STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

MEMORANDUM

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To: Don Jones

From: Seana Willing

Date: June 21, 2019

Re: Materials for the Grievance Oversight Committee

Don,

These are the updated materials from the last submission on April 11, 2019. Included are: 1) discipline data for the fourth quarter of FY18-19 (June 1, 2018 – May 31, 2019); 2) portions of the Commission's February 2019, March 2019 and April 2019 minutes; 3) consumer complaints and responses received; and 4) responses to the disciplinary system questionnaires received.

Seana



Office of the Chief Disciplinary Counsel

DISCIPLINARY STATS -- 6/1/2018 THROUGH 5/31/2019

Classification of Writings

Region	Total	Pending*	Inquiried	Upgraded
Total	8015	139	5561	2315

^{*} Includes DGR

Classification/BODA Appeal Decisions

Region	Total	Affirmed	Reversed
Total	1451	1331	120

Classification/BODA Appeals Received

Region	Total
Total	1514

Summary Disposition Results

Region	Total	Dismiss	Proceed
Total	1799	1779	20

Election Results

Region	Total	District Court	Evidentiary	Default
Total	364	23	167	174

Just Cause Determination

Region	Total	Just Cause Found	Just Cause Not Found
Total	2148	326	1822

EXCERPTS FROM THE MINUTES OF THE FEBRUARY, MARCH, AND APRIL 2019 MEETINGS OF THE COMMISSION FOR LAWYER DISCIPLINE

MINUTES OF THE MEETING OF THE COMMISSION FOR LAWYER DISCIPLINE 1414 COLORADO STREET AUSTIN, TEXAS 78701

FEBRUARY 21, 2019

PRESENT: Noelle Reed, Chair; Bruce Ashworth, Vice-Chair; Javier Vera; Gena

Bunn; William Skrobarczyk; Dr. Shailendra Thomas (via teleconference); Bobby Ramirez; Magali Candler; Sheri Brosier;

Vance Goss; and Valery Frank.

ABSENT: John Neal.

ALSO PRESENT: James Ehler, Interim Chief Disciplinary Counsel; Anne Davis,

Executive Administrative Manager; Tonya Harlan, Dallas Regional Counsel; Bill Moore, Houston Regional Counsel; and Assistants

Disciplinary Counsel Matt Greer and Amanda Kates.

CALL TO ORDER

Chair Reed called the meeting to order at 8:30 a.m.

ROLL CALL

Anne Davis called the roll. John Neal's excused absence was noted. A quorum being present, the meeting commenced.

APPROVAL OF MINUTES OF PRIOR MEETINGS

Upon consideration, the following motion was made:

Motion: To approve the Minutes of the January 17, 2019 meeting of the Commission

for Lawyer Discipline.

Movant: Bobby Ramirez
Second: Sheri Brosier
Vote: Unanimous

REPORT FROM THE CHAIR

Chair Reed briefed the Commission on the January 18, 2019 State Bar Board vote on the selection of Seana Willing as the new Chief Disciplinary Counsel. Ms. Willing is expected start on March 4th.

REPORT FROM THE INTERIM CHIEF DISCIPLINARY COUNSEL

Interim Chief Disciplinary Counsel James Ehler and Appellate Counsel Matt Greer reported on the recent oral argument before the 3rd Court of Appeals that involved a lawyer's use of the anti-SLAPP statute as a road block and attempt to have his underlying discipline case dismissed. While the outcome of that hearing is pending, the Bar is working on proposed legislative changes to the SLAPP statute that will ensure the statute is serving its intended purpose and not used as a road block in the attorney discipline system. Mr. Greer provided background on the statute and the underlying case.

Mr. Ehler briefed the Commission on the status of implementation of the new procedural rules with respect to investigatory hearings. There are currently 131 hearings set across the state and 18 more ready to set. The process continues to be well received from committee members, respondents, and complainants.

DISCUSS AND TAKE ACTION ON PENDING DISCIPLINARY MATTERS

[Attorney-client privileged communication redacted].

The Update Docket was reviewed. James Ehler and Paul Homburg were commended for the outcome in the Bakke matter.

Meeting adjourned.

MINUTES OF THE MEETING OF THE COMMISSION FOR LAWYER DISCIPLINE 1414 COLORADO STREET AUSTIN, TEXAS 78701

MARCH 21, 2019

PRESENT:

Noelle Reed, Chair; Bruce Ashworth, Vice-Chair; Javier Vera; John Neal; Gena Bunn; William Skrobarczyk; Dr. Shailendra Thomas; Bobby Ramirez; Magali Candler; Sheri Brosier; Vance Goss; and Valery Frank (via teleconference).

ALSO PRESENT: Seana Willing, Chief Disciplinary Counsel; Anne Davis, Executive

Administrative Manager; James Ehler, Deputy Counsel; Tonya Harlan, Dallas Regional Counsel; Bill Moore, Houston Regional Counsel; and Assistants Disciplinary Counsel Matt Greer, Judith

DeBerry, and Amanda Kates.

CALL TO ORDER

Chair Reed called the meeting to order at 8:30 a.m.

ROLL CALL

Anne Davis called the roll. A quorum being present, the meeting commenced.

APPROVAL OF MINUTES OF PRIOR MEETINGS

Upon consideration, the following motion was made:

Motion: To approve the Minutes of the February 21, 2019 meeting of the

Commission for Lawyer Discipline.

Movant: Sheri Brosier Second: Javier Vera Vote: Unanimous

REPORT FROM THE CHAIR

Chair Reed recognized and welcomed new Chief Disciplinary Counsel Seana Willing.

She reported that she will attend a court-ordered mediation in a disciplinary matter in Houston next week.

REPORT FROM THE CHIEF DISCIPLINARY COUNSEL

Chief Disciplinary Counsel Willing reported on the following:

Regional Office Visits. She traveled to the Dallas and Houston regional offices last week and met with the staff. A San Antonio regional office visit is planned for tomorrow.

<u>Grievance Oversight Committee Meeting</u>. She and James Ehler have been invited to the Grievance Oversight Committee meeting in San Antonio tomorrow and have made plans to attend.

<u>CDC Vacancies</u>. Candidates were interviewed for the Deputy Counsel position, two of whom were brought back for second interviews. She plans to make an offer and get someone in place very soon. Interviews were conducted yesterday with applicants for the Grievance Referral Program Administrator position and she plans to bring candidates back for second interviews before making a final hiring decision.

<u>Case Outcome</u>. She recognized Paul Homberg and James Ehler for the positive outcome in the prosecutorial misconduct matter against Bexar County D.A. Nicholas LaHood.

DISCUSS AND TAKE ACTION ON PENDING DISCIPLINARY MATTERS

[Attorney-client privileged communication redacted].

The Update Docket was considered. No further action was taken.

Meeting adjourned.

MINUTES OF THE MEETING OF THE COMMISSION FOR LAWYER DISCIPLINE 1101 WOODLAWN AVENUE GEORGETOWN, TEXAS 78628

APRIL 25, 2019

PRESENT: Noelle Reed, Chair; Javier Vera; John Neal; Gena Bunn; William

Skrobarczyk; Dr. Shailendra Thomas (via conference phone); Bobby

Ramirez; Magali Candler; and Valery Frank.

ABSENT: Bruce Ashworth, Vice-Chair; Sheri Brosier; and Vance Goss.

ALSO PRESENT: Seana Willing, Chief Disciplinary Counsel; Anne Davis, Executive

Administrative Manager; James Ehler, Deputy Counsel; Tonya Harlan, Dallas Regional Counsel; Bill Moore, Houston Regional Counsel; Royce LeMoine, Deputy Counsel; Assistants Disciplinary Counsel Matt Greer, Judith DeBerry, Jenny Kim, and Amanda Kates.

CALL TO ORDER

Chair Reed called the meeting to order at 8:30 a.m.

ROLL CALL

Anne Davis called the roll. The excused absences of Vance Goss, Sheri Brosier, and Bruce Ashworth was noted and, a quorum being present, the meeting commenced.

APPROVAL OF MINUTES OF PRIOR MEETINGS

Upon consideration, the following motion was made:

Motion: To approve the Minutes of the March 21, 2019 Meeting of the Commission

for Lawyer Discipline.

Movant: Bobby Ramirez

Second: William Skrobarczyk

Vote: Unanimous

REPORT FROM THE CHAIR

Chair Reed reported on the following:

<u>State Bar Elections</u>. The election between Cezy Collins and Larry MacDougal, vying for Bar President, is ongoing.

<u>Mediation</u>. She briefed the Commission on her recent participation in a court-ordered mediation in a disciplinary matter in Houston.

REPORT FROM THE CHIEF DISCIPLINARY COUNSEL

Chief Disciplinary Counsel Seana Willing reported on the following:

Grievance Oversight Committee Meeting. She and James Ehler met with the Grievance Oversight Committee in San Antonio last month. Topics discussed included the role of the Texas Supreme Court's Ombudsman, the investigatory hearing process in general and its impact on the number of grievance committee members needed to handle the increased volume of hearings, and the potential budgetary impact for increased security. Committee members expressed an interest in attending an investigatory hearing and grievance committee trainings.

<u>Personnel</u>. Newly hired Deputy Counsel and Austin Regional Counsel Royce LeMoine was introduced. She reported that Michelle Fontenot was hired to fill the Grievance Referral Program Administrator position and that the Austin office is now fully staffed.

<u>Barratry</u>. Incoming Bar President Randy Sorrels voiced concern about barratry in Texas. Her review of minutes of past Bar Board and Commission meetings indicates that barratry

and how to address and combat the problem has been a topic of discussion for many years. A brief discussion was held regarding what has been done or tried thus far, and the difficulties encountered with prosecuting barratry violations.

<u>Texas Lawyer Article</u>. She briefed the Commission on the criminal matter involving Texas attorney Noe Perez, the subject of an April 18, 2019 <u>Texas Lawyer</u> article, and the subject of a letter received by Bar President Joe Longley from Patrick Nitsch, Jr. who voiced criticism of the State Bar for its handling of the matter. Deputy Counsel James Ehler provided background on the matter and explained what has been done thus far. A discussion followed about an appropriate response.

DISCUSS AND TAKE ACTION ON PENDING DISCIPLINARY MATTERS

[Attorney-client privileged communication redacted].

The Update Docket was considered. Matt Greer was commended on the outcomes in the <u>Hamilton Linley</u> and <u>Jack Yetiv</u> matters.

Meeting adjourned.

From: To: <u>Claire Reynolds</u> <u>germaine james</u>

Subject: Date:

RE: Regarding CDC Case No. 201804898 Wednesday, March 13, 2019 11:20:00 AM

Ms. James:

As I stated previously, I will not schedule a telephone conference with you, as I prefer to have all of our correspondence in writing. The investigator has already explained to you why this matter was dismissed via a summary disposition panel. Our investigation showed that the attorney was hired for the limited purpose of providing assistance to you as a pro se plaintiff. You may have argued about how to proceed with the case, but that is not cause for us to proceed, as the attorney does not appear to have violated any of the disciplinary rules.

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.reynolds@texasbar.com

From: germaine james [mailto:germainejames463@gmail.com]

Sent: Wednesday, March 13, 2019 9:31 AM

To: Claire Reynolds < Claire. Reynolds @ TEXASBAR. COM>; germaine james

<germainejames463@gmail.com>

Subject: Fwd: Regarding CDC Case No. 201804898

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

WAITING ON APPOINTMENT FOR TELEPHONE CONFERENCE. THANK YOU

----- Forwarded message -----

From: **germaine james** <<u>germainejames463@gmail.com</u>>

Date: Tue, Mar 12, 2019 at 8:31 AM

Subject: Fwd: Regarding CDC Case No. 201804898

To: Claire Reynolds < Claire. Revnolds @texasbar.com >, germaine james

<germainejames463@gmail.com>

WANT TO KNOW THE INFORMATION REPORTED ON BRANNON'S RECOMMENDATION THAT ADDRESSED UMOJA LATE DELIVERY OF SUMMARY JUDGMENT RESPONSE AND INTENTIONAL INCLUSION OF FALSE INFORMATION OR SHE HAD KNOWLEDGE THE INFORMATION SHE DOCUMENTED WAS FALSE AND AGREED TO REMOVE THE INFORMATION, BUT MALICIOUSLY/INTENTIONALLY PREPARED A DEFECTIVE RESPONSE AND

DELIVERED RESPONSE AFTER DUE DATE.

I WANT TO KNOW THE DEFENSE BRANNON PREPARED FOR UMOJA ON HIS RECOMMENDATION. HOW DID BRANNON DEFEND UMOJA AGAINST MY ALLEGATIONS? DID BRANNON LIE OR PURPOSELY OMIT ADDRESSING THE ALLEGATIONS?

THE RECOMMENDATION WILL VERIFY BRANNON'S ACTIONS. THANK YOU

PLEASE SCHEDULE A TELEPHONE CONFERENCE TO DISCUSS BRANNON'S RECOMMENDATION.

----- Forwarded message -----

From: germaine james < germaine james 463@gmail.com>

Date: Mon, Mar 11, 2019 at 12:16 PM

Subject: Fwd: Regarding CDC Case No. 201804898

To: Claire Reynolds < Claire Reynolds @texasbar.com >, germaine james

<germainejames463@gmail.com>

PLEASE SCHEDULE A TELEPHONE CONFERENCE IN ORDER TO DISCUSS THE ALLEGATIONS I MADE AGAINST ATTORNEY UMOJA AND BRANNON'S EXPLANATION FOR THE ALLEGATIONS.. THANK YOU

----- Forwarded message -----

From: germaine james < germaine james 463@gmail.com>

Date: Fri, Mar 8, 2019 at 2:38 PM

Subject: Fwd: Regarding CDC Case No. 201804898

To: Claire Reynolds < Claire. Reynolds @texasbar.com >, germaine james

<germainejames463@gmail.com>

WAITING ON RESPONSE. THANK YOU

----- Forwarded message -----

From: germaine james < germainejames 463@gmail.com >

Date: Thu, Mar 7, 2019 at 4:10 PM

Subject: Re: Regarding CDC Case No. 201804898

To: Claire Reynolds < Claire. Revnolds @texasbar.com >, germaine james

<germainejames463@gmail.com>

NO, I WANT TO KNOW THE INFORMATION COMMUNICATED ON THE RECOMMENDATION. THE ATTORNEY INTENTIONALLY DELIVERED THE WORK LATE OR BEYOND DUE DATE. ACCORDING TO MY COMMUNICATION WITH BRANNON HE PREPARED A RECOMMENDATION THAT DEFENDED THE ATTORNEY WITH LIES. HE TOLD ME THAT HIS RECOMMENDATION DEFENDED THE ATTORNEY BY REPORTING THE ATTORNEY REQUESTED AN EXTENSION OF TIME TO PREPARE THE RESPONSE. NO, THE ATTORNEY HAS NO DEFENSE FOR PREPARING & DELIVERING THE RESPONSE LATE. NOR A DEFENSE FOR AGREEING AND ACKNOWLEDGING SHE INCLUDED FALSE INFORMATION AND

WOULD CORRECT IT BY REMOVING THE INFORMATION, BUT SHE DID NOT. INTENTIONALLY PREPARING A DEFECTIVE WORK AND DELIVERING IT LATE IS A VIOLATION OF RULES OF PROFESSIONAL MISCONDUCT WHICH BRANNON HAD THE EVIDENCE TO PROVE, BUT LIED TO CONCEAL ATTORNEY MISCONDUCT BECAUSE I'M BLACK. SO HE DON'T GIVE A DAMN IF I AM MISTREATED.

I WANT TO KNOW WHAT HE WROTE ON HIS RECOMMENDATION TO DEFEND LATE DELIVERY OF WORK AND PREPARING A DEFECTIVE PRODUCT OR WORK. BRANNON HAD TO LIE BECAUSE THE ATTORNEY DOES NOT HAVE A DEFENSE FOR HER MALICIOUS/INTENTIONAL PROFESSIONAL MISCONDUCT. PLEASE SCHEDULE A TELEPHONE CONFERENCE TO DISCUSS PRESENTATION OF FACTS REPORTED ON BRANNON'S RECOMMENDATION. THANK YOU

On Thu, Mar 7, 2019 at 3:06 PM Claire Reynolds < Claire, Revnolds @texasbar.com > wrote:

Ms. James:

I prefer to communicate in writing, as that will ensure our communications are properly documented. Your matter was dismissed because our investigation indicated that you retained the respondent attorney for the limited purpose of providing assistance to you as a pro-se plaintiff. We reviewed the respondent attorney's work, and she appears to have performed a significant amount of work to have earned the fee you paid to her. You may have been unhappy with the quality of the attorney's work, or the outcome, or the amount that she charged, but that is not necessarily indicative of a violation of the rules of professional conduct. Our office can only seek discipline when we believe an attorney has violated the rules of professional conduct. That did not appear to be the case in this situation.

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.revnolds@texasbar.com

From: germaine james [mailto:germainejames463@gmail.com]

Sent: Thursday, March 07, 2019 7:43 AM

To: Claire Reynolds < <u>Claire.Reynolds@TEXASBAR.COM</u>>; germaine james

<germaineiames463@gmail.com>

Subject: Re: Regarding CDC Case No. 201804898

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

NO, YOU ARE MISINTERPRETING MY REQUEST. I'M NOT REQUESTING A COPY OF RECOMMENDATION. I'M REQUESTING A TELEPHONE CONFERENCE TO

DISCUSS THE INFORMATION REPORTED ON THE RECOMMENDATION. I DON'T KNOW THE INFORMATION REPORTED ON THE RECOMMENDATION.

PLEASE SCHEDULE A TELEPHONE CONFERENCE FOR DISCUSSION/REVIEW OF INFORMATION REPORTED ON RECOMMENDATION. BRANNON DISCONNECTED MY TELEPHONE CONVERSATION WHEN I ATTEMPTED TO DISCUSS THE INFORMATION REPORTED ON RECOMMENDATION. THANK YOU.

On Wed, Mar 6, 2019 at 12:05 PM Claire Reynolds < <u>Claire.Reynolds@texasbar.com</u>> wrote:

I previously advised you that you are not entitled to receive a copy of the investigator's report, and that I cannot assist you any further, unless you have a question regarding procedure.

