:5
In re Romano, § 35:2
Misappropriation and crimes of dishonesty, § 35:2
Resulting in other crimes, § 35:4

DRUG OFFENSES

Accelerated discipline in drug cases, § 4:9 Criminal conduct, § 7:1 et seq., 35:1 to 35:5

DRUNK DRIVING

Generally, § 15:1 et seq. Bodily injury, § 15:4 Defense attorneys, § 15:8 Homicide, § 15:2 Indictable offenses, § 15:5 Municipal prosecutors, § 15:7 Overview, § 15:9 Serious bodily injury, § 15:3

ELDER ABUSE

Conflicts of interest, § 30:10

ELUDING POLICE

Criminal conduct, § 5:4

EMOTIONAL PROBLEMS

Mitigation factor, § 32:15

Index-14

EMPLOYEES

Allowing non-attorney to practice law, § 22:16

ESCROW FUNDS

Knowing misuse of, § 6:4 Negligent Handling of Escrow Funds, this index

ETHICS INSTRUCTION

CLE impact, attorney discipline, § 1:7

EXTORTION

Criminal conduct resulting in discipline, § 16:10

EXTRAJUDICIAL STATEMENTS

Generally, § 26:1 et seq.

Application to criminal cases only, § 26:6

Attorneys covered by In re Rachmeil analysis, § 26:10

Attorneys who are subject to In re Hinds rule, § 26:3

Decisions after In re Hinds, § 26:8

Discipline imposed

In re Hinds, § 26:7

In re Rachmeil, § 26:11

Hinds, In re, § 26:2 et seq.

Rachmeil, In re, § 26:10, 26:11

Rule of In re Hinds, generally, § 26:2 et seq.

Rule of In re Rachmeil, generally, § 26:10, 26:11

Standard of proof

Clear and present danger, § 26:5

Reasonably likely, § 26:4

Rebuttable presumption, § 26:9

Text of In re Rachmeil, § 26:12

FEES

Annual attorney registration fees not paid, § 22:4 Attorney Fees and Expenses, this index

FOREIGN LEGAL CONSULTANTS

Allowing non-attorney to practice law, § 22:17

FORGERY

Generally, § 14:1 to 14:9

FRAUD

Advertising by attorney, false and exaggerated claims, § **49:2** Criminal conduct, § **16:1 et seq.**

Misappropriation of entrusted or law firm funds, § 6:8

GAMBLING ADDICTION

Generally, § 36:1, 36:2

GOOD CHARACTER

Mitigation factor, § 32:12

HARASSMENT

Sexual Harassment, this index

HEALTH PROBLEMS

Alcoholism, this index

Correction through treatment and rehabilitation, § 32:18, 33:8

Diminished Capacity, this index

Disability inactive status, § 22:9

Drug Addiction, this index

Mitigation factor, § 32:15

HEARING

See index topic procedural aspects of disciplinary law

Defense preparation, hearing phase, § 2:7

HOMICIDE

Generally, § 17:1 to 17:4

Manslaughter, § 17:3

Murder, § 17:2

Vehicular, § 17:3, 38:2

IMPROPER COMMUNICATIONS

Represented party, § 4A:57

IN RE ANIS

Generally, § 25:3

IN RE ASBELL

Generally, § 16:6

IN RE BANCROFT

Generally, § 41:4

IN RE BATTAGLIA

Generally, § 40:8

IN RE BOCK

Generally, § 28:4

IN RE CARBONE

Generally, § 38:3

IN RE CARDONE

Generally, § 44:4

IN RE CHASAN

Generally, § 47:2

IN RE D'ARIENZO

Generally, § 39:2

IN RE DELANEY

Generally, § 44:3

Index-16

INDEX

IN RE DEMIRO

Generally, § 38:5

IN RE EPSTEIN

Generally, § 46:3

IN RE EZON

Generally, § 40:3

IN RE FARR

Generally, § 16:4

IN RE FERRAIOLA

Generally, § 38:4

IN RE FILOMENO

Text of opinion, § 7:6, 7:7

IN RE GARCIA

Generally, § 47:3

IN RE GUZZINO

Generally, § 38:2

IN RE HABERMAN

Generally, § 40:4

IN RE HALLIGAN

Generally, § 44:5

IN RE HEIN

Generally, § 34:2 to 34:5

IN RE HELT

Generally, § 43:2

IN RE HINDS

Generally, § 26:2 et seq.

