







An officer may serve citation on Respondent at [REDACTED].

IV.

On or about October 1, 1991, Thomas Fleeger ("Fleeger") and his wife hired Respondent to represent them in a lawsuit against National Securities Corporation. Respondent's fee for the representation was \$150.00 per hour, and Fleeger paid Respondent \$23,000.00 in attorney's fees during the course of the representation. In or around October 1992, Respondent settled the lawsuit for \$170,000.00. Respondent, however, failed to inform Fleeger and his wife of the total settlement amount, and Respondent provided only \$60,000.00 of the settlement funds to them. Respondent informed Fleeger and his wife that the total settlement was for \$120,000.00 and that National Securities Corporation was unable to pay the remainder of the settlement. On or about February 12, 1996, Fleeger signed a new fee agreement with Respondent that altered the earlier October, 1991 fee agreement. Specifically, the new agreement provided that any funds due to Fleeger that Respondent had not yet disbursed would be used as a retainer for future legal fees. Respondent failed to adequately describe and/or disclose the terms of the February 12, 1996, fee agreement to Fleeger.

V.

In June, 1996, Fleeger and his wife discovered that the National Securities Corporation lawsuit had been settled for \$170,000.00 and that National Securities Corporation had paid the settlement in full.

VI.

Such acts and/or omissions on the part of Respondent as are described in Paragraphs III and