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.revnolds@texasbar.com

From: germaine james [mailto:germainejames463@gmail.com]

Sent: Wednesday, March 06, 2019 7:38 AM

To: Claire Reynolds < <u>Claire.Reynolds@TEXASBAR.COM</u>>; germaine james

<germaineiames463@gmail.com>

Subject: Fwd: Regarding CDC Case No. 201804898

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

WAITING ON TELEPHONE CONFERENCE APPOINTMENT. THANK YOU

----- Forwarded message -----

From: germaine james < germaine james 463@gmail.com>

Date: Tue, Mar 5, 2019 at 6:46 AM

Subject: Re: Regarding CDC Case No. 201804898

To: Claire Reynolds < Claire Reynolds @texasbar.com >, germaine james

<germainejames463@gmail.com>

PLEASE SCHEDULE A TELEPHONE CONFERENCE WITH ME TO DISCUSS BRANNON'S RECOMMENDATION THAT YOU REVIEWED. AGAIN, BRANNON CALLED ME A "B" ASS. MY RACE WAS CONSIDERED WHEN HE PREPARED HIS RECOMMENDATION. SEND APPOINTMENT VIA EMAIL. THANK YOU

On Tue, Mar 5, 2019 at 6:40 AM germaine james < germainejames 463@gmail.com > wrote:

Public Affairs Counsel
Office of the Chief Disciplinary Counsel

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

STATE BAR OF TEXAS

claire.revnolds@texasbar.com

From: germaine james [mailto:germainejames463@gmail.com]

Sent: Sunday, March 03, 2019 6:32 AM

To: Claire Reynolds < Claire Reynolds @ TEXASBAR.COM >; germaine james

<germaineiames463@gmail.com>

Subject: Re: Regarding CDC Case No. 201804898

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

YOU CANNOT ASSURE ME THAT BRANNON RECOMMENDATION WAS NOT BASED ON RACE UNLESS YOU FAIRLY INVESTIGATE MY COMPLAINT. THE COMPLAINT HAD EVIDENCE TO SUPPORT ATTORNEY UMOJA MISCONDUCT. UMOJA INTENTIONAL FALSE REPRESENTATION OF FACTS ON SUMMARY JUDGMENT RESPONSE AND INTENTIONAL UNTIMELY DELIVERY OF DEFECTIVE SUMMARY JUDGMENT RESPONSE CONSTITUTES ATTORNEY MISCONDUCT.

BRANNON LIED ON HIS RECOMMENDATION TO CONCEAL UMOJA MISCONDUCT. UMOJA DELIVERED THE SUMMARY JUDGMENT AFTER THE DUE DATE AND PURPOSELY DOCUMENTED FALSE INFORMATION ON THE SUMMARY JUDGMENT RESPONSE. UMOJA KNEW THE FACTS FOR SUMMARY JUDGMENT DID NOT INCLUDE A GUN AS WEAPON. UMOJA ENTRY OF GUN AS A WEAPON ON SUMMARY JUDGMENT RESPONSE DESTROYED THE VALIDITY OF FACTS. UMOJA ACKNOWLEDGED GUN WAS INCORRECT REPORTING OF FACTS AND AGREED TO REMOVE FROM SUMMARY JUDGEMENT RESPONSE IN WRITING ON AN EMAIL. SHE PURPOSELY PREPARED A DEFECTIVE SUMMARY JUDGMENT RESPONSE AND DELIVERED A DEFECTIVE SUMMARY JUDGMENT AFTER THE DUE DATE. UMOJA CANNOT REFUTE LATE DELIVERY OF INTENTIONAL DEFECTIVE SUMMARY JUDGMENT RESPONSE BECAUSE THE EVIDENCE IS IN WRITING. BRANNON KNEW THE EVIDENCE PROVED UMJA ACTIONS RESULTED AS MISCONDUCT SO HE LIED ON HIS RECOMMENDATION TO CONCEAL HER MISCONDUCT. HE LIED AND REPORTED UMOJA FILED AN EXTENSION OF TIME TO PREPARE AND FILE SUMMARY JUDGMENT AND BRANNON CONCEALED UMOJA INTENTIONAL REPORTING OF FALSE FACTS BY STATING THE WORD GUN AND WEAPON WAS USED INTERCHANGEABLE. I TOLD BRANNON THE WORD GUN FALSE IDENTIFIED THE WEAPON AS A GUN. BRANNON DISCONNECTED OUR TELEPHONE CONVERSATION. I'M SURE BRANNON'S RECOMMENDATION DID NOT REPORT UMOJA PURPOSELY

DOCUMENTED FALSE INFORMATION ON THE SUMMARY JUDGMENT. UMJA CANNOT PROVIDE A DEFENSE FOR INCLUDING FALSE INFORMATION. UMOJA CANNOT CREATE INFORMATION THEN INCLUDE FALSE/LIES ON MY SUMMARY JUDGMENT RESPONSE. BRANNON KNEW SHE MALICIOUSLY PREPARED SUMMARY JUDGMENT AND INTENTIONALLY DELIVERED IT LATE. CERTAINLY, UMOJA DID NOT EARN HER FEE WITH INTENTIONAL LATE DELIVERY OF FRAUD/FALSE DOCUMENTS.

PLEASE REQUEST A COPY OF BRANNON RECOMMENDATION. I AM CERTAIN BRANNON RECOMMENDATION WAS BASED ON LIES IN ORDER TO CONCEAL UMJA MISCONDUCT AND RECOMMEND DISMISSAL OF COMPLAINT BECAUSE I AM BLACK. RACIST CAUCASIANS "ENJOY" ABUSING BLACKS. SEND ME A COPY OF BRANNON'S RECOMMENDATION BY EMAIL. THE RECOMMENDATION WILL PROVE IT WAS BASED ON LIES,. BRANNON LIED TO DISMISS COMPLAINT IN ORDER TO MISTREAT/ABUSE ME BECAUSE I AM BLACK.

On Fri, Mar 1, 2019 at 1:18 PM Claire Reynolds < <u>Claire.Reynolds@texasbar.com</u>> wrote:

Ms. James:

It is my understanding that your matter was dismissed at summary disposition because there was not enough evidence to show that the attorney did not earn her fee. We cannot get involved in fee disputes, as our role is to investigate matters in which there was attorney misconduct. I can assure you that Mr. Brannon did not recommend dismissal of your matter based on your race.

You are also welcome to contact the ombudsman at this link: http://www.txcourts.gov/organizations/bar-education/ombudsman-for-attorney-discipline/

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.revnolds@texasbar.com

From: germaine james [mailto:germaineiames463@gmail.com]

Sent: Tuesday, February 26, 2019 12:22 PM

To: Claire Reynolds < <u>Claire.Reynolds@TEXASBAR.COM</u>>; germaine james

<germaineiames463@gmail.com>

Subject: Regarding CDC Case No. 201804898

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

FROM: GERMAINE JAMES

RE: JOHN BRANNON & BILL MOORE (RACIAL DISCRIMINATION)

I'M NOT CERTAIN ABOUT THE EXACT DATE THAT I SPOKE TO JOHN BRANNON REGARDING HIS RECOMMENDATION ON THE MERITS OF MY COMPLAINT AGAINST ATTORNEY UMOJA ADJUA. I SPOKE TO BRANDON SOMETIME IN THE LATER OF JANUARY 2019 OR JANUARY 28, 2019. DURING OUR CONVERSATION WE DISAGREED ABOUT THE PRESENTATION OF FACTS ON HIS RECOMMENDATION TO TO THE PANEL. BRANDON FALSE REPORTED OR MISREPRESENTED THE FACTS OF CASE MALICIOUSLY TO RECOMMEND A DISMISSAL. DURING OUR CONVERSATION, BRANNON INSULTED ME BY STATING I'M NOT GOING TO KEEP TALKING TO YOUR "B" ASS. BRANNON'S INSULT WAS RACIALLY DISCRIMINATORY. BRANNON KNOWS I'M BLACK BECAUSE THE COMPLAINT APPLICATION LISTED MY RACE. HIS REFERENCE TO THE LETTER"B" WHILE TALKING TO ME STOOD FOR BLACK. SO BRANNON DID NOT WANT TO KEEP TALKING TO ME BECAUSE I'M BLACK. THEREFORE, HIS RECOMMENDATION TO DISMISS MY COMPLAINT WAS TRIGGERED BY MY RACE BECAUSE THE REASONS HE PROVIDED WERE BASED ON LIES. MY RACE IS CONSIDERED BY BRANNON WHEN HE MAKES DECISIONS ABOUT THE HANDLING OF MY COMPLAINT. HE MADE THE DECISION TO DISCONNECT HIS TELEPHONE CONVERSATIONS WITH ME WHILE DISCUSSING THE FACTS OF COMPLAINT BECAUSE I'M BLACK TWICE ON OR ABOUT JANUARY 28,2019. BRANNON'S REFERENCE TO MY RACE PROVES HIS DECISION REGARDING MY COMPLAINT WAS RACIALLY MOTIVATED OR BASED ON MY RACE. I COMPLAINED TO BILL MOORE AND HE UPHELD BRANNON'S RACIALLY MOTIVATED RECOMMENDATION BY STATING THE COMPLAINT DID NOT RAISE A DISCIPLINARY VIOLATION.

MISREPRESENTATION:

- 1. BRANNON FALSE REPORTED ON HIS RECOMMENDATION THAT UMOJA FILED A N EXTENSION OF TIME WITH THE COURT IN ORDER TO EXTEND TIME FOR FILING RESPONSE TO SUMMARY JUDGMENT. HIS FALSE STATEMENT WAS INTENDED TO DEFEND UMOJA FAILURE TO PROVIDE COMPLETED SUMMARY JUDGMENT ON OR BEFORE THE DUE DATE OR TIMELY. I CORRECTED HIM BY STATING THE FACTS OR REITERATING THAT I FILED EXTENSION OF TIME TO PROTECT MY RIGHTS TO FILE SUMMARY JUDGMENT RESPONSE. BRANDON AGREED TO EXCLUDE THE FALSE INFORMATION. I REQUESTED A COPY OF BRANNON'S RECOMMENDATION, BUT WAS DENIED. I DON'T KNOW IF BRANNON REMOVED THE FALSE INFORMATION.
- 2. DURING OUR TELEPHONE CONVERSATION BRANNON REPORTED HIS RECOMMENDATION TO DISMISS COMPLAINT WAS ALSO BASED ON HIS REVIEW THAT UMOJA DELIVERED THE SUMMARY JUDGMENT RESPONSE TIMELY. THE RESPONSE WAS DUE JUNE 25, 2017. UMOJA

DELIVERED IT BY EMAIL ON JUNE 26, 2019. BRANNON WAS PROVIDED A COPY OF RESPONSE AND EMAIL WITH DATE, BRANNON KNEW IT WAS IMPOSSIBLE FOR SUMMARY JUDGMENT TO BE DELIVERED TIMELY BECAUSE IT WAS NEVER COMPLETED AS AGREED. I PROVIDED BRANNON WITH A COPY OF UMOJA EMAIL THAT STATED SHE WOULD CORRECT HER ERROR ON INCORRECT REPORTING OF FACTS WRITTEN ON THE SUMMARY JUDGMENT THAT IDENTIFIED THE A WEAPON AS A GUN. UMOJA NEVER REMOVED OR AMENDED HER RESPONSE TO EXCLUDE GUN AS FACTS REPORTED ON SUMMARY JUDGMENT WHICH MEANT THE SUMMARY JUDGMENT WAS NOT COMPLETED AS AGREED AND SHE INTENDED TO PROVIDE AN UNFINISHED RESPONSE. UMOJA WAS HIRED TO PREPARE THE RESPONSE, BUT SHE REPORTED IN AN EMAIL THAT I COULD MAKE THE CORRECTIONS MYSELF. BRANNON RECEIVED A COPY OF THAT EMAIL AS WELL. BRANNON KNEW UMOJA WAS PAID IN FULL AND HIRED TO COMPLETELY PREPARE THE SUMMARY JUDGMENT. THE CONTRACT AGREEMENT SHOWS UMOJA CHARGED A FLAT FEE OF 1300.00 TO PREPARE SUMMARY JUDGMENT. BRANNON HAS A COPY OF CONTRACT. BRANNON DEFENDED UMOJA FAILURE TO EXCLUDE FALSE INFORMATION WHICH RESULTED AS INCOMPLETE AND DEFECTIVE RESPONSE BY STATING UMOJA USED THE WORD WEAPON AND GUN INTERCHANGEABLY ON THE RESPONSE. I TOLD BRANNON SHE IDENTIFIED THE WEAPON AS A GUN, WHEN SHE MENTIONED WEAPON ON THE RESPONSE IT WAS CONFIRMED THE WEAPON WAS A GUN. I TOLD BRANNON I CANNOT SIGN AN AFFIDAVIT ATTESTING TO FALSE INFORMATION OR PRESENT FALSE INFORMATION TO THE COURT LIKE UMJA SUGGESTED THAT I SIGN AN AFFIDAVIT AFTER SHE INCLUDED FALSE INFORMATION AND WAS MADE AWARE THE INFORMATION WAS FALSE. BRANNON DISCONNECTED MY CALL.

CERTAINLY, UMOJA INTENTIONAL FALSE REPRESENTATION OF FACTS ON SUMMARY JUDGMENT RESPONSE AND INTENTIONAL UNTIMELY DELIVERY OF DEFECTIVE SUMMARY JUDGMENT RESPONSE CONSTITUTES VIOLATION OF TEXAS RULES OF DISCIPLINARY PROCEDURES.

PLEASE RESUBMIT THE COMPLAINT TO PANEL. ALSO PROVIDE ME A COPY OF BRANNON'S RECOMMENDATION. PLEASE PROVIDE A WRITTEN RESPONSE TO MY REQUEST. THANK YOU

From:

Claire Reynolds

To:

iwortham@smith-county.com

Cc:

Remi Solis

Subject:

FW: Public Comment: 3rd year law student--cannot locate their bar card

Date:

Monday, March 25, 2019 1:07:00 PM

Attachments:

image001.png

Ms. Wortham:

Your message was forwarded to me, as I sometimes am asked whether the disciplinary office has jurisdiction over law students with temporary trial cards. In the past, we've either advised the person with the inquiry to contact the dean of the student's law school, or contacted the dean ourselves. It's my understanding that the dean is the person with the authority to revoke a law student's trial card.

I'm happy to contact the dean, or if you'd prefer to do so yourself (since you have firsthand information), I'd suggest contacting this person:

https://mitchelihamline.edu/biographies/person/peter-b-knapp/

I'm not sure it's the correct person, but I believe that's her law school. Although it's located in Minnesota, her profile on the supervising attorney's website says that's where she's going.

Just let me know if you'd like me to contact the dean and, if so, whether it's ok for me to pass on your information so he can contact you with any questions about the student's specific behavior.

Thank you!

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.reynolds@texasbar.com

From: Jessica Wortham < <u>JWortham@smith-county.com</u>>

Sent: Friday, March 22, 2019 12:09 PM

To: Remi Solis < Remi Solis @ TEXASBAR.COM>

Subject: RE: Public Comment: 3rd year law student--cannot locate their bar card

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

How do I report a violation of that rule? I witnessed Ms. Charlo on the record yesterday during

a CPS hearing with no supervising attorney in the Courtroom.

From: Remi Solis [mailto:Remi,Solis@TEXASBAR,COM]

Sent: Friday, March 22, 2019 11:50 AM

To: Jessica Wortham < <u>IWortham@smith-county.com</u>>

Subject: RE: Public Comment: 3rd year law student--cannot locate their bar card

****** This is an email from an EXTERNAL source. DO RCT click or open links, or open actachments without positive sender verification. NEVER enter USERNAME, PASSWORD or any other sensitive information on linked pages from this email. *****

Ms. Wortham,

Please see section IV. A. (1) of the rules and regulations for temporary trial cards.

IV. ACTIVITIES:

- A. Subject to the approval of the presiding judge or presiding administrative officer, as the case may be, a qualified law student, or a qualified unlicensed law school graduate may appear in any court or before any administrative tribunal in this state on behalf of the State of Texas or any other party consenting thereto, subject to the following conditions:
- (1) The qualified law student or the qualified unlicensed law school graduate must be accompanied at his/her appearance in the following matters by a supervising attorney, qualified under Section V. herein, who is duly licensed to practice law in the State of Texas:
 - (a) Appearance for the purposes of trial of civil or criminal matters;
 - (b) The arguing of motions;
 - (c) The taking of depositions;
 - (d) The conduct of any hearing or trial before any administrative tribunal or in any court.

Please let me know if you have any more questions.

Thank you,

Remi Solis Membership Dept. P.O. Box 12487 Austin, TX. 78711 (800) 204-2222 Ext. 1840 (512) 427-4240 Fax



From: Jessica Wortham < JWortham@smith-county.com>

Sent: Friday, March 22, 2019 11:45 AM

To: Remi Solis < Remi Solis @TEXASSAR.COM>

Subject: RE: Public Comment: 3rd year law student--cannot locate their bar card

* State Bar of Texas External Message * - Use Caution Before Responding or Opening

Links/Attachments

Thank you!

I'm assuming a supervising attorney must be with her at all times when she is practicing law?

From: Remi Solis [mailto:Remi_Solis@TEXASBAR.COM]

Sent: Friday, March 22, 2019 11:40 AM

To: Jessica Wortham < jwortham@smith-county.com>

Subject: FW: Public Comment: 3rd year law student--cannot locate their bar card

***** This is an email from an EXTERNAL source, DC NOT blick or open links, or open attachments without positive sender verification. NEVER enter USERNAME, PASSWORD or any other sensitive information on Imited pages from this email. *****

Ms. Wortham,

Law student Haven Charlo has a temporary trial card (#24111167). Two attorneys have been approved to supervise: Thomas J. Baynham, Jr. bar #1943500, and Lisa M. Moran bar #795542.

Here temporary trial card expires 07/31/2019.

Our website will not display Law Student records.

Please let us know if you have any questions.

Thank you,

Remi Solis Membership Dept. P.O. Box 12487 Austin, TX. 78711 (800) 204-2222 Ext. 1840 (512) 427-4240 Fax



From: Membership Memmail < Membership. Memmail@TEXASBAR.COM>

Sent: Friday, March 22, 2019 7:30 AM

To: Remi Solis < Remi_Solis@TEXASBAR.COM>

Subject: FW: Public Comment: 3rd year law student--cannot locate their bar card

From: jwortham@smith-county.com>

Sent: Thursday, March 21, 2019 5:17 PM

To: Membership Memmail < Membership Memmail@TEXASBAR.COM >

Subject: Public Comment: 3rd year law student--cannot locate their bar card

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

Contact	
First Name	Jessica
Last Name	Wortham
Email	jwortham@smith-county.com
Member	Yes
Barcard	24081488

Feedback	
Category	Other
Subject	3rd year law studentcannot locate their bar card
Department	Membership Department

Comments

I have a law student practicing with an attorney. Law student is presenting herself in open court as an attorney for a party in a CPS case. I was under the impression she had a 3rd year bar card but then learned that may not be the case. I cannot locate her in the directory. Does the bar association show that Haven Charlo has a bar card or has a 3rd year/student bar card? She is practicing with attorney Lisa Moran (SBC 00795542).

 From:
 Claire Revnolds

 To:
 shakeel

 Bcc:
 Judith DeBerry

Subject: RE: Need your guidance about my Complaint filed with the Office of Chief Disciplinary Counsel.

