Filed January 9, 2013

**STATE BAR COURT OF CALIFORNIA**

**REVIEW DEPARTMENT - IN BANK**

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| In the Matter ofSWAZI E. TAYLOR,A Member of the State Bar, No. 237093. | **)****)))))****)** | Case No. 10-O-05171ORDER MODIFYING OPINIONAND DENYING REQUEST TO DE-PUBLISH [No Change in Recommendation] |

 On December 20, 2012, Mark N. Zanides and David Cameron Carr, attorneys representing a respondent in an unrelated matter pending in the State Bar Court, submitted a request that we de-publish our November 9, 2012 opinion in the above-entitled matter. On December 28, 2012, the State Bar filed its opposition to the request, noting, among other things, that the request is untimely and did not include a proof of service on the parties.

 Finding no good cause, it is hereby ordered that the request to de-publish is denied.

 It is further ordered that, due to a clerical error, the November 9, 2012 opinion is modified as follows: On page 19, first sentence of the first full paragraph, the words “ranging from $1,600 to $2,250 for the FAs” are delete, so the sentence reads:

The NDC alleges that Taylor collected unconscionable fees in seven client matters (excluding the Harris/Torres matter).

 This modification does not change the recommendation or the substance of the opinion. The opinion will be published as modified. (See attached.) As the time to seek reconsideration has expired, and there are no pending motions, the clerk of court is directed to transmit this matter to the Supreme Court without further delay.

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| Presiding Judge |