IN RE HOERST

Generally, § 16:5

IN RE HOLLENDONNER

Generally, § 6:4

IN RE HUGHES

Generally, § 12:2, 12:4

IN RE JACOB

Generally, § 33:2 to 33:4

IN RE JENKINS

Generally, § 40:6

IN RE KANTOR

Generally, § 29:7

IN RE KATES

Generally, § 40:5

IN RE KINNEAR

Generally, § 7:10

IN RE KUBIAK

Generally, § 49:3

IN RE LE BON

Generally, § 46:2

IN RE MANDLE

Generally, § 40:7

IN RE MARGOLIS

Generally, § 41:5

IN RE MARUM

Generally, § 45:2

IN RE MATTHEWS

Generally, § 20:3 to 20:15

IN RE MEADEN

Generally, § 38:8

IN RE MILSTEAD

Generally, § 41:2

IN RE MORELL

Generally, § 4:14

IN RE NELSON

Generally, § 46:4

IN RE PARISER

Generally, § 38:7

IN RE PINTO

Generally, § 42:3

IN RE RACHMEIL

Generally, § 26:9, 26:10

IN RE ROBERTELLI

Conflicts of interest, § 30:11

IN RE ROMANO

Generally, § 35:2

IN RE ROVNER

Generally, § 48:2

IN RE SCHNEPPER

Generally, § 44:2

Index-18

INDEX

IN RE SHARP

Generally, § 49:2

IN RE SIGMAN

Generally, § 6:6

Cases prior to, § 6:6

IN RE TEMPLETON

Generally, § 33:7, 33:8

IN RE TREFFINGER

Generally, § 38:6

IN RE TUCKER

Generally, § 42:2

IN RE VELLA

Generally, § 39:4

IN RE VERDIRAMO

Generally, § 18:2 to 18:5

IN RE WADE

Measures of discipline, permanent disbarment rule, reconsideration, § 6:3

IN RE WILLIS

Generally, § 34:5

IN RE WILSON

Generally, § 6:2

IN RE WOOD

Generally, § 41:3

IN RE WYSOKER

Generally, § 39:3

IN RE YACAVINO

Generally, § 14:1 to 14:5

IN RE ZEITLER

Generally, § 40:2

INTERNET

Advertising by attorney, § 25:8

Sexual offenses, § 9:3, 38:4

INVESTIGATION

See index topic procedural aspects of disciplinary law

JUDGES

Reciprocal discipline, § 24:4

JURAT

Improper use of, § 10:2

LAW FIRM FUNDS

Misappropriation, self-help defense, § 24:3

LIFE CYCLE OF DISCIPLINE CASE

Generally, § 2:2

LYING TO THE JUDGE

Generally, § 21:31, 39:2

D'Arienzo decision, § 39:2

MALPRACTICE, CASES INVOLVING

Perjury and false swearing, § 10:4

MATERIAL FACT

Failure to disclose, § 21:32

MEASURES OF DISCIPLINE

Administrative costs and expenses, § 4:1

Agreement in lieu of discipline, § 4:24

Conditions, discipline with, § 4:23

Consent, § 4:19

Disbarment, § 4:11 et seq.

Minor misconduct, § 4:2 to 4:4

Permanent disbarment rule, reconsideration, § 6:3

In re Wade, § 6:3

Public reprimand, § 4:5

Censure, § 4:6

Publication of opinion, § 4:20

Range, § 1:5

Revocation of license to practice law, § 4:21

Suspension from practice, § 4:7 to 4:10

Suspension of right to appear pro hac vice, § 4:22

MINOR MISCONDUCT

Defined, § 4:2

Diversion from attorney disciplinary system, § 3:10, 4:4

Public admonition, § 4:3

MINORS

See index topic CHILDREN AND MINORS

MISAPPROPRIATION OF ENTRUSTED OR LAW FIRM FUNDS

Generally, § 6:1 et seq., 46:1 et seq.