Date: Monday, April 22, 2019 2:49:00 PM

Mr. Mustafa:

Mr. Alimohammad forwarded your email to me, as he is not able to involve himself in disciplinary matters. The disciplinary counsel's office is actually a separate part of the State Bar of Texas, and unless a matter results in a public sanction, we are not authorized to discuss it with anyone outside of our office, including members of the State Bar.

I understand that you are unhappy with the fact that this matter is proceeding to a summary disposition panel, but if you have questions or concerns, you should bring them up with the attorney assigned to your matter. If the summary disposition panel chooses to dismiss your case, you can then contact the independent ombudsman:

http://www.txcourts.gov/organizations/bar-education/ombudsman-for-attorney-discipling/

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.reynolds@texasbar.com

From: shakeel [mailto:sxm6719@gmail.com]

Sent: Sunday, April 21, 2019 8:54 PM

To: Rehan Alimohammad < Ralimohammad@wongfleming.com >

Subject: Fwd: Need your guidance about my Complaint filed with the Office of Chief Disciplinary

Counsel.

Dear Mr. Alimohammad,

I would request your guidance and feedback about my Complaint that I filed with the Office of Chief Disciplinary Counsel (CDC) against attorney, Mr. Nathan L. Kennedy - Complaint number 201805448. I've contacted Chief Disciplinary Counsel through email and FAX but didn't receive a reply to my concerns.

To be succinct, I'm attaching the following supporting documents.

1:- My recent communication with the Chief Disciplinary Counsel, Ms. Willing which explains the key facts of my Complaint.

2:- Two Supporting Forensic Reports prepared by Ms. Brenda Petty, who is a Certified Questioned Document Examiner.

There are FIVE Affiants who filed their Affidavits rebutting and challenging Ms. Petty forensic conclusions that the two emails filed with the Texas Supreme Court were forged. Nevertheless, none of the FIVE Affiants were able to produce the "original email" that each of the FIVE Affiants "claim" that he/she either sent or received this "original email" from their computer systems.

I'm also attaching a copy of my Resume presumably establishing that my own education (with two Master's Degrees in Physics and in Electronics & Communication Eng.) along with my technical experience qualifies me to render an expert opinion.

I'm requesting that Ms. Willing who is empowered to issue subpoena during investigation should issue the subpoenas and get the copies of the "original email" from these Affiants.

Would you please review the attached documents and let me know if you have any questions. I seek your guidance as what should I do at this point? If you believe I need to retain your legal services then I'm willing to put down \$5,000 as an initial Retainer.

Regards,

Shakeel Mustafa

Constant of

 From:
 Claire Revnolds

 To:
 Patnitsch

 Subject:
 PS: No. Page

Subject: RE: Noe Perez

Date: Thursday, May 2, 2019 8:38:00 AM

Hi Mr. Nitschl

really appreciate you reaching out to me – I completely understand your frustration. Let me talk this over with the trial attorneys and our new chief disciplinary counsel so I can get a good idea of what we are able to tell you, and how best to communicate this information to the other concerned attorneys. I'll get back to you before the end of the day.

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

ciaire.reynoids@texasbar.com

From: Patnitsch [mailto:patnitsch@aol.com] Sent: Wednesday, May 01, 2019 6:29 PM

To: Claire Reynolds < Claire. Reynolds @ TEXASBAR. COM>

Cc: James Ehler < James. Ehler @ Texasbar.com>

Subject: Noe Perez

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

Ms. Mock,

I have recently been exchanging emails with James Ehler regarding Noe Perez and he suggested I contact you.

I am one of the attorneys quoted in a recent Texas Lawyer article complaining about the State Bar's apparent inaction regarding the suspension of license for or disbarment of Noe Perez. It's a long story, but having done everything I have done thus far, I now understand that I approached this issue incorrectly and should have picked up the phone and spoken with James early on. A combination of ignorance and frustration led to some bad judgment on my part.

Anyway, I am now of the opinion and believe that the State Bar needs to communicate with the attorneys of Hidalgo County and explain in a non-fact specific way how the disbarment process and interim suspension process work, and particularly the challenges faced by the State Bar in pursuing interim suspension at this juncture. Many attorneys are of the opinion that, since Mr. Perez has given and judicial admission to bribing a judge and has been convicted, the State Bar should have no problem whatsoever in suspending his license.

I can't tell you how frustrated so many attorneys are when they see him in the hallways of the Hidalgo County Courthouse, knowing that it has been almost a year since he entered a plea of guilty. As it now stands, the local bar really has no understanding of the State Bar's efforts in this matter. Most attorneys

are of the understanding the State Bar will take no action until he has been sentenced, but do not understand why the State Bar has to wait until that time. Meanwhile, we recognize that Judge Delgado will be fighting this case, meaning that the Noe Perez's sentencing is going to be delayed indefinitely...... meaning Noe Pere could be practicing law for quite a while longer. If the local bar had an explanation from the State Bar, that would go a long way in alleviating our concerns and would further serve the foster good will with the State Bar. Without this information, attorneys are left to speculate and assume the worst about the State Bar.

Also, for your information, please note that an writer at the Monitor plans on writing a article about Noe Perez very soon. Her first name is Molly, but I don't recall her last name. I can certainly get that for you if you would like.

Meanwhile, today I was advised by an attorney that he picked up two of Mr. Perez' clients recently; that the two clients complained about being squeezed for additional money and the reason allegedly provided by Mr. Perez was that the additional money was needed to give to the judge. Mr. Ehler smartly suggested forwarding this information to the AUSA. I have already reviewed this suggestion with the attorney that spoke to me.

What a mess....

Thanks, Pat Nitsch From:

Claire Revnolds

To: Subject: Patnitsch RE: Noe Perez

Date:

Thursday, May 2, 2019 8:56:00 AM

I just talked to James, and it sounds like the two of you thought that an article for the Hidalgo County bar newsletter would be a good idea? I'll work on something and get it to you ASAP. When is the next one going out?

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.reynolds@texasbar.com

From: Patnitsch [mailto:patnitsch@aol.com] **Sent:** Wednesday, May 01, 2019 6:29 PM

To: Claire Reynolds < Claire. Reynolds@TEXASBAR.COM>

Cc: James Ehler < James. Ehler @ Texasbar.com>

Subject: Noe Perez

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What a mess....

Thanks, Pat Nitsch From:

Claire Reynolds

To:

<u>Patnitsch</u> <u>James Ehler</u>

Cc: Subject:

RE: Noe Perez

Date: Attachments: Friday, May 3, 2019 10:07:00 AM compulsory and interim process.docx

Hi Mr. Nitsch! Here is an article that you can send out in the newsletter, or distribute it as you see fit. Please don't hesitate to let me know if you have questions or if I can help you in any way.

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

STATE BAR OF TEXAS

claire.reynolds@texasbar.com

From: Patnitsch [mailto:patnitsch@aoi.com]
Sent: Wednesday, May 01, 2019 6:29 PM

To: Claire Reynolds < <u>Claire.Reynolds@TEXASBAR.COM</u>>

Cc: James Ehler < James Ehler @ Texasbar.com >

Subject: Noe Perez

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What a mess....

Thanks, Pat Nitsch From:

Claire Reynolds
"Patnitsch"

To: Subject:

RE: Noe Perez

Date:

Friday, May 10, 2019 9:03:00 AM

Would you mind pointing me to the specific state bar journal entries that you've referenced?

From: Patnitsch [mailto:patnitsch@aol.com] Sent: Wednesday, May 8, 2019 3:27 PM

To: Claire Reynolds < Claire.Reynolds@TEXASBAR.COM>

Subject: Re: Noe Perez

* State Bar of Texas External Message * - Use Caution Before Responding or Opening

Links/Attachments

Claire.

I recently googled "texas compulsory disciplinary action" and looked at the disciplinary sections from past state bar journals just to see what could be seen. The takeaway: it seems to take the bar just under two years <u>after conviction</u> to complete the process or compulsory disciplinary action process, regardless of the crime. Two years? In the Perez case, if the Judge Delgado keeps dragging this case out for another year, that may mean it may be almost four years after Perez's plea of guilty until the State Bar can finalize the disciplinary process.

Meanwhile, and this is just an assumption on my part, I would imagine the State Bar could suspend my license in a matter of months for failure to pay my dues.

This isn't right. And it just isn't fair to the bar.

Thanks for listening...

Pat

----Original Message----

From: Claire Reynolds < Claire, Reynolds @ TEXASBAR.COM >

To: Patnitsch patnitsch@aol.com>

Cc: James Ehler < James Ehler @ Texasbar.com >

Sent: Fri, May 3, 2019 10:07 am

Subject: RE: Noe Perez

Hi Mr. Nitsch! Here is an article that you can send out in the newsletter, or distribute it as you see fit. Please don't hesitate to let me know if you have questions or if I can help you in any way.

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.revnolds@texasbar.com

From: Patnitsch [mailto:patnitsch@aol.com]
Sent: Wednesday, May 01, 2019 6:29 PM

To: Claire Reynolds < Claire Reynolds @ TEXASBAR.COM >

Cc: James Ehler < James Ehler @ Texasbar.com>

Subject: Noe Perez

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

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What a mess....

Thanks, Pat Nitsch From: To: Claire Reynolds
"Tom Retzlaff"

Subject:

RE: Jason Van Dyke

Date:

Wednesday, May 22, 2019 10:58:00 AM

We do not have the authority to suspend attorneys from practicing in other states/jurisdictions. We do advise other jurisdictions when an attorney is suspended here, and that jurisdiction can determine whether to reciprocate the discipline based on our suspension. But that's up to them. It looks like that's what happened in D.C., as their records indicate he's temporarily suspended there based on his suspension here in Texas.

If he is licensed in another jurisdiction and practicing law in that jurisdiction (or D.C.), we can't stop him. But if that jurisdiction decides to suspended him based on the Texas suspension, then he has to abide by the terms of that other jurisdiction's suspension.

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, TX 78711
(512) 427-1354
creynolds@texasbar.com

From: Tom Retzlaff [mailto:retzlaff@texas.net]
Sent: Wednesday, May 22, 2019 10:40 AM

To: Claire Reynolds < Claire. Reynolds @ TEXASBAR. COM>

Subject: RE: Jason Van Dyke

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

FYI - attached is a new lawsuit that has just been filed against Van Dyke's Proud Boys and others for their violent attack on some peaceful political demonstrators in Charlottesville, VA, at the Unite The Right rally that was organized by Van Dyke, Gavin McInnes, and a couple of others, after which a young girl was murdered and about 19 people severely injured.

Also attached is something a friend of mine in the U.S. Attorney's office in D.C. sent me. One of Van Dyke's key roles within the Proud Boys is his ability to represent them in court, for free. Brandon Vaughan and a group of Proud Boys attacked a 55 yr old community college professor as he was walking down a sidewalk with his daughter in D.C. They beat him with the flag poles they were holding and kicked him... because he is of Palestinian descent. After being bailed out of jail, Vaughan fled the country and is believed to be hiding in Canada. Van Dyke has been providing him with free legal representation. Until he was forced to withdraw on account of a grievance I filed against him and him getting suspended.

Remember when I complained to you about Van Dyke not obeying the terms of his March 1

suspension requiring him to withdraw from all of his cases??? Yeah, well this was one of them. And he did not withdraw until over a month and a half into his three month suspension and he only withdrew AFTER I contacted the DC Bar disciplinary office and complained.

The whole point of his suspension from the State Bar of Texas is that Van Dyke was supposed to be suspended from the practice of law **anywhere**, and not just in Texas, right?

So there.

Tom Retzlaff

From: Claire Reynolds < Claire.Reynolds@TEXASBAR.COW>

Sent: Wednesday, May 22, 2019 6:48 AM **To:** Tom Retzlaff retzlaff@texas.net>

Subject: RE: Jason Van Dyke

Mr. Retzlaff:

I suspect she hasn't called you back because I asked you to go through me for everything after you swore at her in an email. (I'm not trying to be mean or snarky – just fulfilling my promise to you to always be straight and tell you what's really happening.)

As for the hearing Friday, it's an investigatory hearing. We do not have control over those hearings — the investigatory panel really runs them. Complainants do not have the right to appear at them, but I believe we provided you the call-in number so that you could ask the panel chair if you could participate. We don't plan on calling you as a fact witness, as we have everything we need for the hearing in the form of written documents. Therefore, any participation by you will be solely at the discretion of the panel chair.

An investigatory hearing is just a hearing at which the investigatory panel will review the evidence to determine whether there is just cause to proceed with litigation and, if so, to see if the respondent attorney will enter into an agreed judgment. It's a new rule that was just put in place by the legislature in 2018, so you most likely wouldn't have encountered it before now. (I could be wrong, but I don't think we've held them in any of your cases yet.) It's supposed to be informal and non-adversarial, and designed to reduce the number of cases that go to a full evidentiary hearing.

As for our strategy at the hearing, unless we call a complainant as a witness (which we're not planning to do in this case), we generally don't discuss that. Keep in mind that the Commission for Lawyer Discipline is our client. So not only are we required to abide by their decisions when it comes to entering into agreed judgments or how to handle litigation, but we are also prohibited from breaching attorney-client privilege. That includes discussing litigation strategy, etc.

Here is what I suggest you do on Friday if you plan to call in: Briefly let the panel chair know that

you'd like to speak, despite the fact that we are not calling you as a witness. I honestly have no idea what the chair will say, but regardless, just keep it short and sweet.

Good luck to you! ©

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, TX 78711
(512) 427-1354
creynolds@texasbar.com

From: Tom Retzlaff [mailto:retzlaff@texas.net]

Sent: Tuesday, May 21, 2019 2:56 PM

To: Claire Reynolds < Claire.Reynolds@TEXASBAR.COM >

Subject: Jason Van Dyke

Importance: High

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

Dear Ms. Reynolds,

For several weeks I have been attempting to get ahold of Kristin Brady with regards to the upcoming disciplinary hearing this Friday against Van Dyke. Despite leaving like **zillions** of messages and emails, I have yet to get called back.

I have no clue what the agenda is going to be for this "hearing", nor what we will be doing. Or which of my grievances will be discussed.

As you know, I have filed several grievances against Van Dyke and I still have yet to hear back from anyone in the State Bar about what will happen.

- 1. December 17, 2018 I filed a grievance complaining about Van Dyke sending me two emails on December 12 saying that he was going to murder me. Van Dyke was later arrested by the FBI / local police for the felony offenses of Obstruction of Justice and Retaliation Against a Witness. I think this might have be Case No. 201807880. But I don't know for sure since no one has called me about this yet.
- 2. December 26, 2018 I filed a grievance regarding Van Dyke's Failure To Appear for the December 21 hearing in his criminal Filing a False Police Report case, for which Van Dyke was a fugitive from justice for three weeks until he was captured the following month. After filing this, I never heard anything more from you people. So I have no idea about any case number

or disposition on this grievance. THIS ACTION IS A VIOLATION OF VAN DYKE'S DISCIPLINARY SUSPENSION / PROBATION THAT HE AGREED TO IN CASE 201706276!!

- 3. January 28, 2019 I filed a grievance regarding Van Dyke's role in the disappearance of a witness in the Failing A False Police Report case in which Van Dyke, while incarcerated, used his father to intimidate and prevent Isaac Marquardt (a witness for the DA's office) from testifying in court. An evidentiary hearing was held on January 28, 2019, and the trial judge found Van Dyke was responsible for this act of corruption and sanctioned him. I never heard anything back from you guys, so I have no idea about a case number or a disposition on this grievance. THIS ACTION IS A VIOLATION OF VAN DYKE'S DISCIPLINARY SUSPENSION / PROBATION THAT HE AGREED TO IN CASE 201706276!!
- 4. February 26, 2019 I filed a grievance regarding Van Dyke's February 26, 2019, conviction for filing a false police report. Even though he pleaded no contest and was placed on deferred adjudicated probation, the State bar still considers it a "conviction." Plus, filing a false police report regarding Van Dyke's role in the burglary and theft of firearms is a crime of serious moral turpitude for which disbarment is authorized. Specifically, discipline in this instance is mandatory under the compulsory discipline process because Van Dyke has been convicted of or received deferred adjudication for an "intentional crime," as that term is defined in the rules. Rule 1.06(V) defines "Intentional Crime" to mean (1) any Serious Crime that requires proof of knowledge or intent as an essential element or (2) any crime involving misapplication of money or other property held as a fiduciary. Rule 1.06 (GG) "Serious Crime" to mean barratry; any felony involving moral turpitude; any misdemeanor involving theft, embezzlement, or fraudulent or reckless misappropriation of money or other property; or any attempt, conspiracy, or solicitation of another to commit any of the foregoing crimes.

As you know, compulsory discipline for an intentional crime turns solely on the record of conviction, the criminal sentence imposed, and the factual determinations that the attorney is licensed to practice law in Texas and is the party adjudged guilty. See Tex.R. Disciplinary P. 8.04, 8.05, 8.06. Filing a false police report is a crime of moral turpitude. See *Lape v. State*, 893 S. W.2d 949 (Tex. App.-Houston 14th Dist.] 1994, pet. ref'd). Van Dyke made false statements with regards to the theft of firearms and property owned by his roommate. An attorney guilty of an intentional crime must be either suspended or disbarred-depending solely on whether the attorney's criminal sentence was probated – without regard for any collateral matters, and without any consideration or inquiry into the facts of the underlying criminal case. See Tex.R. Disciplinary P. 8.05, 8.06.

Attached is the police arrest report, and the complaint and information filed with the court.

5. May 3, 2019 – I filed a grievance regarding Van Dyke's tampering with a witness in his Failing A False Police Report case in which Van Dyke, while incarcerated, used his father to intimidate and prevent Isaac Marquardt (a witness for the DA's office) from testifying in court. An evidentiary hearing was held on January 28, 2019, and the trial judge found Van Dyke was responsible for this act of corruption and sanctioned him. I never heard anything back from

you guys, so I have no idea about a case number or a disposition on this grievance. THIS ACTION IS A VIOLATION OF VAN DYKE'S DISCIPLINARY SUSPENSION / PROBATION THAT HE AGREED TO IN CASE 201706276!!

I have several other complaints that I have not even filed yet. Complaints regarding Van Dyke giving false testimony and statements to the Colorado State Bar during their investigation of him, as well as complaints about Van Dyke's failure to cooperate with investigators and his spoliation of evidence, too.

I also have some suggested questions for Kristin to ask Van Dyke that will help in the investigation (assuming Van Dyke even bothers to show up – which I don't think he will do).

I have my own agenda / ideas on how things should go Friday and matters that I wish to discuss. But I have no idea how that fits in with what you guys are planning and I don't want to cause any problems or go off script.

So I would appreciate it if you let me know what the status is of these above grievances and what all is the plan for this Friday.

Thanks!

