

VIRGINIA:

**BEFORE THE DISCIPLINARY BOARD
OF THE VIRGINIA STATE BAR**

**IN THE MATTERS OF
JOHN E. HAMILTON, JR.**

VS. B Docket Nos. 04-060-2919, 04-060-3430, 05-060-0031, and 05-060-2260

ADDENDUM TO AGREED DISPOSITION

On July 18, 2006, came the parties before a panel of this Board on a hearing to present an Agreed Disposition. The Chair of the panel polled the other members of the panel, and each indicated they had no personal, financial or other interest that would prevent them from objectively considering the proposed Agreed Disposition.

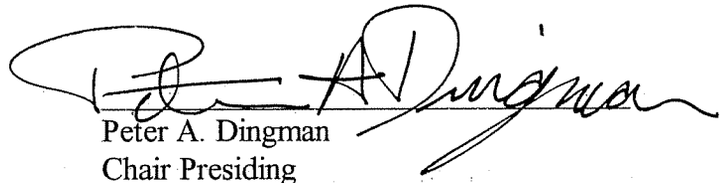
The panel heard argument from the parties and retired to deliberate. The panel voted to accept the Agreed Disposition with the following caveats, which were expressed to the parties and were agreed and stipulated to on the record by both the Bar and the Respondent:

A. Term 2 is modified to require that the attorney performing the random audit of the Respondent's real estate files, Kathleen Uston, Esq., file a written report with the Bar indicating either that Respondent continues to timely complete his work on such files and accurately maintain subsidiary ledgers for such files, or that, if deficiencies are found, Ms. Uston shall make recommendations and subsequently perform another random audit to make sure any deficiencies are cured and her recommendations are being implemented.

B. A Term 3 is added stipulating that Respondent consents and agrees that any alleged failure to comply with any Term shall be heard exclusively by the Board, and the sole issue at any such hearing shall be whether the Respondent has complied with the Term(s) at issue.

With these caveats, which were unequivocally accepted by the parties, the Agreed Disposition was approved by the panel.

Entered: July 20, 2006


Peter A. Dingman
Chair Presiding