OCT 3'91

IN THE SUPREME COURT OF THE STATE OF NEBRASKA

NSBA OFFICE
State of Nebraska ex rel.
Nebraska State Bar
Association,

Relator,

No. S 33-910020

V.

Donald W. Winingham,

Respondent.

On the application of Michael D. Jones, Chair of the District Two Commmittee on Inquiry of the Nebraska State Bar Association, for the temporary suspension of Donald W. Winingham, respondent, from the practice of law until final disposition of pending disciplinary proceedings, the Court finds:

- 1. That on August 20, 1991, the respondent was charged before the Committee on Inquiry, District Two, with two separate incidents of accepting a retainer and refusing or neglecting to do the agreed work and failing to return the retainer; with one incident of accepting representation in a personal injury case and failing to act and failing to return certain medical records belonging to his client; and generally with failing to respond to the complaints of the Counsel on Discipline.
- 2. That the conduct, if allowed to continue until final disposition of disciplinary proceedings, will cause serious damage to the public and to the legal profession; and
- 3. That a temporary suspension of respondent is necessary to maintain the integrity and reputation of the Bar of this state.

 IT IS THEREFORE ORDERED that the respondent, Donald W.

Winingham, is temporarily suspended from the practice of law in the State of Mebraska until further order of this Court.

Dated this the day of October, 1991.

BY THE COURT:

Chief Justice Jastung