Tom Retzlaff 210-317-9800 From:

Claire Reynolds

Subject:

<u>ifoerster@flagshipco.com</u>

FW: Lawyer Discipline in Texas

Date: Attachments:

Wednesday, May 8, 2019 12:26:00 PM image001.png

Mr. Foerster:

Seana asked me to get in touch with you, because we just wrote up a summary on this very issue. We've been getting more than a few calls about it. Our discussion on the subject is below, but please feel free to give me a call if you have any questions. Also, feel free to distribute this to anyone who might be interested. \odot

Due to some recent high-profile cases, the Chief Disciplinary Counsel's Office has received several inquiries about the nature of the processes for obtaining compulsory discipline and interim suspensions. Here is a brief explanation of those procedures.

COMPULSORY DISCIPLINE PROCESS

Part VIII of the Texas Rules of Disciplinary Procedure allows CDC to seek "compulsory discipline," which is discipline based on a qualifying criminal conviction. This contrasts with the standard method for proceeding with a disciplinary matter, which requires CDC to prove the underlying misconduct, rather than just rely on the fact of the criminal conviction.

To obtain compulsory discipline, CDC must file a petition with the Board of Disciplinary Appeals showing that the respondent attorney was convicted (or placed on probation) for a qualifying crime. Under the TRDP, that includes barratry; any felony involving moral turpitude; any misdemeanor involving theft, embezzlement, or fraudulent or reckless misappropriation of money; and any attempt, conspiracy or solicitation to engage in said activity.

After CDC files the petition with BODA, it must serve the respondent attorney and allow them 30 days to respond, prior to the hearing on the petition. BODA meets once per quarter, so if CDC has difficulty in serving the respondent attorney, a hearing on the matter can be delayed for several months. If the respondent appeals his or her underlying criminal conviction, BODA will enter an interlocutory suspension pending the outcome of the appeal. After the conviction becomes final, CDC will file a motion for final judgment, usually seeking disbarment.

The compulsory discipline process, when available, is a better use of resources than proceeding with a fact-based disciplinary matter, because the record of conviction itself is conclusive evidence of the attorney's guilt. In other words, CDC does not have to conduct its own underlying investigation, subpoena witnesses, conduct discovery, etc.

INTERIM SUSPENSION PROCESS

CDC has the ability, in limited situations, to seek an interim suspension. Under Rule 14.01 of the

TRDP, if CDC believes that an attorney poses a "substantial threat of irreparable harm to clients or prospective clients" and CDC is authorized to do so by the Commission for Lawyer Discipline, CDC can file a petition with the district court requesting that the attorney be suspended pending the outcome of the disciplinary matter.

After CDC files the petition, the court will set a hearing within ten days. At that hearing, CDC has the burden to prove the need for an interim suspension by a preponderance of the evidence. This is done by presenting evidence, such as testimony from witnesses.

There are several reasons why CDC might not proceed with an interim suspension while a compulsory disciplinary matter is pending. One of the main reasons is that the compulsory discipline process, by definition, involves a pending criminal matter. Often, law enforcement will ask CDC to refrain from doing the things that are necessary to proceed with an interim suspension, such as subpoening witnesses to testify under oath at the hearing. For obvious reasons, it is common for the prosecution to not want their witnesses put under oath before the criminal trial. CDC has a very cooperative relationship with law enforcement and will defer to law enforcement and not take actions that may weaken or interfere with a criminal investigation or prosecution.

Interim suspensions are not easy to obtain. In an interim suspension action, the local judge is being asked to suspend a lawyer's law license before there has been a final adjudication of the underlying disciplinary matter or a criminal trial. Once an interim suspension action is filed, the rules require the case to go to trial within ten days. The CDC is required to prove the elements of a serious crime or three or more acts of professional misconduct and that the attorney poses a threat of harm to clients or prospective clients.

Due to the strict confidentiality statute in place (Rule 2.16 of the TRDP), CDC is often prohibited from discussing pending cases, or even acknowledging the existence of specific matters. However, CDC staff is always happy to discuss its procedures in general. If you ever have questions about CDC procedure or the implementation of the Texas Rules of Disciplinary Procedure, please feel free to contact its public affairs counsel, Claire Reynolds, at creynolds@texasbar.com or (512) 427-1354.

Claire Reynolds Public Affairs Counsel Office of the Chief Disciplinary Counsel STATE BAR OF TEXAS

Office: (512) 427-1354 Mobile: (512) 903-6049 Fax: (512) 427-4312

claire.reynolds@texasbar.com

From: Jarrod Foerster [mailto:ifoerster@flagshipco.com]

Sent: Wednesday, May 8, 2019 11:22 AM

To: Seana Willing < Seana. Willing @TEXASBAR.COM>

Subject: Lawyer Discipline in Texas

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

Ms. Willing.

Congratulations on your recent appointment as Chief Disciplinary Counsel for the State Bar of Texas. With the retirement of Linda Acevedo, you have some big shoes to fill in this important roll. All the best to you in in your new role.

I am a public member of the board of directors of the State Bar of Texas. I was appointed by the Texas Supreme Court and confirmed by the Texas Senate in 2017. As a public member of the board, I from time to time receive inquiries from members of the public questioning the procedures for lawyer discipline. One such case in point that was forwarded to me by a member of the public who read about this case on a TLR blog is shown below:

FOR THE RECORD

A Black and White Issue

Let us give you a scenario:

A lawyer is caught bribing a judge with cash and other gifts in order to secure favorable decisions, such as dismissing criminal charges against the lawyer's clients. This happened at least 20 times over the course of eight years.

This kickback scheme is eventually exposed. The judge is charged with a federal offense and is awaiting trial, and has been kicked off the bench (although, in a mind-boggling turn of events, is allowed to remain on the ballot in the 2018 elections and wins a seat on the court of appeals).

And the lawyer? You assume he's been sent to jail, or at least lost his license to practice law.

For one South Texas lawyer, that is not the case.

According to an article in *Texas Lawyer*, Noe Perez (the attorney in question) was arrested and charged in May 2018 with conspiracy to commit bribery, to which he pleaded guilty. He's awaiting sentencing for his crime. *But in the meantime*, he is still practicing law in the very courthouse where he was caught bribing a judge.

This has rubbed some area lawyers the wrong way. From *Texas Lawyer*:

"'This is an ongoing source of frustration and anger for attorneys practicing law in the Rio Grande Valley,' [McAllen attorney Pat] Nitsch wrote in an April 2 letter to State Bar president Joe Longley...

'I'm insulted by the whole thing; that he's been cheating the system,' said McAllen solo practitioner Lennard Whittaker, who last summer organized 26 local lawyers to sign a grievance against Perez. 'This community does not accept his behavior.'"

So why hasn't the State Bar moved to rescind Perez's law license?

The State Bar's Chief Disciplinary Council's Office says it cannot act until Perez's conviction and sentencing are final.

Really?

What about the fact that the State Bar has used an interim suspension procedure in the past to prevent an attorney convicted of a crime from practicing law while waiting for sentencing?

Last session, when we were trying to stop storm-chasing lawyers from ruining the Texas insurance market, we were told the problem could be cured by the State Bar using its power to punish unethical client solicitation. Those storm-chasing lawyers, we were told, should be disciplined by the State Bar for their barratry and frivolous lawsuits. Our response was that the State Bar seldom moves timely and effectively against unethical lawyers and has no record of preventing lawyers from fomenting needless litigation.

The State Bar of Texas needs to do a better job of policing lawyers who break the laws of our state and the ethical rules of their profession. We wholeheartedly agree with Mr. Nitsch:

"It's frustrating, to say the least, to think there's an attorney who's pleaded guilty to bribing a judge, and he's been allowed to keep practicing law," Nitsch said. "It's a black-and-white issue, as far as I'm concerned."

Without getting in to the specifics of this case, can you help me understand the basics of the procedure for disciplining a lawyer involved in a case such as this? Does the final

adjudication in a State Bar Disciplinary proceed really have to wait until final judgement is handed down in a court? Is there any discretion here? Any insight would be appreciated, as I am trying to defend the good work the Bar does in policing its own but need a few more facts to bolster my defense.

I appreciate your assistance and all the work you do for Texas. I hope to meet you in person at the annual meeting in June.

Thank you,
JTF



Jarrod T. Foerster | Managing Principal
One Greenway Plaza, Suite 750 · Houston, TX 77046
713.623.6000 (p) 713.210.9951 (c) 866.849.7702 (efax)
ifoerster@flagshipco.com

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From:

Claire Reynolds

To:

"Trish Rudder"
RE: FW: URL deletions

Subject: Date:

Monday, May 13, 2019 8:22:00 AM

Ok, FYI, when I click on the BODA link that you included in your original email, it looks like the documents have been removed. As for the link to the posting at the Supreme Court, we have no authority to remove anything from the Supreme Court's website. You'd need to contact them.

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, TX 78711
(512) 427-1354
creynolds@texasbar.com

From: Trish Rudder [mailto:trish.rudder@gmail.com]

Sent: Friday, May 10, 2019 4:57 PM

To: Claire Reynolds < Claire. Reynolds@TEXASBAR.COM>

Subject: Re: FW: URL deletions

* State Bar of Texas External Message * - Use Caution Before Responding or Opening Links/Attachments

Thank you for responding. I am not talking about the online profile. However, even that has been changed. At one point, it only posted actions from the last ten years but indicated that. I guess someone who wanted to inquire about further back could. I don't think you can imagine my frustration. I was offered a private reprimand and naively refused. I will call you on Monday to discuss the pressing issue that I am referring to.

Trish Rudder

On Fri, May 10, 2019 at 11:50 AM Claire Reynolds < Claire Reynolds @texasbar.com > wrote:

Ms. Rudder:

Your email was forwarded to me, as Mr. Longley thought this would best be addressed by someone in the Chief Disciplinary Counsel's office. I understand your frustration, but Section 81.115(b)(5) of the State Bar Act requires that an attorney's online profile "must contain... any public disciplinary sanctions issued by the state bar against the attorney[.]" The law previously required only sanctions from the past ten years to be listed on an attorney's online profile, but the legislature recently changed the rule. In other words, the State Bar does not have discretion to determine when an attorney's profile will list his or her sanctions.

Please do not hesitate to contact me if you have any guestions.

Sincerely,

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, TX 78711
(512) 427-1354
creynolds@texasbar.com

From: Trish Rudder kirsh.rudder@gmail.com Date: May 10, 2019 at 6:55:31 AM CDT

To: Joe @ioelonglev.com

Cc: Monk White < monk@monkwhite.com >

Subject: URL deletions

Patricia A. Rudder Attorney

May 10, 2019

Joe Longley 3305 Northland Drive Suite 500 Austin, TX 78731

Dear Mr. Longley:

I would appreciate your kind assistance with a very serious matter. I have been a licensed attorney in the State of Texas since November 1977.

I am an OU undergraduate and a law school graduate of SMU.

I returned to practicing law sometime after being involved in a business venture. I took part in an extensive Trial Advocacy program that earlier had been offered by UT, participated in 2 NITA programs, and even took Trial Advocacy at SMU before returning to the practice of law.

Blake Hawthorne has refused to remove or block these 2 listings by the State Bar of Texas. http://www.txboda.org/cases/patricia-anne-rudder-v-commn-lawyer-disclipine

http://www.txcourts.gov/All_Archived_Documents/SupremeCourt/AdministrativeOrders/miscdocket/01/01-9124.pdf (it has 2 blank pages and then an entire petition)

With the State Bar having a former membership director and deputy clerk of the Supreme Court plead guilty to misappropriating \$500,000 of State Bar funds and another employee serve time for \$600,000, it is unbelievable to have this being purposefully done to me. It is clearly abusive and not in the regular course of state bar business. This was from something that originated in 1999.

I understand you are friends with Monk White and Bob Wade. Monk asked me to send me a copy of this. I can provide more details later if necessary.

I would appreciate anything you could do to correct this. It continues to totally destroy my life. Thank you so much for everything you are doing to change the bar.

Sincerely, Trish Rudder

This is private communication intended for the above addressees.

From:

Claire Revnolós

To: Subject: "trish.rudder@gmail.com" FW: URL deletions

Date:

Friday, May 10, 2019 11:50:00 AM

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Please do not hesitate to contact me if you have any questions.

Sincerely,

Claire Reynolds
Public Affairs Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, TX 78711
(512) 427-1354
creynolds@texasbar.com

From: Trish Rudder trish.rudder@gmailto:mon>
Date: May 10, 2019 at 6:55:31 AM CDT

To: Ioe@joelongley.com

Cc: Monk White < monk@monkwhite.com >

Subject: URL deletions

Patricia A. Rudder Attorney

May 10, 2019

Joe Longley 3305 Northland Drive Suite 500 Austin, TX 78731

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Sincerely, Trish Rudder

This is private communication intended for the above addressees.

	Disciplinary System Questionnaire
	eletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YES _NO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? No Comment L
	How long did it take to reach a conclusion about your grievance? less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney: _APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? / YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? File this Correspondence may Complaint
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system?
	Return to: Office of the Chief Disciplinary Counsel
	State Bar of Texas Post Office Box 12487
	Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to impravé attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? 2. Was your grievance dismissed? \(\text{YES} \) a. If your grievance was dismissed, did you appeal? b. Did BODA reverse the dismissal? YES NO 3. Did your grievance result in a sanction against the respondent lawyer? YES V NO 4. Was your grievance heard by: \(\sqrt{AN EVIDENTIARY PANEL} \) A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the eyidentiary panel? NOT reasonable. I had to served my grievance in secrete parts. I feel it was not rein properly. Being Indigent I was not able to send it allat one time, 6. How long did it take to reach a conclusion about your grievance? less than 90 days 20-179 days 180-260 days more than 360 days 7. Did vour grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: VAPPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES \NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? \Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? a. If so, did you talk with: __staff __an attorney __both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? a. If you answered no, why do you think the system is unfair? Because if a person is Indigent they paper work do not come in the way It is meant to be presented so whoever get that person package just do whatever thinking that the person who is grieving the matter is incompetant or something and over look fact 14. Do you have any suggestions for improving the grievance system? Yes, send truck mail envelopes incase you have incarcerated inmates I that are Indigent a way to send all the paper work back at once

Return to:

Office of the Chief Disciplinary Counsel

So the Board will veiw the matter more properly with a professional eye

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1.	Are you a former client of the respondent lawyer? YESNO
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Return to:

Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. RECEIVED

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	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487	

They told me they would forward you my application and better of appeal and my proof. Sorry it has taken my swlong, but

RECEIVED

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10.	Which regional office of the chief disciplinary counsel's office processed your grievance? X Austin DallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YES XNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? NA
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? _YES XNO a. If you answered no, why do you think the system is unfair? It protects lawyers, rather than investigate claims Look at high turn over rate by BODA
	Do you have any suggestions for improving the grievance system? Fire the inital employee after BODA remands three cases under that employee who claims no violations alleged, when BODA clearly see's violations alleged.
	Return to: Office of the Chief Disciplinary Counsel

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to sciplinary system in Texas. Thank you for your participation.	improve the RECEIVED
1.	Are you a former client of the respondent lawyer? YES NO	MAR 0 4 2019
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO By:	Chief Disciplinary Counsel State Bar of Texas
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO	Commence of the Commence of th
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COUI	RT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment the evidentiary panel? Minimal of Could be putting.	
6.	How long did it take to reach a conclusion about your grievance? less than 90 days 179 days180-260 daysmore than 360 days	90-
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney: APPOINTED HIRED	-Niether
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penit time? YES NO NA	entiary
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?	
	AustinDallasHoustonSan Antonio	
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?	
12.	How would you describe your treatment by whomever you talked with?	
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?	
14.	Do you have any suggestions for improving the grievance system? Pay more Attention to the lotters of the Very Hour Processes are very Reducted to Not Promote Moning Corner Return to: Office of the Chief Disciplinary Counsel	res M3.
	State Bar of Texas	

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

RECEIVED

1.	Are you a former client of the respondent lawyer? YESNO	
2.	Was your grievance dismissed? XYESNO	MAR 0 5 2019
	a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO	Chief Disciplinary Counsel State Bar of Texas
3.	Did your grievance result in a sanction against the respondent lawyer?YESYO	443
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COUR	RT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment the evidentiary panel?	ent by
6.	How long did it take to reach a conclusion about your grievance?less than 90 days179 days180-260 daysmore than 360 days	90-
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED	
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penit	entiary
	time?YESNO	
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?	
	Austin Dallas Houston San Antonio	
11.	Did you ever talk with an employee of that regional office?YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?	
12.	How would you describe your treatment by whomever you talked with?	
13.	Do you believe the grievance system is fair? _YES \(\sumsymbol NO \) a. If you answered no, why do you think the system is unfair? This laborer suggested unlawful cachious. I her not to do so she did not work in my best	ustructed tinterest
14.	Do you have any suggestions for improving the grievance system? Lawyer should be held responsible for maly Tust like every one else	succities
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas	

	pletion of this questionnaire is purely sciplinary system in Texas. Thank	y voluntary. Any responses you provide will be used to ir you for your participation.	nprove the
1.	. Are you a former client of the resp	pondent lawyer? YES NO	t gill glad
	Was your grievened dismissed?	YESNO d, did you appeal?YESNO	
3.	Did your grievance result in a sand	ction against the respondent lawyer?YESNO	*
4.	. Was your grievance heard by: 🖊	AN EVIDENTIARY PANELA DISTRICT COUR'	Τ
5.	. If your complaint was heard by an the evidentiary panel?	evidentiary panel, how would you describe your treatmen	ıt by
6.	. How long did it take to reach a con 179 days180-260 daysm	nclusion about your grievance?less than 90 days nore than 360 days	90~
7.	. Did your grievance involve a:	CRIMINAL MATTERCIVIL MATTER	
8.	. If your matter was criminal in natu	ıre, was your attorney:APPOINTEDHIRED	
9.	. If your matter was criminal in natu	are, did you receive a sentence that included jail or peniter	ntiary
	time? YES NO		
10.	Which regional office of the chief	disciplinary counsel's office processed your grievance?	
	AustinDallasHousto	onSan Antonio	
/II.	Did you ever talk with an employe a. If so, did you talk with: sta b. What were the names of the em		
12.	How would you describe your trea	atment by whomever you talked with?	
13.	Do you believe the grievance system as If you answered no, why do you because they don't are on the forms.	ou think the system is unfair?	Jes
14.	Do you have any suggestions for in Face to Face contact Decance Some people Spell.		ituante
	S P	Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711	

