Misc. Docket No. 93-

ORDER
of the
Supreme Court of Texas

RULES OF PROCEDURE FOR CONSIDERING PETITIONS TO REVOKE PROBATION BEFORE THE BOARD OF DISCIPLINARY APPEALS

It is ordered by the Supreme Court that the following Rules for Revocation of Probation Hearings before the Board of Disciplinary Appeals pursuant to Part II of the Texas Rules of Disciplinary Procedure are hereby adopted and shall be effective from the date of this Order:

INITIATION OF PROCEEDING:

- 1. Pursuant to Rule 2.20 of the Texas Rules of Disciplinary Procedure, if the Chief Disciplinary Counsel of the State Bar of Texas files a motion with the Board seeking to revoke the probation of an attorney who has been sanctioned, the Chairman of the Board may designate a 3-member panel to hear the motion.
- 2. Upon filing of the motion, the Chief Disciplinary Counsel shall serve the Respondent attorney with the motion and supporting documents, if any, in accordance with the Texas Rules of Civil Procedure.
- 3. Within thirty days of service of the motion on the Respondent attorney the Board meeting en banc, or by way of a 3-member panel, shall hear and determine the motion pursuant to the guidelines set out in Rule 2.20 of the Texas Rules of Disciplinary Procedure.

In 1993.	Chambers,	this _	9-14	day of <u>September</u> ,
				Home K. Phillips, Chief JUSTICE
				RAUL A. GONZALEZ, JUSTICE

\mathcal{O}^{\prime}
Xx / llst.
JACK HIGHTOWER, JUSTICE
AH CENI
Valley C. Salet
NATHAN L. HECHT, JUSTICE
(/ 01) —
TON DAM
LLOXD DØGGETT, ØUSTICE
\mathcal{L}
/ laskan / 5000 Am
- 1000ml
JOHN CORNYN, JUSTICE
Vans
BOB CAMMACE, JUSTICE
_
- groot
CRAIG ENOCH, JUSTICE
Var Starton
DOCE CONTINUE THORTON
ROSE SPECTOR, JUSTICE