Adequately supervise employees, failure, § 6:14

Claim of right to funds, § 46:4

Client funds, commingling, § 6:13

Client funds, knowing misappropriation of, § 6:2

Commingling funds, § 6:8

Conclusion, § 6:16

Criminal conduct, generally, § 6:1 et seq.

Defenses, § 32:4, 46:3

Dishonesty, § 6:8

MISAPPROPRIATION OF ENTRUSTED OR LAW FIRM FUNDS—Cont'd

Drug addiction, § 35:2

Escrow funds, improper disposition, § 6:12

Escrow funds, knowing misuse of, § 6:4

Failure to promptly

Deliver funds, § 6:11

Disburse funds, § 6:10

Fraud, § 6:8

In re Epstein, § 46:3

In re Hollendonner, § 6:4

In re Le Bon, § 46:2

In re Nelson, § 46:4

In re Sigman

Cases prior to, § 6:6

Impact of, § 6:5

In re Wilson, § 6:2

Knowing misuse of

Escrow funds, § 6:4

Law firm funds, § 46:2

Law firm funds, knowing misappropriation of, § 6:6

Negligent Handling of Escrow Funds, this index

Negligent misappropriation, entrusted funds, § 6:7

Opinions of Disciplinary Review Board, § 46:1 to 46:4

Overview, § 6:9

Personal funds, commingling, § 6:13

Safeguard funds, failure, § 6:15

MITIGATION

Generally, § 32:5 et seq.

Alcoholism, this index

Automatic disbarment cases, § 32:6

Common mitigating factors, § 32:8 et seq.

Community service, performance of, § 32:9

Correction through treatment and rehabilitation, § 32:18

Diminished capacity, § 33:1 to 33:10

Drug Addiction, this index

Emotional problems, § 32:15

Evidence, mitigating evidence paradox, § 32:7

Gambling addiction, § 36:1, 36:2

Good character, § 32:12

Health problems, § 32:15

Inexperience, § 32:13

Misconduct was an aberration, § 32:16

No personal gain, § 32:17

No return to the practice of law, § 32:14

Paradox, mitigating evidence, § 32:7

Passage of time, § 32:10

Performance of community service, § 32:9

MITIGATION—Cont'd

Personal problems, § 32:15

Prior unblemished record, § 32:11

Rehabilitation, correction through, § 32:18

Reputation, § 32:12

Treatment, correction through, § 32:18

Youth, § 32:13

MUTUAL REFERRALS

Advertising by attorney, § 25:36

NEGLIGENCE AND NEGLECT IN ATTORNEY-CLIENT RELATIONS

Generally, § 29:1 et seq.

Abandoning clients

Disbarment cases, § 29:15

Reprimand cases, § 29:16

Suspension cases, § 29:15

Appeal preparation diligence, § 29:7

Conclusion, § 29:26

Conflicts of interest

Admonition cases, § 29:18

Reprimand case, § 29:17

Definition, pattern defined, § 29:4

Diligence. Reasonable diligence, below

Failure to adequately communicate, § 29:20

Failure to communicate

Generally, § 29:9

Client abandonment, § 29:12

In re Kantor, § 29:7

Informed decisions, § 29:11

Requests for information, § 29:10

Failure to communicate with a client, § 29:15

Fraud, pattern constituting, § 29:4

Gross neglect and lack of diligence

Default cases, § 29:24

Gross negligence, § 29:2

Gross negligence; multiple clients

One-year suspension cases, § 29:23

Reduced discipline, § 29:25

Lack of diligence, § 29:22

Lack of diligence with a client, § 29:15

Loan transactions with a client, § 29:19

Misrepresentations to client, § 29:14

Pattern of negligence or neglect

Generally, § 29:3

Defined, § 29:4

Fraud, § 29:4

Patterns of neglect, § 29:22

NEGLIGENCE AND NEGLECT IN ATTORNEY-CLIENT RELATIONS

-Cont'd

Reasonable diligence

Generally, § 29:5

Appeal preparation, § 29:7

Other diligence cases, § 29:8

Trial preparation, § 29:6

RPC violations, numerous clients, § 29:21

Trial preparation diligence, § 29:6

NEGLIGENCE BY UNSUPERVISED JUNIOR ATTORNEYS

Generally, § 48:1, 48:2

Rovner decision, § 48:2

NEGLIGENT HANDLING OF ESCROW FUNDS

Generally, § 41:1 et seq.

