## IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

## FLOYD NOLTON PRICE, BPR NO. 6475

An Attorney Licensed to Practice Law in Tennessee (Davidson County)

MAY 1 4 2008

Clerk of the Courts

BOPR No. 2005-1495-5-TC

No. M2003-02806-50-BPD-BP

## ORDER OF ENFORCEMENT

This matter is before the Court upon the Petition for Discipline, filed February 25, 2005, the Amended and Supplemental Petition for Discipline, filed September 20, 2005, the Second Supplemental Petition for Discipline, filed October 11, 2005, the Third Supplemental Petition for Discipline, filed February 7, 2006, the Fourth Supplemental Petition for Discipline filed May 25, 2006, the Fifth Supplemental Petition for Discipline, filed July 10, 2006, the Order of Default Judgment, filed on March 5, 2007, the hearing before the Hearing Panel, on March 21, 2007, the Judgment of the Hearing Committee, filed on April 9, 2007, a true and accurate copy of which is attached hereto as Exhibit A, which was not appealed by either the Respondent or the Board, and the entire record in this cause.

From all of which the Court accepts the Judgment of the Hearing Committee, and adopts the Judgment of the Hearing Committee as the Court's Order.

## IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that:

- 1. The law license of Floyd Nolton Price be and hereby is suspended for three years, retroactive to March 14, 2005, pursuant to § 4.2 of Supreme Court Rule 9;
- 2. Floyd Nolton Price be and hereby is ordered to make restitution in the amount of \$3,000.00, to his former client, Tawanna Philip, the Complainant in complaint file no. 28668-5-TC, incorporated within the Fifth Supplemental Petition for Discipline, pursuant to § 4.7 of Supreme Court Rule 9;
- 3. Floyd Nolton Price be and hereby is ordered to submit his fee dispute with his former client, Maia McVea, the Complainant in complaint file no. 28269-5-TC, incorporated within the Second Supplemental Petition for Discipline, for resolution under the auspices of the Nashville Bar Association's fee dispute resolution process and is hereby ordered to pay restitution to Ms. McVea in whatever amount is determined appropriate to that process, pursuant to § 4.7 of Supreme Court Rule 9;
- 4. Pursuant to Supreme Court Rule 9, § 24.3, Floyd Nolton Price shall pay to the Board of Professional Responsibility the expenses and costs of this matter, in the amount of \$5,838.03, plus any additional costs assessed by the Clerk of this Court in this cause, for all of which execution shall issue, if necessary; and

5. The Board of Professional Responsibility of the Supreme Court cause notices of this suspension to be published as required by § 18.10 of Supreme Court Rule 9.

FOR THE COURT:

JANICE M. HOLDER, JUSTICE

i, Michael W. Catalano, Clerk, hereby certify that this is a true declarate copy of the original

filed in the cause.

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