	etion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1	Are you a former client of the respondent lawyer? VES NO
	Was your grievance dismissed? VES NO a. If your grievance was dismissed, did you appeal? YES NO nothing First Step to Kes
3.	Did your grievance result in a sanction against the respondent lawyer? _YES _NO what state law
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURTSo75 In_ 10
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
~	They could of Seen or booked in DeBt to Seen what CATTorney cheat File is used there they could be to reach a conclusion about your price and Tage than 00 days on the what
Ο.	How long did it take to reach a conclusion about your grievance? less than 90 days 90- 179 days 180-260 days more than 360 days Civil of Ficht than 11ez. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER Coming neglect if the
7.	Did your grievance involve a: _CRIMINAL MATTER _CIVIL MATTER _CIVIL MATTER _CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail of penitentiary
	time?YESNO
	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? Company of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? At First eger to talk or help thes I was lost on the shift of He soul she send then ressed over and over till time recover a ssee
	Do you believe the grievance system is fair? _YES _NO a. If you answered no, why do you think the system is unfair? yet it where conject Says they do Sonething what they say they are doing needs to be made sure not another Smoke and micros Issue
	Do you have any suggestions for improving the grievance system? Nove that to only Be Sept my whole and complete Pttocney client File that By low I'm end, then to
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed? VES NO a. If your grievance was dismissed, did you appeal? VES NO b. Did BODA reverse the dismissal? YES NO
3,	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by: LAN EVIDENTIARY PANEL LA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
0.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
1.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13,	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? BECAUSE YOU SILL MOVE JUST AS LECT AS TO JOY AVE HOLF FOR THE SO-CALLECT CYMPING
4.	Do ou have any suggestions for improving the grievance system? Do n't De SCAPEL to take Circuices, Sometime Lie people are right. Host truyers lie you know. They bend the truth
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YESNO
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer? YES VNO
4.	Was your grievance heard by:AN EVIDENTIARY PANEL VA DISTRICT COURT
. 5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? N/A
6.	How long did it take to reach a conclusion about your grievance? Vless than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: VAPPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staff an attorneyboth b. What were the names of the employees that you spoke with?NO
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES VNO
	a. If you answered no, why do you think the system is unfair?
	and I our being desired my 1st Amendments access-to courtset
14	I werent called for inquiries or evidentiary hearing and I our being dented my 1st Amendments access-to courts, et the Amendments right to due process / equal rights protections. Do you have any suggestions for improving the grievance system?
14.	To Contact Me due to State-Cleated impediment - invasion
٠	To Contact Me due to State-Cleated impediment - invasion into my Privacy and affairs. I werent aware of you'll as of 3017, Official impediments must be afforded a real situation in
e :	xper) enclos, a motion for equitable estopped and equitable tolling should
be favored	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas
if needed	Contect Mc Post Office Box 12487 Austin Texas 78711
for further	
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Executed or	7 1-15-19

	eletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO don't know your
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT ?
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I need my plant below.
	How long did it take to reach a conclusion about your grievance? Vess than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: 1 CRIMINAL MATTER CIVIL MATTER POTH!
8.	If your matter was criminal in nature, was your attorney:APPOINTED 1_HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? VYESNO 10 Years! I need my File Fel cords!
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
11.	AustinDallasHoustonSan Antonio Did you ever talk with an employee of that regional office?YESNOMy behalf
12. \	How would you describe your treatment by whomever you talked with? It is my legal eight to my documents I heavy saw widence he claims I saw to acknowled my and attorned to come see files or known!
13.	a. If you answered no, why do you think the system is unfair? The lawyar rited a code to REFUSE to give me my File but those one numberous codes in law to recoast my File
14.	Do you have any suggestions for improving the grievance system? while I can sitting the 545 ten USS- investigate at claims Land sitting in price. Land policies the law of civil matter is an example of civil matter.
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Return to: Delegated her Files in 3914
	Austin, Texas 78711 UCCO WHIDE. HE WILL ON
	civil case DR Chyote else
	601ew Harries For
	bzood perhax at his ver office. I never saw sign half the files he had me sign

-	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by MAN EVIDENTIARY PANEL A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED W/A
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESXNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	Do you believe the grievance system is fair?YES NO a. If you answered no, why do you think the system is unfair?
14. 1	Do you have any suggestions for improving the grievance system? VCS. IF INTAKE ATTORNEYS WOULD REACH The MATERIALS & USE a CRAYON TO CONSECT The GLOTS, The SYSTEM WOULD WORK TIME!
_	The dots, the system would work fine
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487
¥	Austin, Texas 78711 investigators attorneys who handle parathy grievances may not fully ander the cityl x criminal Statutes
£	saratry grievances may not fully
	under the city orinnial Statutes

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YES X_NO
2.	Was your grievance dismissed? X YES NO a. If your grievance was dismissed, did you appeal? X YES NO b. Did BODA reverse the dismissal? YES X NO
3.	Did your grievance result in a sanction against the respondent lawyer? YES X NO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT i DON'T KI
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? N/A
6.	How long did it take to reach a conclusion about your grievance? X less than 90 days90- 179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTER _X_CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED N/A
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO N/A
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	X AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YES _X_NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? N/A
12.	How would you describe your treatment by whomever you talked with? N/A
13.	Do you believe the grievance system is fair? YES X NO a. If you answered no, why do you think the system is unfair? The entire system is unfair. I was sued for \$1 million for a roof I was never paid for.
14. 1	Do you have any suggestions for improving the grievance system?

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Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

- I. Are you a former client of the respondent lawyer? YES XNO
- 2. Was your grievance dismissed? XYES NO
 - a. If your grievance was dismissed, did you appeal? XES NO
 - b. Did BODA reverse the dismissal? YES X NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES X NO
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT I DON'T KNOW
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?

Received a letter stating we could appeal to BODA

- 6. How long did it take to reach a conclusion about your grievance? Xless than 90 days _90-179 days _180-260 days _more than 360 days
- 7. Did your grievance involve a: CRIMINAL MATTER XCIVIL MATTER
- 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED N/A
- 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO n/a
- 10. Which regional office of the chief discipl inary counsel's office processed your grievance?
 - x Austin Dallas Houston San Antonio
- II. Did you ever talk with an employee of that regional office? YES X NO
 - a. Ifso, did you talk with: staff an attorney both
 - b. What were the names of the employees that you spoke with?
- 12. How would you describe your treatment by whomever you talked with?

We have had no direct dealings with anyone.

- 13. Do you believe the grievance system is fair? YES X NO a. If you answered no, why do you think the system is unfair?
- 14. Do you have any suggestions for improving the grievance system?

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	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former elient of the respondent lawyer? \sqrt{YES} NO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YES \(\sqrt{NO} \)
1.	Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT (UNITED)
	It your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? No example of the Appeal.
6.	How long did it take to reach a conclusion about your grievance? Vess than 90 days90-179 days180-260 days more than 360 days
?.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTED / HIRED
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YES VNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	V Austin Dallas Houston San Antonio
!1.	Did you ever talk with an employee of that regional effice? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? N.D. COMMUNICATION. FROM KNYONE.
ι2.	How would you describe your treatment by whomever you talked with? NOT helpful
	Do you believe the grievance system is fuir? YES NO a. If you answered no. why do you think the system is unfair? A5 DF 1/28/19. I have not received or indicate my diverce. I have not signed anything were has the atterney previous from information about my divorce. Nothing has been finalized and he has refused my ails Do you have any suggestions for improving the grievance system?
	Give ME the Right to have a trial by jury which was not afforwate me by Marro Sanahez.
	Return to: Office of the Chief Discinlinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711
	Attaches is the only appy of the divorce decree which has not been signed by me or my soon
	which has NOT DEEN SIGNED by me or my SOON to be enchustrans. I want a trial by jury. I was NOT AfforDED QUE Process AND I was poorly represented.

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YES \.NO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Classified as an Inviry and dismissed This is Bad Suck
6.	How long did it take to reach a conclusion about your grievance? less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTED HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
~	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? ### Has My Call Blocked Will not Appear my Letter
12	How would you describe your treatment by whomever you talked with?
12.	Has Black my calls will not Anser my Letters
	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair? I Am 5.77mg in Joil My Lowyer will not Anser my Letters my Phone Colls
14.	Do you have any suggestions for improving the grievance system?
	A way to contact The DISTRICT COURT
	A way to get this Lawyer work for me
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? YES NO 2. Was your grievance dismissed? **YES NO a. If your grievance was dismissed, did you appeal? X YES b. Did BODA reverse the dismissal? YES 3. Did your grievance result in a sanction against the respondent lawyer? YES NO 4. Was your grievance heard by: AN EVIDENTIARY PANEL ___ A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? hearing -ITBER WAS 00 6. How long did it take to reach a conclusion about your grievance? ____less than 90 days ____ 90-179 days 180-260 days more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER X CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary YES NO time? 10. Which regional office of the chief disciplinary counsel's office processed your grievance? X Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? YES XNO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? No on called 13. Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? low lawyers not concered about abildren 14. Do you have any suggestions for improving the grievance system? pe fair, honest, Y have some

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	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve	ethe
rney dis	sciplinary system in Texas. Thank you for your participation.	OETHI 🔪
	Are you a former client of the respondent lawyer? VES NO	
2.	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal?YESNO tope \(\subseteq \subseteq \)	s 0.7 2013
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO	The second of th
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT	
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?	
6.	How long did it take to reach a conclusion about your grievance? Vless than 90 days90-179 days180-260 daysmore than 360 days	
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED	
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary	
	time? YES NO	
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?	
	AustinDallasHoustonSan Antonio	
11,7	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?	
	How would you describe your treatment by whomever you talked with?	
13.	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair? Because me being powr I am sure that I did not reconstruction to work had world called a fair in upstry and it because I do work had world called a fair and drug addid. When you have any suggestions for improving the grievance system? Have Some one who is not befored Start.	ieve
14.	Do you have any suggestions for improving the grievance system? In the before the House Some one who is not before the Start.	k got fidnik na
		printern
	· ·	10-17

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Office of the Chief Disciplinary Counsel

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Not Fair
6.	How long did it take to reach a conclusion about your grievance? less than 90 days 90-179 days 180-260 days more than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	10/17 "mail"
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair? Because 175
14.	Secause 17'S Esident that my attorney does not have my best interest at hand. Do you have any suggestions for improving the grievance system? Analyze cases more carefully.
-	Return to: Office of the Chief Disciplinary Counsel

	eletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES XNO
2.	Was your grievance dismissed? X YES NO a. If your grievance was dismissed, did you appeal? X YES NO b. Did BODA reverse the dismissal? YES X NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO X Not Yet C
N/A 4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
N/A 5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? X less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTER X CIVIL MATTER
N/A 8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
NA 9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
PIN	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	X AustinDallasHoustonSan Antonio
. 11.	Did you ever talk with an employee of that regional office? YES X NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? N \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
13.	Do you believe the grievance system is fair?YES XNO a. If you answered no, why do you think the system is unfair? No ivvestigatim was performed, no questions asked of any one involved
14.	Do you have any suggestions for improving the grievance system? Regultement that All listen in compleints are actually Contacted and interviewed and a more comprehensive explaination of the Reason for the fine I defermination
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

	sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO
	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO Z don't K
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT //o/
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? There was not one heard!
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? _YES _NO Not year destermined! I've got video of indivual of said of
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? +6 my initial
11.	Did you ever talk with an employee of that regional office? YESNO a. If so, did you talk with:staff an attorney both b. What were the names of the employees that you spoke with? My Uncle Spoke wil Dessice Bergaman
12.	How would you describe your treatment by whomever you talked with? Decen I and good response, But exfler Langston Adams spoke w/ Dan Turne, I don't know what was said are was able to respond if was true or not.
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?
	Do you have any suggestions for improving the grievance system? To have my attorney follow 121.6 & inform me of my evidence and Turn in video of my innocense so I can go home.
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas
	Post Office Box 12487

Your compl attorney dis	etion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
· 1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YESNO
	Was your grievance heard by: \(\int_AN \) EVIDENTIARY PANELA DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
	How long did it take to reach a conclusion about your grievance?less than 90 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallasHoustonSan Antonio
11.,	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staff an attorney both b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? When I would start the start of the start
13.	Do'you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system?
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Your compattorney dis	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YES
	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNONO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT μ
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESYNO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system? The person filing the glievance, before a dismissal is made
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_	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
-	Are you a former client of the respondent lawyer? YES YNO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESYNO
	Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?
7.	Did your grievance involve a:CRIMINAL MATTER _X_CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? X AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YES
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system? Have now far Afformers or citizens process serventices Return to: Office of the Chief Disciplinary Counsel
	State Bar of Texas

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attorney dis	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO
2.	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESYO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	Did your grievance result in a sanction against the respondent lawyer?YESNO Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT ? PANEL If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Priduct Tell Tell
6.	How long did it take to reach a conclusion about your grievance?less than 90 days
	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO
10	· · · · · · · · · · · · · · · · · · ·
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
•	Do you believe the grievance system is fair? _YES _NO a. If you answered no, why do you think the system is unfair? There is NO Explanation For Dienial or Readows Girw For Denial, There is no Evidence the State Bar Ator dud any investigation itself of the Barga's of Fact of the Allegations Do you have any suggestions for improving the grievance system? Make them More Transparent to the Client and Information of Bar's procedures and Rude's Regarding complants a
	Paturn to: Office of the Chief Disciplinary Councel

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Office of the Chief Disciplinary Counsel

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve to sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES XNO MY OF STATES
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESXNO
	Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? X less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Did you ever talk with an employee of that regional office?YES _XNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system? Have non-bar afformers or citizens process glievances.
,	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

	The second secon
	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
•	
1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? A TOTAL TORE " Crimes were committed by the prosecutors
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90- 179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? WES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair? NOT NO" BUT HELL NO".
14.	Do you have any suggestions for improving the grievance system?
	TIME FOR MATOR OVERHAUL WITHIN THE TEXAS
	BAR GRIEVANCE COMMITTEE - Very Corrupt!
	Return to: Office of the Chief Disciplinary Counsel
	State Bar of Texas
	Post Office Box 12487 "Austin, Texas 78711
	ZE: 201900354 William Curtis Jones V.
	Tatiana Zelezniale

attorney di	sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO States Atway
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
10150 P. 6.	How long did it take to reach a conclusion about your grievance? less than 90 days
7.	Did your grievance involve aCRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTED _ HIRED & te Attorn
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
	Did you ever talk with an employee of that regional office? YES NO (clied). a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? Cont remarks - operator of the one has continued and the continued and t
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? The state of the system is unfair?
14.	Do you have any suggestions for improving the grievance system?
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ismissed? YES NO vas dismissed, did you appeal? YES NO e the dismissal? YES NO sult in a sanction against the respondent lawyer? YES NO eard by: AN EVIDENTIARY PANEL A DISTRICT COURT heard by an evidentiary panel, how would you describe your treatment by coreach a conclusion about your grievance? less than 90 days 90- daysmore than 360 days	72 Texa
vas dismissed: YES NO vas dismissed, did you appeal? YES NO e the dismissal? YES NO sult in a sanction against the respondent lawyer? YES NO eard by: AN EVIDENTIARY PANEL A DISTRICT COURT heard by an evidentiary panel, how would you describe your treatment by the conclusion about your grievance? I less than 90 days 90-	Rly Co
sult in a sanction against the respondent lawyer?YESNO eard by:YAN EVIDENTIARY PANELYA DISTRICT COURT heard by an evidentiary panel, how would you describe your treatment by the first and returned my letter new testing to the oreach a conclusion about your grievance? less than 90 days90-	
heard by an evidentiary panel, how would you describe your treatment by instant and returned my leffer Return falled to any or reach a conclusion about your grievance? Less than 90 days 90-	
instance and returned my letter nature falled to longer or reach a conclusion about your grievance? Less than 90 days 90-	
o reach a conclusion about your grievance? Less than 90 days90-daysmore than 360 days	
volve a: CRIMINAL MATTER CIVIL MATTER	
minal in nature, was your attorney: \(\sqrt{APPOINTED} \) HIRED	
minal in nature, did you receive a sentence that included jail or penitentiary O	7
of the chief disciplinary counsel's office processed your grievance?	
San Antonio	
an employee of that regional office?YESNO with:staff an attorneyboth les of the employees that you spoke with?	-
be your treatment by whomever you talked with?	
evance system is fair? YES NO by the system is unfair? between 2 Constitutional Right, Incompetent or Amendment Violetion. estions for improving the grievance system?	
to: Office of the Chief Disciplinary Counsel State Bar of Texas	
	wolve a: CRIMINAL MATTER CIVIL MATTER minal in nature, was your attorney: APPOINTED HIRED minal in nature, did you receive a sentence that included jail or penitentiary O of the chief disciplinary counsel's office processed your grievance? SHoustonSan Antonio an employee of that regional office?YESNO with:staffan attorneyboth less of the employees that you spoke with? See your treatment by whomever you talked with?

Your compattorney dis	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YES XNO MAR 07 2013
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: XCRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTED HIRED
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office?YESYNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
·	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? We wire not asked about plea bargin before it was of fered my san was shot stimes. Chria Welch got years in prison for Killing him fustice wont being serve Do you have any suggestions for improving the grievance system? We as victims need to have better portect with the attorney general office about the process, on the way in handled the courts
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1.	Are you a former client of the respondent lawyer?YESNO MAR 0 8 2019
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO By:NE
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? What - White
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with: staff an attorney both b. What were the πames of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? BECAUSE This system - ON specific britevay Ces such at mine - wat clembs uprove - fruit and testeral violations itc how Not fide sprue any with
14.	The pener fling a Specific of complet green on Do you have any suggestions for improving the grievance system?
	Nothing a differt will change this set system.
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?NO MAR 0 8 2019
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO By: NO By: NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? What - was last
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair? Lecause this system on operation of remaines and as mine - that clearly prove State and Federal Violathers etc property or side forgree any with the serson like a parcial of term lex brievance.
14.	person filing & specific/ Complex Grievan a. Do you have any suggestions for improving the grievance system? Nothing a suffect will Change this set system
	D. Chief Division Coursel

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1.	Are you a former client of the respondent lawyer?YESNO			
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO	MAR 0 8 2019		
	b. Did BODA reverse the dismissal?YESNO	Chief Disciplinary Counsel State Bar of Texas		
3.	Did your grievance result in a sanction against the respondent lawyer? YESy:YESy:	NO NE		
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT	COURT		
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?			
6.	How long did it take to reach a conclusion about your grievance?less than 90 days180-260 daysmore than 360 days	days90-		
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER			
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHI	RED		
9.	If your matter was criminal in nature, did you receive a sentence that included jail of	or penitentiary		
	time?YESNO			
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?			
	AustinDallasHoustonSan Antonio			
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?			
12.	How would you describe your treatment by whomever you talked with?			
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?			
14.	Do you have any suggestions for improving the grievance system?			
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? VES NO MAR | 2 2019 2. Was your grievance dismissed? a. If your grievance was dismissed, did you appeal? بر Chief Disciplinary Counsel State Bar of Texas b. Did BODA reverse the dismissal? YES //NO 3. Did your grievance result in a sanction against the respondent lawyer? YES ν NΟ 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? 6. How long did jt take to reach a conclusion about your grievance? — less than 90 days 9()-179 days 1/180-260 days more than 360 days 7. Did your grievance involve a: \(\sumeq \text{CRIMINAL MATTER}\) \(\text{CIVIL MATTER}\) 8. If your matter was criminal in nature, was your attorney: 1/APPOINTED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? \YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? V Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? a. If so, did you talk with: staff an attorney b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? a. If you answered no, why do you think the system is unfair Told me go tol sury trial I would will CALL I'me stupic wigger, I sper 14. Do you have any suggestions for improving the grievance system? JUSTICE IS SUPPOSE DE FAIR LAWYER TAKE A CATH to help the poor and Mental retarded.