Attorney fees removal from escrowed funds, § 41:4

Failure to safeguard escrow funds (removal of attorney fees), § 41:4

In re Bancroft, § 41:4

In re Margolis, § 41:5

In re Milstead, § 41:2

In re Wood, § 41:3

Premature escrow disbursements, § 41:5

Recordkeeping, negligent, § 41:3

Release of funds without court order, § 41:2

NEGLIGENT MISAPPROPRIATIONS

Generally, § 6:9

OBSTRUCTING ADMINISTRATION OF LAW

Criminal conduct, § 5:4

OBSTRUCTION OF JUSTICE

Conspiracy to obstruct justice

In re DeMiro, § 38:5

In re Treffinger, § 38:6

OF COUNSEL

Advertising by attorney, § 25:30

OFFENSIVE TOUCHING

Teenage client, sexual misconduct, § 9:18

OFFICE OF ATTORNEY ETHICS

Generally, § 3:2

OPINIONS OF DISCIPLINARY REVIEW BOARD

Generally, § 37:1 et seq.

Advertising by attorney

Generally, § 49:1 et seq.

Divorce kits, § 49:3

False and exaggerated claims, § 49:2

OPINIONS OF DISCIPLINARY REVIEW BOARD—Cont'd Advertising by attorney—Cont'd In re Kubiak, § 49:3 In re Sharp, § 49:2 Candor before a tribunal Generally, § 39:1 et seq. Failure to reveal death of client, § 39:4 False statements to judge in open court, § 39:2 In re D'Arienzo, § 39:2 In re Vella, § 39:4 In re Wysoker, § 39:3 Purposeful misrepresentations in pleadings, § 39:3 Conflicts of interest Generally, § 44:1 et seq. Business transactions with client, § 44:4 Failure to withdraw as counsel, § 44:2 In re Cardone, § 44:4 In re Delaney, § 44:3 In re Halligan, § 44:5 In re Schnepper, § 44:2 Real estate closings, § 44:3 Representing related natural persons and their trusts and estates, § 44:5 Criminal offenses Generally, § 38:1 et seq. Bipolar disorder defense, § 38:8 Conspiracy to obstruct justice, § 38:5, 38:6 Defenses, bipolar disorder/expunged offenses, § 38:8 In re Carbone, § 38:3 In re DeMiro, § 38:5 In re Ferraiola, § 38:4 In re Guzzino, § 38:2 In re Meaden, § 38:8 In re Pariser, § 38:7 In re Treffinger, § 38:6 Internet sex, endangering welfare of child, § 38:4 Perjury and subordination of perjury, § 38:3 Theft, official misconduct, § 38:7 Vehicular homicide, § 38:2 Failure to surrender client files Generally, § 43:1 In re Helt, § 43:2 Unnecessary delay, § 43:2 Fee splitting, improper Generally, § 47:1 et seq.