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1.	Are you a former client of the respondent lawyer?NO	d 2 d 500 c et estato o o
2.	Was your grievance dismissed? <u>LYES</u> NO	MAR 18 2019
	a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO	Chief Disciplinary Counsel State Bar of Texas
3.	Did your grievance result in a sanction against the respondent lawyer?YES VNO	
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COUL	RT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatm the evidentiary panel?	ent by
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days179 days180-260 daysmore than 360 days	90-
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED	
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penit	entiary
	time? YES NO	
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?	
	AustinDallasHoustonSan Antonio	
11.	Did you ever talk with an employee of that regional office?YES	
12.	How would you describe your treatment by whomever you talked with?	
13.	Do you believe the grievance system is fair? VES NO a. If you answered no, why do you think the system is unfair?	
14.	Do you have any suggestions for improving the grievance system? I believe the Sostem is fair but I believe it takes too long. The atta I have left and now I am left to St All over. Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711	mey fart
	- Ausun, 15A65 /0/11	

Disciplinary System Questionnaire Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? 2. Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? ___YES ___NO 3. Did your grievance result in a sanction against the respondent lawyer? YES (NO 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? less than 90 days 6. How long did it take to reach a conclusion about your grievance? 179 days 180-260 days more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES / NO 10. Whick regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? NO ONE SPOKE TO ME 13. Do you believe the grievance system is fair? ___YES __NO a. If you answered no, why do you think the system is unfair? 14. Do you have any suggestions for improving the grievance system?

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	oletion of this questionnaire is purely voluntary. Any responses you provide will be used to sciplinary system in Texas. Thank you for your participation.	o improve the RECEIVED
***************************************	Are you a former client of the respondent lawyer? YES NO	MAR 2 1 2019
<u> </u>	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO By:	Chief Disciplinary Counsel State Bar of Texas
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO	
4.	Was your grievance heard by: AN EVIDENTIARY PANEL DISTRICT CO	URT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treat the evidentiary panel?	ment by
6.	How long did it take to reach a conclusion about your grievance? less than 90 days 179 days 180-260 days more than 360 days	90-
7.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney: APPOINTED HIRED	
9.	If your matter was criminal in nature, did you receive a sentence that included jail or per	nitentiary
	time? YES NO	
10.	Which regional office of the chief disciplinary counsel's office processed your grievance	50
	Austin Dallas Houston San Antonio	
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?	
12.	How would you describe your treatment by whomever you talked with?	
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair?	

14. Do you have any suggestions for improving the grievance system?

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YESNO MAR 2 2 2019
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO State Bar of Texas
3.	Did your grievance result in a sanction against the respondent lawyer? YES /NO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Untain they did not look into the matter
6.	How long did it take to reach a conclusion about your grievance?less than 90 days 90-179 days 180-260 days more than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
0.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
1.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
2.	How would you describe your treatment by whomever you talked with? Not fair, My attorney was not contacted Turing the investigation and I'm still having problems
3.	Do you believe the grievance system is fair? YES NO
4.	a. If you answered no, why do you think the system is unfair? After Syears of Deing My Court-appointed attorney nothing has been filed in my interest. I signed a dui umentuaiventy disclosure rights and not one clocemen Do you have any suggestions for improving the grievance system? was asked for. Yes. Ask attorney for proof, Physical proof that they are working for their client.
	Detumber Office of the Chief Dissiplinary Council

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Office of the Chief Disciplinary Counsel

attorney di	spletion of this questionnaire is purely voluntary. Any responses you provide will be lisciplinary system in Texas. Thank you for your participation.	used to interdeventhery Counsel State Bar of Texas By:
1.	I. Are you a former client of the respondent lawyer? VES NO	Separate Commission (Company of Company
2.	2. Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO 3. Did your grievance result in a sanction against the respondent lawyer? YES	ot no Into on
3.	3. Did your grievance result in a sanction against the respondent lawyer?YES	NO This
4.	4. Was your grievance heard by:AN EVIDENTIARY PANELA DISTRIC	T COURT
5.	5. If your complaint was heard by an evidentiary panel, how would you describe you the evidentiary panel?	r treatment by
	6. How long did it take to reach a conclusion about your grievance? less than 90 179 days180-260 days more than 360 days	days 90-
7	7. Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER	
. 8	3. If your matter was criminal in nature, was your attorney:APPOINTED 🖊 HI	IRED
9	9. If your matter was criminal in nature, did you receive a sentence that included jail time?YESNO	or penitentiary
, 10.). Which regional office of the chief disciplinary counsel's office processed your grid	evance?
	Austin Dallas Houston San Antonio	
	a. If so, did you talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?	
12.	2. How would you describe your treatment by whomever you talked with? SCNA TO DONA This - area But that the ATT	not over had rippedme
13. Laz Ledto	a. Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? Pecquise I was Asulted Dythel	Offfor Cash.
1:4+rict	and was to great at money,	
sudge sum ething	Do you have any suggestions for improving the grievance system The third the Mayor the Sand the Return to: Office of the Chief Disciplinary Counsel State Bar of Texas	the durong
	Return to: Office of the Chief Disciplinary Counsel	Entry Wrong
Thodataf	State Bar of Texas Post Office Box 12487	ntact of the
2 1 (000 10)	1 1 1 2007 1 101 POSE OTHER BOX 1.348?	y cash,
HII Dein	1+0 cm 60 , m.E	ه م تیکن
You can't	sue people onor Forthere social secu ATT from Odessuty, Adad trust him.	
ILL Detwon	are codice more weekly to a m	et could have
torque	of this Instead of Asuliting M - there is no case.	

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?YES _XNO RECEIVED
2.	a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissel? YES / NO MAR 25 2019
3.	Did your grievance result in a sanction against the respondent lawyer By: Chief Discipliary Counsel
4.	Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? To not under STAND
6.	How long did it take to reach a conclusion about your grievance? Vess than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: \(\frac{1}{2}\)APPOINTED \(\text{HIRED}\)
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO NOT YET
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YES \(\subseteq NO \) a. If you answered no, why do you think the system is unfair? PO ONE TAIKED TO ME I Could Not write all Stuff To Them it would HAVIE TAKEN
14.	Do you have any suggestions for improving the grievance system?
	YES HELD ME Please
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

	/
	1. Are you a former client of the respondent lawyer? YESNO RECEIVED
	2. Was your grievance dismissed? VYES NO
	2. Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? NO MAR 25 2019
	3. Did your grievance result in a sanction against the respondent lawyer? YES
	4. Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
not Mair	5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? UN FAIR! WAS ASKED TO SUBJECT DOCUMENTS THAT I. bis to MA. TRIANA DID NOT PRESENT HOUSELY FOR MY DEFENSE
100 - 11 16 80E	6. How long did it take to reach a conclusion about your grievance? less than 90 days 90- 179 days 180-260 days more than 360 days
	7. Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
	8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED
	9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VES NO
	10. Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
	11. Did you ever talk with an employee of that regional office?YES _NO a. If so, did you talk with: \(\frac{\psi}{\psi} \) staff \(\frac{\psi}{\psi} \) an attorney \(\frac{\psi}{\psi} \) both b. What were the names of the employees that you spoke with? \(\frac{\psi}{\psi} \) \(\
	12. How would you describe your treatment by whomever you talked with?
	13. Do you believe the grievance system is fair? DYES NO a. If you answered no, why do you think the system is unfair? TN MY LASE; MY LAWER WAS NOT PRESENT TO PROPERLY DEFEND ME SO I DON'T HAVE NO JOCUMENTS TO SUPPORT GRIEVANCE
	14. Do you have any suggestions for improving the grievance system?
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the IVED attorney disciplinary system in Texas. Thank you for your participation.

2 7 2019

1.	Are you a former client of the respondent lawyer? VES NO	7 2 7 2019	
	. Was your grievance dismissed? YES VNO Chief E	isciplinary Counsel te Bar of Texas E	Street Manager Street
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO		
4.	. Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT		
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?		
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days		
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER		
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED		
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YESNO		*
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?		
			*
11.	Did you ever talk with an employee of that regional office?YESYO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?		
12.	How would you describe your treatment by whomever you talked with?	· ·	
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?		
14.	Do you have any suggestions for improving the grievance system? Hold The Afface Responses the		
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?YESNO RECEIVED
	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO Chief Disciplination
3.	Did your grievance result in a sanction against the respondent lawyer?YES/: VOIsie Bar of Texas
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? Vess than 90 days90 loss than 360 days90 days90 loss than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO
10	Which regional office of the chief disciplinary counsel's office processed your grievance?
10.	Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? This lawyer is very unprofessional trude. Bryan L. Simmons should not be able to practice law. Investigate more of his cases.
	Do you have any suggestions for improving the grievance system? Investigate deeper.
	Have someone call me, and I can explain what Bryan did that is unethicall
5 – 1	Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487
	Austin, Texas 78711

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i	. Are you a former elient of the respondent lawyor?NO
2	. Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3	. Did your grievance result in a sanction against the respondent lawyer? YES (NO)
	. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
. 6	Hyour complaint was heard by an evidentiary panel: how would you describe your treatment by the evidentiary panel? The all on a function they they they take to reach a confliction about your grievance? Tess than 90 days 90-179 days 180-260 days more than 360 days
7	. Did your grievance involve a: CRIMINAL MATTER 1. CIVIL MATTER
8	8. If your matter was criminal in nature, was your attorney: VAPPOINTED HIRED
ç). If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?V_YESNO
10	. Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
ے (3	a. If so, did you talk with: Ustaff an attorney both b. What were the names of the employees that you spoke with? by Not Riccel, were Only Rospectionist How would you describe your treatment by whomever you talked with? I had to call I had Referent this wife of Page Work. It I had to call I had, i. Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is untair? But was order to pay this Aty, the did Nothing to help me had then was order to pay this Aty, the did Nothing to help me had Do you have any suggestions for improving the grievance system has I he carried the Most. I en your engagestions for improving the grievance system has I he carried the Most. I
the	orglatuator the your hisuland that I shad that the affy, affy to Be your affyer you moustone Office of the Chief Disciplinary Course is a yes Man - 50 State Bar of Texas Post Office Box 12487 Austin. Texas 78711 Judge J DA did to, This fee Mornies The Regulary the Mornies BACK BACK BACK The affy, T
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? 2. Was your grievance dismissed? ✓YES Chief Disciplinary Counsel a. If your grievance was dismissed, did you appeal? State Bar of Texas b. Did BODA reverse the dismissal? YES NO YES v 3. Did your grievance result in a sanction against the respondent lawyer? 4. Was your grievance heard by: ✓ AN EVIDENTIARY PANEL __ A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? 6. How long did it take to reach a conclusion about your grievance? \(\sqrt{less than 90 days} \) 90-179 days 180-260 days more than 360 days 7. Did your grievance involve a: $\sqrt{\text{CRIMINAL MATTER}}$ CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED \(\sqrt{HIRED} \) 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? \(\forall YES \) NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? a. If so, did you talk with: ___staff ___ an attorney ___both b. What/were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? a. If you answered no, why do you think the system is unfair? 14. Do you have any suggestions for improving the grievance system? Trichment

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P.003/005

Disciplinary System Questionnaire

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Your co	omp y dis	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
	l.	Are you a former client of the respondent lawyer? YES NO
		Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal?YESNO
	3.	Did your grievance result in a sanction against the respondent lawyer? YESNO
		Was your grievance heard by: NO AN EVIDENTIARY PANELA DISTRICT COURT
	5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
 . •	_,6.,	How long did it take to reach a conclusion about your grievance?less than 90.days90
	7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
		If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
	9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
		time?YES _VNO
	10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	II.	Did you ever talk with an employee of that regional office?YESVNO a. If so, did you talk with:an attorneyboth b. What were the names of the employees that you spoke with?
	12.	How would you describe your treatment by whomever you talked with?
	13.	Do you believe the grievance system is fair?YESVNO a. If you answered no, why, do you think the system is unfair?
		my langer had abundance pur last to the one of these that
	•	The mayer has made wanted the way for the
	14.	Do you have any suggestions for improving the grievance system?
		Cotabillar and Mucifial a Granganie, 1 Millionague
		Wills System Ondia of At In Justant lifeth The
		Return to: Office of the Chief Disciplinary Counsel Chief, Dy Phone
	1	State Bar of Texas
	. /	Post Office Box 12487 Austin, Texas 78711 Post Office Box 12487 Austin, Texas 78711
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		a la la file
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	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the
attorney dis	ciplinary system in Texas. Thank you for your participation. APR 0 5 2019
1.	Are you a former client of the respondent lawyer? XYES NO Chief Disciplinary Counsel
2.	Was your grievance dismissed? X YES NO a. If your grievance was dismissed, did you appeal? X YES NO b. Did BODA reverse the dismissal? X YES NO State Bar of Texas By: NY By: NY State Bar of Texas
3.	Did your grievance result in a sanction against the respondent lawyer? XYESNO
4.	Was your grievance heard by: XAN EVIDENTIARY PANEL XA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Tried to minimize miscoduct
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 daysX 180-260 daysmore than 360 days
7.	Did your grievance involve a: XCRIMINAL MATTER XCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTED X HIRED
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? X YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	X AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YES XNO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? MA
12.	How would you describe your treatment by whomever you talked with? MA
13.	Do you believe the grievance system is fair? YES X NO a. If you answered no, why do you think the system is unfair? It trys to protect its own people
	Do you have any suggestions for improving the grievance system? After BODA reverses a dismissal fire the employee who dismissed or require extra training or some type of sanction.

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

	Are you a former client of the respondent lawyer? XYES NO APR 0.8 2019
2.	Was your grievance dismissed? X YES NO a. If your grievance was dismissed, did you appeal? X YES NO b. Did BODA reverse the dismissal? YES NO Chief Disciplinary Counsel State 8ar of Texas By: By:
3.	Did your grievance result in a sanction against the respondent lawyer? YES XNO
	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? X less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTED HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	X Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office? YES XNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
14. t	Do you believe the grievance system is fair? YES XNO a. If you answered no, why do you think the system is unfair? I received a Canned dismissed form letter that did not explain how the decision was reached or on what grounds it was dismissed. My original complaint Contained facts of evidence that it Do you have any suggestions for improving the grievance system? reviewed by any objective party fes. Give specific and valid reasons for denging submitted gross violations of profession are vances and objectively and Thically consider submitted evidence Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Walter Hall 1799734 201901607

Disciplinary System Questionnaire

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YESNO
	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer? VESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by
	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair? BCCaust I M Not Law YEI, I M Not authorized to uct for another. I had NO KNOWICHGE how to go a bout doing till Now! Do you have any suggestions for improving the grievance system? I Casc fo Whats light when a Giver ance
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YESYNO
2.	Was your grievance dismissed? <u>1 YES NO</u> a. If your grievance was dismissed, did you appeal? <u>YES NO</u> b. Did BODA reverse the dismissal? <u>YES NO Faccess warned</u>
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO W / PROCESS
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT Not Continued
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days 90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED INVESTIGATION
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO (MIMATTED OF ATTERNEY DEBLA WHITE
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair?
	THAT PEGGIRE A FULL AND CONTRETE ANDSTGUETIONS.
14.	THAT PECCIRE A FULL AND CONCRETE AVESTENTION! • FBI OPEN - NVESTIGIATION! Do you have any suggestions for improving the grievance system? # DHOUTS POUCE INVESTIGIATION!
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	pletion of this questionnaire is purely voluntary. Any responses you provide will be used to be attorney disciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? XYES NO Was your grievance dismissed? XYES NO AFR 11 2013
2.	Was your grievance dismissed? XYES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by: XAN EVIDENTIARY PANELA DISTRICT COURT
5.6.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Full by the 1550e was a ways why the lawyer did not not may be not a dismissul - I lened who have less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: XAPPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YES XNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system? 1 three CAAPS do a bester jub we wrote them trish with no auswer: 2 Ash lawyers to be now responsible to appointed clients. 3 Have lawyers Care about Clients.
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES LONG APR 1 1 2019
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? VESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Very uppoint and my sect to explain my leasing still mis was:
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: V_CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney: APPOINTED HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
Page 1.	Did you ever talk with an employee of that regional office?YES/NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? But Because Mstead of not people and not dismiss they give vance the beard should understand see that these law you not work to
4.	Do you have any suggestions for improving the grievance system? To improve the giverance system the State Record Texas should presente and protect volvable (10 nts of the Delegan Tooled the awer) So working toget (2000) of a deal is made with 5 the hold manufacture.
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Disciplinary System Questionnaire Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? LYES NO APR 1 1 2019 2. Was your grievance dismissed? YES NO Chief Disciplinary Counsel a. If your grievance was dismissed, did you appeal? State Sar of Taxes b. Did BODA reverse the dismissal? YES NO 3. Did your grievance result in a sanction against the respondent lawyer? YES YO 4. Was your grievance heard by:

AN EVIDENTIARY PANEL __A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? COLLAGE TAVERED THE 179 days ____180-260 days ____more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER ___CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: VAPPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES LNO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Pallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? YES VNO a. If so, did you talk with: __staff __an attorney __both
b. What were the names of the employees that you spoke with?

Smith 15 on the hyperward, 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? YES LYO a. If you answered no, why do you think the system is unfair? HATORNEY 19 NOT TH 14. Do you have any suggestions for improving the grievance system?

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the

attorney disciplinary system in Texas. Thank you for your participation. RECEIVED 1. Are you a former client of the respondent lawyer? VYES NO Told not appealable 2. Was your grievance dismissed? \(\sqrt{} APR 17 2019 a. If your grievance was dismissed, did you appeal? _YES ___NO b. Did BODA reverse the dismissal? ___YES __ Chief Disciplinary Counsel 3. Did your grievance result in a sanction against the respondent lawyer? YES 4. Was your grievance heard by AN EVIDENTIARY PANEL DA DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? For theatterney Edismissed A little mure than 2 mins The Good ole Doy Club ara 6. How long did it take to reach a conclusion about your grievance? 179 days ____180-260 days ____more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: ___APPOINTED __HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO Still pending 10. Which regional office of the chief disciplinary counsel's office processed your grievance? _Dallas ___Houston ___San Antonio 11. Did you ever talk with an employee of that regional office? YES a. If so, did you talk with: ____staff __an attorney What were the names of the employees that you spoke with Skeplanie(?) or Jennifer(?) who insisted that 2 DUIS, 2 PI's El suicide attempt idnot mean the afterney is "impaired. Only this time overlocking his "imprirment" led to his suicide because he never 13. Do you believe the grievance system is fair? received the a. If you answered no, why do you think the system is unfair? Evidence of impairment & forced pleadings overlance because attorney had The Committee 14. Do you have any suggestions for improving the grievance system? FAILEN US, he ethical and unbiased or let those who are serve. This unjust decicion him. Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Brandon Hudson Committee Suicide on 12/4/2018. Shortly after heing let off the hook by the Committee. He had committeed froud on the court, forged my son's signature, threw another attorney under the bus by blaming him for the unauthorize pleas, racked up Z DUI's, Z PI's, I suicide attempt in 15 short months. ALL of, which

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? \(\frac{1}{2019} \)
2.	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal?YESNO Chief Desciplinary Counsel State Bar of Texas
3.	Did your grievance result in a sanction against the respondent lawyer?YESYNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YES _VNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	✓ AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YESNO a. If you answered no, why do you think the system is unfair?
14:	Do you have any suggestions for improving the grievance system?
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Cuestionario del Sistema Disciplinario

reali lizad	zación de este cuestionario es estrictamente voluntaria. Las respuestas que usted proporcione serán os para mejorar el sistema disciplinario de los abogados de Texas. Gracías por su participación.
	¿Es usted un cliente anterior del abogado demandado? Si No
	¿Fue sobreseida (rechazada) su queja? Sí No a. Si su queja fue sobreseida. ¿inició usted una apelación del caso? Si No b. ¿Fue revertido el sobresenicato, de parte de BODA? Si No
3.	¿Resultó su queja en una sanción contra el abogado demandado? SiNo
4	¿Fue escuchado su queja por: NGUN PANEL DE EVIDENCIA NO UN TRIBUNAL DEL DISTRITO
5.	Si su queja fue escuchada por un panel de evidencia, "cómo describiria usted su tratamiento por parte del panel de evidencia? <u>NO NUNCA, ES DETO Y SEME LA O POR UN ACCIDENTA FAMEL</u> ¿Cuanto tiempo duró el proceso de Regar a una conclusión de su queja? V menos de 90 días90-179
6.	¿Cuanto tiempo duró el proceso de Regar a una conclusión de su queja? indica 180-260 días más de 360 días 352 proceso.
7.	¿Involucró su queja un:ASUNTO CRIMINALASUNTO CIVIL?
8.	Si su asunto fue criminal en naturaleza, fue su abogado:DESIGNADO POR EL TRIBUNAL. EMPLEADO
9.	Si el asunto fue criminal en naturaleza. ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria?SiNo
10.	¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas San Antonio
11.	¿Habló usted una vez con en empleado de esa oficina regional / SiNo a. En caso del afinnativo, ¿Habló usted con: / Personal un abogado ambos b. ¿Cuáles son los nombres de los empleados con quien usted se comunico? \[\lambda UNCO Mediajero \(\text{SUS NOW by CS} \)
12.	¿Como describiria usted su tratamiento por la persona con quien usted habló? Mod Muy Mal No Saben Explicar mi En spañol ni En Ingles.
13.	¿Cree usted que el sistema de quejas es justo Si No a. Si su respuesta es 'no'. punque cree usted que el sistema es injusto? POY QUE USTENDES no Investigan bien o no qui eren poner la Adevida a tención a mi que Ja, si vistedes uvueyan investigado vien
14.	Tiene usted alguna squerencia para mejorar el sistema de quejas. Ubi eran formado una decicion Mi Respuesta Esta en Esta hoja Houde les Explico MIS Ruzones, Espero que Esta vez si le pongan mixor Altención con Fio En ustedes-aracias
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	ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YES _NO
	Are you a former client of the respondent lawyer?YESNO Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTED \(\sumeq HIRED \)
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?YES YES
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	XAustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YES X_NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES YNO a. If you answered no, why do you think the system is unfair?
	Untrustworthy, Not enough help to the Augrage person.
14.	Do you have any suggestions for improving the grievance system? Lawyers protect Lawyers HELD The Cansumer The be beard. Listen! Mithe us feel like your care. Afterneys can burt consumers of They know it.
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	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO CONTRACT
2.	Are you a former client of the respondent lawyer?YESNO Contract Was your grievance dismissed? X YESNO a. If your grievance was dismissed, did you appeal? X YESNO b. Did BODA reverse the dismissal?YESNOUnkown
3.	Did your grievance result in a sanction against the respondent lawyer? XYESNO
4.	Was your grievance heard by: MAN EVIDENTIARY PANEL NO A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I am every disappointed, They what explain nothing to me.
•	How long did it take to reach a conclusion about your grievance? X less than 90 days90- 179 days180-260 daysmore than 360 days\$econd time filling Same attorney Did your grievance involve a: V CRIMINAL MATTER CIVIL MATTER
	· · · · · · · · · · · · · · · · · · ·
	If your matter was criminal in nature, was your attorney: X_APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
10	time?YES ?_NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	X_AustinDallasHoustonSan Antonio
	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? I am every disappointed, They what explain nothing to me
12.	How would you describe your treatment by whomever you talked with? They will not talk to me, I am every disappinted. They what explain nothing to me.
	Do you believe the grievance system is fair?YES X_NO a. If you answered no, why do you think the system is unfair? The grievance are cricket, dishonest, unfair They help cricket, dishonest, unfair attorney
14.	Do you have any suggestions for improving the grievance system? Yes, They need to Stop helping dishonest, cricket, unfair people, afforney.
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V. W.

Disciplinary System Questionnaire

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES NO
2.	Was your grievance dismissed? YES NO (I Just found out in your a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO?
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTED VHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	✓ Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system? to go over these cases with an open mind
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the

ey dis	isciplinary system in Texas. Thank you for your participation.	والمحالة والمحالة المحالة المح
1.	. Are you a former client of the respondent lawyer? VES NO	
2.	. Was your grievance dismissed?	1 12 12 21 1
3.	. Did your grievance result in a sanction against the respondent lawyer?YES _	
4.	. Was your grievance heard by: ND AN EVIDENTIARY PANEL ND A DISTRIC	ΓCOURT
5.	. If your complaint was heard by an evidentiary panel, how would you describe your the evidentiary panel?	treatment by
6.	How long did it take to reach a conclusion about your grievance? Less than 90 179 days 180-260 days more than 360 days	days 90-
7.	. Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER	
8.	. If your matter was criminal in nature, was your attorney:APPOINTEDHI	RED
9.	. If your matter was criminal in nature, did you receive a sentence that included jail	or penitentiary
	time?YES _NO	
10.	. Which regional office of the chief disciplinary counsel's office processed your grie	vance?
	Austin Dallas Houston San Antonio	
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?	
12.	. How would you describe your treatment by whomever you talked with?	
13.	a. If you answered no. why do you think the system is unfair? This multiple states in the gylevance	once ming
14.	Do you have any suggestions for improving the grievance system? The tuke time to review and and units by contact the capplicant and ask quastions	INY
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,	ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YES Note that the property of the pro
4.	Was your grievance heard by:AN EVIDENTIARY PANEL A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? Vless than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO
ه ا مر	a. If you answered no, why do you think the system is unfair? The System has to implement sanctions for Attomics lack of Wiligence, no vensor for attorned to be so unprofessional They have people lives in their mands I Time to make them Honest Do you have any suggestions for improving the grievance system?
14.	Do you have any suggestions for improving the grievance system? Lawyer 8 not Subject to discipline for an isolated inadventent or unskilled act or omission, to extical error or error of judment is a fair cry from 2nstice and representation afforded by our Sixth amendment of of judment is a fair cry from 2nstice and representation afforded by our Sixth amendment state Bar of Texas Post Office Box 12487
	by on Sixth amendment
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Cuestionario del Sistema Disciplinario

Su reali utilizad	zación de este cuestionario es estrictamente voluntaria. Las respuestas que usted proporcione serán os para mejorar el sistema disciplinario de los abogados de Texas. Gracias por su participación
1.	¿Es usted un cliente anterior del abogado demandado? Si No
2.	¿Fue sobreseida (rechazada) su queja?SíNo a. Si su queja fue sobreseida, ¿inició usted una apelación del caso?SíNo b. ¿Fue revertido el sobresensicamo, de parte de BODA?SiNo
3.	¿Resultó su queja en una sanción contra el abogado demandado?SíNo
4	¿Fue escuchado su queja por: NEUN PANEL DE EVIDENCIA NO UN TRIBUNAL DEL DISTRITO
5.	Si su queja fue escuchada por un panel de evidencia, "cómo describiria usted su tratamiento por parte del panel de evidencia? No nunca, Espero y semede la ofortunidad de estar Enfrente o
6.	Cuanto tiempo duró el proceso de Regar a una conclusión de su queja? menos de 90 días90-179 días180-260 díasmás de 360 días350 días90-179
7.	¿Involucró su queja un:ASUNTO CRIMINALASUNTO CIVIL?
8.	Si su asunto fue criminal en naturaleza, fue su abogado:DESIGNADO POR EL TRIBUNALEMPLEADO
9.	Sí el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria?SīNo
10.	¿Cual oficina regional del primer abogado disciplinario procesó su queja? L Austin Dallas Houston San Antonio
11.	¿Habló usted una vez con en empleado de esa oficina regional USI No a. En caso del afirmativo, ¡Habló usted con: V Personal un abogado ambos b. ¿Cuáles son los nombres de los empleados con quien usted se comunico? **AUNCA MEDIS ETO A SUS NOM DVCS**
12.	¿Como describiria usted su tratamiento por la persona con quien usted habló? May may may No Saben Explicar ni En spañol ni En Ingles-
	¿Cree usted que el sistema de quejas es justo Si No a. Si su respuesta es "no". porque cree usted que el sistema es injusto? POT QUE US tedes no Investigan bien o no quieren poner la Adevida a tención a mi que Ja, si us tedes uvieran investigado vien
14.	Tiene usted alguna sugerencia para mejorar el sistema de quejas? Ubieran tomado una decición mi Respuesta Es ta en esta hoja donde les explico correcta- MIS BUZONES, ESPERO QUE Esta VEZ SI le pongan mayor Altención COAFIO EN USTEDES Gracias
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14. Tiene usted alguna sugerencia para mejorar el systema de quejas?

Claro que si, ustedes son los que disicplinan a los abogados que quebrantan su conducta y su etica professional, pero yo no reconosco que ustedes haigan investigado este quejas, creo que ni siquiera le pusieron atencion esto esta muy mal porque digo esto? Porque se le envio todas las pruebas y ustedes en menos de 3 semanas hicieron una decision equivocada.

- 1. Mr. Kraig Lyle Rushing es un mentiroso y cuando un abogado te tiene o te lleva con mentiras y te dice que todo va bien, esta quebrando su etica professional y mala conducta, es inaceptable para mi, y deberia ser inaceptable para ustedes que son los que hacen la disiplina.
- 2. Preguntale porque nunca me explico la razon por la cual ya no me quiso representarme, ni me escribio la razon de su retiro, ni a mi ni anadie, esta es una de la razones que esta quebrando su etica professional y mala conducta.
- 3. Preguntale si es porque soy un Pastor de la iglesia Baustista, esta podria ser una razon que le molesto y esta quebrantando su etica professional y mala conducta.
- 4. Preguntale si es que no quiso seguir representandome por religion, sexo, o raza, pudiera tener algun perjuicio contra mi, por esto, tambien esta quebrantando su etica professional su conducta es mala, y no es acceptable.
- 5. Por ultimo preguntale si es que le afecto mi pasado y si por esa razon tiene perjuicio contra mi. Esta es otra razon de que esta quebrantando la etica professional y mala conducta, porque el pasado nada tiene que ver con el presente. El presente es presente y el pasado es pasado y el futuro es diferente.

Soy un Pastor que tengo 36 anos predicando el evangelio de la arrepentimiento y de amor y misericordia para todos pero, Tambien en la Biblia habla de justicia, en la Iglesia Bautista Jesus de Nazaret, 1110 Mitchell Rd, Houston, Tx 77037. Donde yo soy el Pastor de la congregacion. Yo e tenido que disiplinar a muchas personas por diferente motivos y alguna veces se require expulsarlos de la congregacion, todo lo e hecho bajo mucho quidado siempre investigado de la verdades y las mentiras de las dos lados siempre pidiendo la direccion del espirito santo, es por eso que e podido jusgar correctamente, no por mis propias opiniones o porque sea muy conocido o muy amigo mio, si se lo merese hay que disiplinarlo, y en este caso Mr. Kraig Lyle Rushing el necesita que le desipline. Ustedes tiene todas las prueble que le mandamos desde el principio y como quebranto su etica y su mala conducta. Ustedes son los que imparten la justiciar de la disiplina, pero esta escrito en la Biblia Hay aquel que sabe hacer el bien y no lo hace le es pecado. Todo esto lo escribe por la pregunta que ustes hacen; como se puede mejorar el sistema de quejas, mi respuesta es haciendo justicia igual para todo y confio en ustedes en esta ocacion si le pongan la mayor attencion a esta apelacion.

	oletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? VYES NO
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES VNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESYO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? ✓ less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: VCRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: $\sqrt{\text{APPOINTED}}$ HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VYES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	✓ AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YES VNO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES VNO a. If you answered no, why do you think the system is unfair? Because the lawyer's cap get away with anything, because they're protected by the State Bar.
14.	Do you have any suggestions for improving the grievance system?
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	letion of this questionnaire is proceedingly system in Texas. The		ou provide will be use	and the second second second
1.	Are you a former client of the	respondent lawyer? YES	NO 1	/ RECE!
	Was your grievance dismissed a. If your grievance was dism b. Did BODA reverse the disc	? YES NO YES issed, did you appeal? YES	NO	APR 22 2
3.	Did your grievance result in a	sanction against the respondent la	awyer? YES	NQ S
-4.	Was your grievance heard by:	AN EVIDENTIARY PANE	LA DISTRICT C	OURT
5.	If your complaint was heard by the evidentiary panel?	an evidentiary panel, how would	d you describe your tre	eatment by
6.	How long did it take to reach a 179 days180-260 days		e? less than 90 day	ys90-
7.	Did your grievance involve a:	CRIMINAL MATTER C	CIVIL MATTER /	
8.	If your matter was criminal in	nature, was your attorney: AF	POINTED HIRE	D
9.	If your matter was criminal in time? YES NO	nature, did you receive a sentenc	e that included jail or p	penitentiary
10.	Which regional office of the cl	nief disciplinary counsel's office	processed your grievar	nce?
		uston San Antonio		
11.	Did you ever talk with an empla. If so, did you talk with: b. What were the names of the	staff an attorney both	YES VNO	
12.	How would you describe your	treatment by whomever you talke	ed with?	
	Do you believe the grievance s a. If you answered no, why do Place SEE			
14,	Do you have any suggestions fo	or improving the grievance system	n?	
		en e		
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES NO
2.	Was your grievance dismissed? VES NO a. If your grievance was dismissed, did you appeal? VES NO b. Did BODA reverse the dismissal? VES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO NE
4.	Was your grievance heard by: VAN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I believe the treatment was unsatisfactory
6.	How long did it take to reach a conclusion about your grievance? ✓ less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? I nevered talked with any one
	Do you believe the grievance system is fair? YES MO a. If you answered no, why do you think the system is unfair? My Compliant was over looked as if I was Just writing grievance out of spite.
1.4	Do you have any suggestions for improving the grievance system? Please fry to understand that when an Inmate file grievance, their are violention being committed we are not just trying to get rid of one who want to help
	Peturn to: Office of the Chief Dissiplinery Coursel

Return to:

Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? XYESNO APR 2 4 2019
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO By: Client Discriptionary Counsel State Bor of Texas
3.	Did your grievance result in a sanction against the respondent lawyer? YES XNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: X_CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney: XAPPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? XYES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YES XNO a. If you answered no, why do you think the system is unfair? That my attorney fresholical me and you mnewoodly allowsed
14.	Do you have any suggestions for improving the grievance system?
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

Post Office Box 12487 Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

	Are you a former client of the respondent lawyer? YES VNO
1.	The jet a former entert of the respondent tavijer.
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO PENDING Care Condition of Discontinuous Dis
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT None.
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? NO PANEL JUST SOMEONE IN THE OFFILE PER LETTER.
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER_
8.	If your matter was criminal in nature, was your attorney:APPOINTED _HIRED THROUGH LAW Film
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	✓ AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staff an attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? To QUICK TO MAKE DECISION WITHOUT JUFENVIEWING OTHER WITNESS, LAWGERS ELT MENTIONED IN COMPLAINT.
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? THEY NEED TO FUNTHER THUESTIGATE All FACTS THUOLUED, ATTORNEY DID NOT DO SOD ON ANYTHING ON CASES.
14.	Do you have any suggestions for improving the grievance system? CHECK AN FACTS TO THE MATTER. IF CliENT DAYS MONEY FOR JOB, ATTORNEY STOULD DO SOME SOLTOF WORK TO SHOW MONEY EARNED OR WORK EXPORT.