In re Chasan, § 47:2 In re Garcia, § 47:3 With client, § 47:3

OPINIONS OF DISCIPLINARY REVIEW BOARD—Cont'd Fee splitting, improper—Cont'd With firm employee, § 47:2 Misappropriation of law firm funds Generally, § 46:1 et seq. Claim of right to funds, § 46:4 Defenses, knowing misappropriation, § 46:3 In re Epstein, § 46:3 In re Le Bon, § 46:2 In re Nelson, § 46:4 Knowing misappropriation, § 46:2 Neglect, gross neglect and pattern of neglect Generally, § 45:1 In re Marum, § 45:2 Negligence by unsupervised junior attorneys, § 48:2 Negligent handling of escrow funds Generally, § 41:1 et seq. Attorney fees removal from escrowed funds, § 41:4 Failure to safeguard escrow funds (removal of attorney fees), § 41:4 In re Bancroft, § 41:4 In re Margolis, § 41:5 In re Milstead, § 41:2 In re Wood, § 41:3 Premature escrow disbursements, § 41:5 Recordkeeping, negligent, § 41:3 Release of funds without court order, § 41:2 Organization of published cases, § 37:3 Precedential value, § 37:2 Published opinions Generally, § 37:1 Organization of published cases, § 37:3 Precedential value, § 37:2 Sexual harassment Generally, § 42:1 et seq. In re Pinto, § 42:3 In re Tucker, § 42:2 Inappropriate sexual comments, § 42:2 Unwanted touching and sexual overtures, § 42:3 Supervise junior attorney, failure to Generally, § 48:1 In re Rovner, § 48:2 Negligence by unsupervised junior attorneys, § 48:2 Unauthorized practice of law Generally, § 40:1 et seq. Appearing in court while suspended, § 40:6 Assisting a disbarred attorney, § 40:3 Client security fund ineligibility, § 40:2

OPINIONS OF DISCIPLINARY REVIEW BOARD—Cont'd

Unauthorized practice of law—Cont'd

Failure to comply with Rule 1:20-20, § 40:7

Harming clients while suspended, § 40:5

In re Battaglia, § 40:8

In re Ezon, § 40:3

In re Haberman, § 40:4

In re Jenkins, § 40:6

In re Kates, § 40:5

In re Mandle, § 40:7

In re Zeitler, § 40:2

Not admitted pro hac vice, § 40:4

PERJURY AND FALSE SWEARING

Generally, § 10:1 et seq.

Conclusion, § 10:8

Improper use of jurat, § 10:2

Malpractice, cases involving, § 10:4

Misprision of felony, § 10:7 et seq.

Opinions of Disciplinary Review Board, § 38:3

Overview, § 10:6, 10:7

Public and business documents, § 10:3

Self-enrichment, cases involving, § 10:5

Subordination of perjury, § 10:6, 38:3

PERSONAL MISCONDUCT

Generally, § 28:1 et seq.

Committed in a public place, § 28:3

In re Bock, § 28:4

Notorious private misconduct, § 28:4

Part of the public record, criminal misconduct, § 28:2

Professional responsibilities, touches upon, § 28:6

PLEADINGS

Failure to answer complaint, § 3:14

Purposeful misrepresentations in, § 39:3

Service of complaint and answer, § 3:13

PRO HAC VICE APPEARANCE

Haberman decision, § 40:4

Measure of discipline, suspension of right to appear pro hac vice, § 4:22

Reciprocal discipline doctrine, improper appearance pro hac vice, § 22:13

PROCEDURAL ASPECTS OF DISCIPLINARY LAW

Generally, § 3:1 et seq.

Answer, failure to file, § 3:8

Atlas letter

Failure to cooperate, § 3:7

Attorney, right to counsel, § 3:15

Index-26

PROCEDURAL ASPECTS OF DISCIPLINARY LAW—Cont'd Complaint and answer Failure to answer complaint, § 3:14 Service of, § 3:13 Confidentiality, § 3:5, 3:11 Consent, discipline by, § 3:17 Cooperation Duty to cooperate, § 3:6 Failure to cooperate, § 3:7 Default, failure to file answer, § 3:8 Disciplinary Review Board, generally, § 3:20 Discovery Generally, § 3:16 Investigation, below District ethics committee, generally, § 3:3 Diversion from disciplinary system Confidentiality during investigative phase, § 3:11 Minor misconduct, § 3:10, 4:4 Hearing Generally, § 3:12 et seq. Conduct of the hearing, § 3:19 Consent, discipline by, § 3:17 Discovery, § 3:16 Failure to answer formal complaint, § 3:14 Public proceedings, § 3:18 Right to counsel, § 3:15 Service of formal complaint and answer, § 3:13 Initial inquiry screening and evaluation by secretary, § 3:4 Investigation, initial inquiry screening and evaluation by secretary, § 3:4 Investigation of docketed grievances Generally, § 3:5 et seq. Completion of investigation, written report, § 3:9 Confidentiality, § 3:5 Confidentiality during investigative phase, § 3:11 Diversion from disciplinary system, minor misconduct, § 3:10 Duty to cooperate, § 3:6 Hearing, above Office of attorney ethics, generally, § 3:2 Review Disciplinary Review Board, § 3:20 annual report, § 3:21 Supreme Court review, § 3:22 Right to counsel, § 3:15 Screening and evaluation by secretary, initial inquiry, § 3:4 Secretary's initial inquiry screening and evaluation, § 3:4 Service of formal complaint and answer, § 3:13 Supreme Court review, generally, § 3:22

PROGRESSIVE DISCIPLINE

Repeat offenders, disciplinary process, § 27:6

PUBLIC HEARING

Procedural aspects of disciplinary law, § 3:18

PUBLIC PLACE

Personal misconduct committed in, § 28:3

PUBLIC REPRIMAND

Censure, § 4:6

Discourteous conduct grounds, § 21:17

Form of discipline, § 4:5

Minor misconduct, § 4:3

PUBLICATION OF OPINION

Form of discipline, § 4:20

RADIO

Advertising by attorney, § 25:7

REAL ESTATE CLOSINGS

Conflicts of interest, § 44:3

Criminal conduct, fraud and theft, § 16:12

Equity stripping, § 16:12

False statement on RESPA form, § 16:11

Forgery, § 14:6

RECIPROCAL DISCIPLINE

Generally, § 24:1, 24:5

Disbarment based on, § 24:2, 24:5

Improper appearance pro hac vice, § 22:13

Judges, § 24:4

Misappropriation of law firm funds, self-help defense, § 24:3

Suspension based on, § 22:11 to 22:13, 24:1, 24:5

Unauthorized practice of law in another state, § 22:12, 22:13

REHABILITATION OR TREATMENT, CORRECTION THROUGH

Diminished capacity, § 33:8

Mitigation factor, § 32:18

REPRESENTED PARTY

Improper communications, § 4A:57

REPRIMAND CASES

Candor before tribunal, failure to comply with court orders, § 4A:61

REPUTATION

Mitigation factor, § 32:12

REVOCATION OF LICENSE TO PRACTICE LAW

Form of discipline, § 4:21

Index-28

RIGHT TO COUNSEL

Generally, § 3:15

RULES OF COURT

Generally, § 1:3

Automatic disbarment and suspensions, § 1:4

Disciplinary codes of conduct, § 1:3

Governing rules, text of, § 1:6

RULES OF PROFESSIONAL CONDUCT

Attorney advertising, § 25:2

Failure to comply with Rule 1:20-20, § 40:7

SERVICE OF PROCESS

Formal complaint and answer, § 3:13

SEXUAL HARASSMENT

Generally, § 9:10, 9:10-9:12, 9:11, 42:1 et seq.

In re Pinto, § 42:3

In re Tucker, § 42:2

Inappropriate sexual comments, § 42:2

Unwanted touching and sexual overtures, § 42:3

Workplace policies, § 9:12

SEXUAL MISCONDUCT

Generally, § 9:1 et seq.

Children, sex offenses against, § 9:6

Criminal conduct, § 9:1 to 9:19

Offensive touching

Teenage client, § 9:18

Sexual assault

Child victims, § 9:17

Sexual contact with clients, generally, § 9:2, 9:3

Sexual contact with non-clients, generally, § 9:5

Sexual Harassment, this index

Sexual proposal

Vulnerable client, § 9:19

SEXUAL RELATIONS

Between attorney and client, § 30:7

Conflicts of interest, § 30:8

Internet sexual offenses, § 38:4

With member of client's family, § 30:9

SOLICITATION

Advertising by Attorney, this index

Criminal solicitation, § 18:1 to 18:7

STANDARD OF PROOF

Extrajudicial statements, § 26:4, 26:5, 26:9

SUPERVISION

Negligence by unsupervised junior attorneys, § 48:1

Non-lawyers employed, attorney discipline, § 4A:59

Practicing without appropriate supervision, § 22:7

SUPREME COURT REVIEW

Generally, § 3:22

Defense, preparation, § 2:9

SUSPENSION FROM PRACTICE AS FORM OF DISCIPLINE

Generally, § 4:7

Accelerated discipline in drug cases, § 4:9

Appearing in court while suspended, § 40:6

Automatic suspensions, § 1:4

Child support, failure to pay, § 23:4

Harming clients while suspended, § 40:5

Legal fees payable to suspended or disbarred attorneys, § 22:3

Practicing while suspended, § 22:2, 22:15

Prior suspension by Supreme Court, § 22:10

Probation, community service and suspension of suspension, § 4:8

Reinstatement, § 4:10

Voluntary, § 4:9

SUSPENSION OF RIGHT TO APPEAR PRO HAC VICE

Form of discipline, § 4:22

TAX OFFENSES

Criminal Conduct, this index

Failure to file tax returns, criminal conduct, § 13:15

TELEVISION

Advertising by attorney, § 25:7

THEFT

See index topic CRIMINAL CONDUCT

TYPES OF DISCIPLINE

See index topic measures of discipline

UNAUTHORIZED PRACTICE OF LAW

Generally, § 22:1 to 22:29, 40:1 to 40:8

Administrative and regulatory proceedings violations, § 22:1 to 22:29

Admonition cases, § 22:20

Agents and employees, § 22:16

Allowing non-attorney to practice law

Agents and employees, § 22:16

Foreign legal consultants, § 22:17

Splitting legal fees with lay person, § 22:19

Annual attorney registration fees, practicing while ineligible due to nonpayment of, § 22:4

Appearing in court while suspended, § 40:6

Assisting a disbarred attorney, § 40:3

Index-30

UNAUTHORIZED PRACTICE OF LAW—Cont'd

Client security fund ineligibility, § 40:2

Contempt of court, § 22:18

Continuing to represent client after being disqualified from doing so, § 22:8

Disability inactive status, § 22:9

Disqualifying employment, § 22:14

Ethics violations, reprimand cases, § 22:22

Failure to comply, conditions of admission, bar admissions, § 22:27

Failure to comply with Rule 1:20-20, § 40:7

Failure to maintain bona fide law office, § 22:5

Firm name, § 22:28

Foreign legal consultants, § 22:17

Generally, § 22:23

Harming clients while suspended, § 40:5

In re Battaglia, § 40:8

In re Ezon, § 40:3

In re Haberman, § 40:4

In re Jenkins, § 40:6

In re Kates, § 40:5

In re Mandle, § 40:7

In re Zeitler, § 40:2

Index to opinions of the Advisory Committee on unauthorized practice of law, § 22:29

Law person, splitting legal fees with, § 22:19

Misleading letterhead, § 22:28

Not admitted pro hac vice, § 40:4

Opinions of Disciplinary Review Board, § 40:1 to 40:8

Practicing during period of suspension

Generally, § 22:2

Cases resulting in disbarment, § 22:15

Legal fees payable to suspended or disbarred attorneys, § 22:3

Practicing in a jurisdiction where attorney is not licensed, § 22:24

Practicing law in another state, § 22:12, 22:13

Prior suspension from Supreme Court, under, § 22:10

Pro hac vice appearance, improper, § 22:13, 40:4

Professional liability insurance, practicing in professional corporation without maintaining, § 22:6

Reciprocal discipline, under suspension based on, § 22:11

Reprimand cases, no bona fide office, § 22:21, 22:22

Rule 1:20-20 violations

Failure to comply, § 22:26

Practicing while suspended, § 22:25

Splitting legal fees with lay person, § 22:19

Supervision, practicing without appropriate, § 22:7

UNCHARGED VIOLATIONS

Administrative and regulatory violations, § 27:5

VEHICULAR HOMICIDE

Generally, § 17:3, 38:2 Guzzino decision, § 38:2

WORKPLACE DATING

Generally, § 9:15

YOUTH AND INEXPERIENCE

Mitigation factor, § 32:13

Negligence by unsupervised junior attorneys, § 48:1

Practicing without appropriate supervision, § 22:7