Return to:

Office of the Chief Disciplinary Counsel

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YESNO
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YESNO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system?
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

Į.	Are you a former client of the respondent lawyer? $\sqrt{\text{YES}} = NO$
2.	. Was your grievance dismissed? ✓ YES NO a. If your grievance was dismissed, did you appeal?YES NO b. Did BODA reverse the dismissal?YES ✓ NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Hy mail and fax- it wasn't based on the principles of justice
6.	How long did it take to reach a conclusion about your grievance? ✓ less than 90 days90-179 days180-260 days more than 360 days
7.	Did your grievance involve a: \(\subsection CRIMINAL MATTER \) CIVIL MATTER
8.	. If your matter was criminal in nature, was your afforney:APPOINTED 🗸 HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES /NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	✓ AustinDallasHouston San Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: \(\staff \) staff \(\sum \) an attorney both b. What were the names of the employees that you spoke with?
12,	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES /NO a. If you answered no, why do you think the system is unfair?
	There was substantial amount of proof, yet it was dismissed
14,	Do you have any suggestions for improving the grievance system?
	honesty and to do right when a lawyer has misinpresented for or his select. and be libble to subject more proof / ctracking ne
	Return to: Office of the Chief Disciplinary Counsel

	letion of this questionnaire is pu sciplinary system in Texas. Than	rely voluntary. Any responses you provide will nk you for your participation.	be used to improve the
1.	Are you a former client of the r	espondent lawyer?YES \(\frac{\sqrt{NO}}{\sqrt{NO}}	
	Was your grievance dismissed?		e de sa Disental artical de mass e que sa se altra de Markey de
3.		anction against the respondent lawyer?YE	S KNO
		$\mathcal{V}^{m{0}}$ an evidentiary panel $\mathcal{M}^{m{o}}$ a distf	
	•	an evidentiary panel, how would you describe y	
6.	How long did it take to reach a 179 days180-260 days	conclusion about your grievance?less than more than 360 days	90 days 9 0-
7.	Did your grievance involve a:	CRIMINAL MATTER CIVIL MATTE	R
		nature, was your attorney:APPOINTED	
9.	If your matter was criminal in r time?YESNO	nature, did you receive a sentence that included j	ail or penitentiary
10.	Which regional office of the ch	ief disciplinary counsel's office processed your	grievance?
	XAustinDallasHou	ustonSan Antonio	
11.	Did you ever talk with an emploa. If so, did you talk with:	oyee of that regional office? YES X NO	
12.	How would you describe your t	reatment by whomever you talked with?	
13.	Do you believe the grievance sy a. If you answered no, why do	ystem is fair? YES NO you think the system is unfair?	
14.	Do you have any suggestions fo	r improving the grievance system?	
	Return to:	Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711	

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the

attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? YES XNO 2. Was your grievance dismissed? YES __NO
a. If your grievance was dismissed, did you appeal? YES __NO
b. Did BODA reverse the dismissal? YES __NO 3. Did your grievance result in a sanction against the respondent lawyer? A DISTRICT COURT 4. Was your grievance heard by: AN EVIDENTIARY PANEL 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? 6. How long did it take to reach a conclusion about your grievance? Less than 90 days ___90-179 days ___180-260 days ___more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED ___HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? X Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? YES YNO a. If so, did you talk with: staff __an attorney __both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? YES ___NO a. If you answered no, why do you think the system is unfair? 14. Do you have any suggestions for improving the grievance system? Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?YESNO
	Was your grievance dismissed?YES X_NO a. If your grievance was dismissed, did you appeal?YES X_NO b. Did BODA reverse the dismissal?YES X_NO
3.	Did your grievance result in a sanction against the respondent lawyer?YES XNO
	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: VCRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	XAustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YES XNO a. If so, did you talk with:staff an attorney both b. What-were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? No one has talked To me a bout it
14.	Do you have any suggestions for improving the grievance system? When some one got short 5 Times the person that clid it thousel get more than Syeans. The family should be asked on the sentence phase Of Teach trail. Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.
1. Are you a former client of the respondent lawyer? YES NO
2. Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal?YESNONOINM U. The his letter b. Did BODA reverse the dismissal?YESNO
3. Did your grievance result in a sanction against the respondent lawyer? YES NO
4. Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by
the evidentiary panel? Who exiculance wasn't face in this case
6. How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7. Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8. If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
time?YESNO
10. Which regional office of the chief disciplinary counsel's office processed your grievance?
AustinDallasHoustonSan Antonio
11. Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12. How would you describe your treatment by whomever you talked with? NO one were contacted my flower this allierance to unautistand it, my fowere such populated as well and we got work in a. 13. Do you believe the grievance system is fair? YES NO a If you answered no, why do you think the system is unfair? Ecouse To believe that he talked to me unpolissional and he was my lower in a pullines case.
14. Do you have any suggestions for improving the grievance system? Life need to look at All Details Concerning the Coses. People do Not file glicilants for the fun of it Shell is a reason.

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO (in page 255) b. Did BODA reverse the dismissal? YES NO
3,	Did your grievance result in a sanction against the respondent lawyer? YES NO
	Was your grievance heard by: AN EVIDENTIARY PANEL. A DISTRICT COURT.
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTED HIRED
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO (STILL PEUDINE)
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? I SENT LETTER WITH WITHESS UNMES STATING HOW ATTORNES CALLED WE HAMES, CALL FAMILY MEMBERS LIANS
4.	Do you have any suggestions for improving the grievance system?
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

State Bar of Texas
Post Office Box 12487

Your comp attorney dis	eletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YESNO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? VES NO
4.	Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Las Requesting Assistance To Ostain Forensic/Ballistics.
6.	How long did it take to reach a conclusion about your grievance? less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? Thank Assistant Disciplinary Counted.
12.	How would you describe your treatment by whomever you talked with? Officed Me A Option To = BODA Appeal Form.
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? The Pores ic / Ballistic To Raine A Carelasia. Of My Judgaet/Setence.
14. : - -	Do you have any suggestions for improving the grievance system? Che Te Deserre Attorner Appellate Attorney (1) Are ho Longer In Practice, An Alternative Solation Should Be In Place For Crimical Defendant to Obta, Court Records.
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?
2.	Was your grievance dismissed. TESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by: AN EVIDEN NARY PANEL. A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? ————————————————————————————————————
7.	Did your grievance involve a: CRIMINAL MATTER
8.	If your matter was criminal in nature, was your attorney: TPPOINTED HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office?NO a. If so, did you talk with:staff an attorney both b. `What were the names of the employees that you spoke with?
12.	How pould you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES a. If you answered no, why do you think the system is unitair? You have to Read my Company; UN Becoming Altorneys Should be Barred Kron Practice
14.	Do you have any suggestions for improving the grievance system? [2.5+ablish belter (or fact w/ Tre
	Comportant, and Stop being, No. Hent.
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

Disciplinary System Questionnaire	
Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.	
I. Are you a former client of the respondent lawyer? YES XNO	
2. Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO	
3. Did your grievance result in a sanction against the respondent lawyer? YES YNO	
4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT	
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? NO DO NOT Know	
6. How long did it take to reach a conclusion about your grievance? Less than 90 days 90-179 days 180-260 days more than 360 days	
7. Did your grievance involve a: X CRIMINAL MATTER CIVIL MATTER	
8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED	
9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO	
10. Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Houston San Antonio	
11. Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? Dant Know	
12. How would you describe your treatment by whomever you talked with?	
13. Do you believe the grievance system is fair? YES YNO a. If you answered no, why do you think the system is unfair? I think they need to teck mere first and Really look at all the facts be	ferl
14. Do you have any suggestions for improving the grievance system? Really Dosessen Hill a Hernely on	

do not Return to: Office of the Chief Disciplinary Counsel

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.			
1.	Are you a former client of the respondent lawyer? YES NO			
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO			
. 3.	Did your grievance result in a sanction against the respondent lawyer? VES NO			
4.	4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT			
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? They spio, Not enough in for			
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days			
7.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER			
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED			
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary			
	time?YESNO			
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?			
	✓ AustinDallasHoustonSan Antonio			
11.	Did you ever talk with an employee of that regional office?YES VNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?			
12.	How would you describe your treatment by whomever you talked with?			
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?			
14.	Do you have any suggestions for improving the grievance system?			
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation:

1.	Are you a former client of the respondent lawyer? YES NO
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO NO NIETHER
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO WHAT WE THEN
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT - NH - ATENITY PANEL
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Unfinite
6.	How long did it take to reach a conclusion about your grievance? less than 90 days 90-179 days 180-260 days more than 360 days NA - Day Know Yeth
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTED HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? Because I distributed that the grievance system only supports, clients with faid representation.
4.	Do you have any suggestions for improving the grievance system? The system should suppose both process parties, one's with appointed lawyers as well as one with process attorneys.
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? X YES NO
2.	Was your grievance dismissed? X YESNO a. If your grievance was dismissed, did you appeal? X YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? So, far, seems to be carelessly handled.
6.	How long did it take to reach a conclusion about your grievance? X less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: X CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: XAPPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YES X_NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	X Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office?YES Y_NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YES X NO a. If you answered no, why do you think the system is unfair? Because under laws I addressed that were broken, the State Bar has devised its a violation.
•	Do you have any suggestions for improving the grievance system? Treat peoples concerns with their rights with a better concern with a tair system which upholds the laws, and does not send spanish application to english speaking client,
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711 Probably dove the bare-minimum

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? XYES ___NO 2. Was your grievance dismissed? YES a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO 3. Did your grievance result in a sanction against the respondent lawyer? YES 4. Was your grievance heard by: AN EVIDENTIARY PANEL ___ A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I was very disappointed by the outcome. I was bearly 6. How long did it take to reach a conclusion about your grievance? X less than 90 days ___90-179 days 180-260 days more than 360 days 7. Did your grievance involve a: _ CRIMINAL MATTER X CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? X Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? YES X NO a. If so, did you talk with: ___staff ___an attorney ___both b. What were the names of the employees that you spoke with? N/A

12. How would you describe your treatment by whomever you talked with?

I was very disapprinted I was not able to splak to anybody and the state bar sided with the attorney without reading the evidence I submitted.

13. Do you believe the grievance system is fair? ___YES _X NO a. If you answered no, why do you think the system is unfair?

I believe the system discriminated against me because I am hispanic, a single mother and not understanding the I aw and the procedure of the State box.

14. Do you have any suggestions for improving the grievance system?

I am reguesting that my Complaint be reviewed one more time Attorney Gabbert Committed the crine for 3 years and not taking any action. by keeping my File

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? XYES ___NO 2. Was your grievance dismissed? X YES 3. Did your grievance result in a sanction against the respondent lawyer? YES NO 4. Was your grievance heard by: __AN EVIDENTIARY PANEL __A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by a. If your grievance was dismissed, did you appeal? YES NO
b. Did BODA reverse the dismissal? YES NO 6. How long did it take to reach a conclusion about your grievance? X less than 90 days 7. Did your grievance involve a: _____CRIMINAL MATTER X CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: ___APPOINTED __HIRED 9. If your matter was criminal in nature, did you receive a sentence that included fail or penitentiary 10. Which regional office of the chief disciplinary counsel's office processed your grievance? 179 days ____180-260 days ____more than 360 days NO

Did you ever talk with an employee of that regional office? X YES NO

an attorney both an attorney an attorney with?

a. If so, did you talk with: X staff an attorney boke with?

b. What were the names of the employees that you spoke with? 12. Hay would you describe your treatment by whomever you talked with?

14. Do you have any suggestions for improving the grievance system?

13. Do you believe the grievance system is fair?

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?	
	Was your grievance dismissed? \(\sqrt{YES} \) NO a. If your grievance was dismissed, did you appeal? \(\sqrt{YES} \) NO b. Did BODA reverse the dismissal? \(\sqrt{YES} \) NO Chief Decision of Conference Conferen	1
3.	Did your grievance result in a sanction against the respondent lawyer? VES by NO VF	15.01
4.	Was your grievance heard by:AN EVIDENTIARY PANEL <u>√</u> A DISTRICT COURT	
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?	
6.	How long did it take to reach a conclusion about your grievance? ↓ less than 90 days90- 179 days180-260 daysmore than 360 days	
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED	
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary	
	time?YESNO	
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?	
	AustinDallasHoustonSan Antonio	
11.	Did you ever talk with an employee of that regional office?YESYNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?	
12.	How would you describe your treatment by whomever you talked with?	
13.	Do you believe the grievance system is fair? YESNO a. If you answered no, why do you think the system is unfair?	
14.	Do you have any suggestions for improving the grievance system?	
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas	

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	r	Disciplinary System Questionn	iaire	The little was a second of the
Your comp	letion of this questionnaire is pu ciplinary system in Texas. Than	rely voluntary. Any responses y	you provide will be us	ed to the Down the D
1.	Are you a former client of the r	espondent lawyer? YES _	NO	MAY 02 2019
	Was your grievance dismissed? a. If your grievance was dismi b. Did BODA reverse the dism	YES NO		Chief Disciplinary Counsel. State Bar of Texas
3.	Did your grievance result in a s	anction against the respondent	lawyer?YES^	No
4.	Was your grievance heard by:	AN EVIDENTIARY PANI	EL <u>A DISTRICT</u>	COURT PORC
5.	If your complaint was heard by the evidentiary panel?	r	ld you describe your t	creatment by
6.	How long did it take to reach a 179 days180-260 days	conclusion about your grievand more than 360 days	ce? tess than 90 ding Chrie Voine	ays _90- e AS Amend with Additional informa
8.	If your matter was criminal in r	nature, was your attorney:A	PPOINTEDHIR	ED tion.
9.	If your matter was criminal in r time?YESXNO	nature, did you receive a senten	ce that included jail o	r penitentiary
	Which regional office of the ch	eston San Antonio		
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12.	Daniel and the same of the sam		kad with?	,
13.	Do you believe the grievance s a. If you answered no. why do I tind it any lope of S. Not into Myca to he Will Some in for M Do you have any suggestions for MIS The Front Co Attempt any Solution To ne (G) reforted	you think the system is unfair. To handle Doldto Owith the Bold of My Count a book to	ions) With E Lion With Any his Solation	and Attorned the Cour Attorney problemsi ice ever make a Stan and take notes of an Judge or any one of
	Return to:	Office of the Chief Disciplin State Bar of Texas Post Office Box 12487 Austin, Texas 78711	ary Counsel The School of the office of the ence of tall egal Use of Employee(S) (right? hy is the state bar xas taking Complainte - Shoold be injuncted se investigation and if office, and sied an on victed. Your Fake.

Disciplinary System Questionnaire Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? __YES __NO LURREN ! 2. Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES / NO 3. Did your grievance result in a sanction against the respondent lawyer? YES NO 4. Was your grievance heard by: ___AN EVIDENTIARY PANEL ___ A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I didn't falk ... I was informed toxough this process by mail 6. How long did it take to reach a conclusion about your grievance? / less than 90 days 90-179 days 180-260 days more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: __APPOINTED __HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES - NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? ___YES _ a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? I corresponded throughmail 13. Do you believe the grievance system is fair? YES / NO a. If you answered no, why do you think the system is unfair? BECAUSE IT GOES ROT GIVE INCARCERATE COMP

14. Do you have any suggestions for improving the grievance system?

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Office of the Chief Disciplinary Counsel

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

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	I. Are you a former client of the respondent lawyer? XYESNO Chief Disciplinary Counsel State Bar of Texas
2	2. Was your grievance dismissed? YES NO By: NE a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO UNKnown at this time as it was our of the control o
3	B. Did your grievance result in a sanction against the respondent lawyer?YES \times NO
	4. Was your grievance heard by:AN EVIDENTIARY PANEL *A DISTRICT COURT Unknown-
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Feel Like Texas Poes not Listen and Has a good of 13er view of criminal cases
(6. How long did it take to reach a conclusion about your grievance? Less than 90 days90- 179 days180-260 daysmore than 360 days
	7. Did your grievance involve a: X CRIMINAL MATTERCIVIL MATTER
9	3. If your matter was criminal in nature, was your attorney APPOINTED HIRED HIRED NCY and Bires - were my claims, Louisat the enclose Simm. trans. 3. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YESNO
10	Which regional office of the chief disciplinary counsel's office processed your grievance?
1.1	AustinDallasHoustonSan Antonio
1:	a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? _ho one called, wrote or anythmy.
12	How would you describe your treatment by whomever you talked with? NO ONE Spelice in writting or and to me at all
	a. If you answered no, why do you think the system is unfair? Local of Boy Buddy System is what it acts like. not really Doing a Complete Finesting afrom. Sest check the Block Servees is all to stax employed Do you have any suggestions for improving the grievance system?
	yes, Put leople in these positions that will position to the first point of the form and Adverge persons 13 1014, Lucik at it from and Adverge persons point of View, And Find the Lucis that support that not the Return to: Office of the Chief Disciplinary Counsel 4 thorners, State Bar of Texas Post Office Box 12487
casc.	Austin, Texas 78711 School Conscionation of the receipt of Ethis Form
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1 Ford C	o me as I am (invongful(y) Ineccure reled at white Thank you bless = Joseph J- SK1134 III Telford Unit 3899 ST, HWY 98
	New Buston TX 75570

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

	Are you a former client of the respondent lawyer? YESNO MAY 0 8 2019
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO Chief Disciplinary Counsel State Bar of Texas By: NF
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO .
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT Un Known
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? Talked to no -one this office dismused my claim without even a fair evalvation.
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? Because this office believes Aga perjury does not constitute a grievable Issuerlying as an afformy is completely unethrial:
14.	Do you have any suggestions for improving the grievance system? Fire whom ever reviewed my a rrevance because he is correct to never dismuss a grievance without at minimal talking to the complainant. Give them an appointunity to put their issue into words. Not everyone can write a pertect grievance.
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	pletion of this questionnaire is purely voluntary. Any responses you provide will be used to imp	rove the	
ey dis	sciplinary system in Texas. Thank you for your participation.	ECEIVED	
1.	Are you a former client of the respondent lawyer? YESNO	The same of the sa	
2.	a. If your grievance was dismissed, did you appeal?YESNO	0 9 2019	
		isciplinary Coun te Bar of Texas	
	Did your grievance result in a sanction against the respondent lawyer? YES NO	NF	
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT		
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment the evidentiary panel?		
	How long did it take to reach a conclusion about your grievance? Less than 90 days9 179 days180-260 daysmore than 360 days	0-	
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER		
8.	If your matter was criminal in nature, was your attorney: VAPPOINTEDHIRED		
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentitime? YES NO	ary	
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	AustinDallasHoustonSan Antonio /	-	
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14.	Do you have any suggestions for improving the grievance system?		
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MAY 13 2019

Disciplinary System Questionnaire

Chief Disciplinary Counsel State Bar of Texas

Your comple attorney disc	tion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the iplinary system in Texas. Thank you for your participation.
1. /	Are you a former client of the respondent lawyer? YESNO
2. V	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal?YESNO NO WILC b. Did BODA reverse the dismissal?YESNO
3. I	Did your grievance result in a sanction against the respondent lawyer?YESNO
4. \	Was your grievance heard by: VAN EVIDENTIARY PANELA DISTRICT COURT
	the evidentiary panel? UNFAIR - HOW CANSO MANY FACTS BETGNOKED 1
6. 1	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
	Did your grievance involve a:CRIMINAL MATTER CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
1	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
;	Did you ever talk with an employee of that regional office?YES VNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
j O	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair? MY lawyer CALBOUR CLEARLY MISLED NE. I Sent War a for of Information with maximinating emidding Do you have any suggestions for improving the grievance system? Fet Acc wants none! WISh Comeone Called me and heard me Out on what happemed to me. The Justine System Return to: Office of the Chief Disciplinary Counse! State Bar of Texas Post Office Box 12487 Austin, Texas 78711

Re. 201807605- Heriauth K. Gundlubogne - Payal Kauchik John

Que Dios me For Hendynaldorytodar

Cuestionario del Sistema Disciplinario

	los para mejorar el sistema disciplinario de los abogados de Texas. Gracias por su participación.
1.	¿Es usted un cliente anterior del abogado demandado? VSI No
2,	¿Es usted un cliente anterior del abogado demandado? VSI No ¿Fue sobreseida (rechazada) su queja? Si No a. Si su queja fue sobreseida, ¿inició usted una apelación del caso? VSI No b. ¿Fue revertido el sobresemiento, de parte de BODA? SI No Chief Disciplinary Counsel.
3.	¿Resultó su queja en una sanción contra el abogado demandado? VSi No
4	¿Fue escuchado su queja por:UN PANEL DE EVIDENCIAUN TRIBUNAL DEL DISTRITO
5.	Si su queja fue escuchada por un panel de evidencia, "cómo describiria usted su tratamiento por parte del panel de evidencia? Muy, Correto
6.	¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? V menos de 90 días90-179 díasnás de 360 días
7.	¿Involucró su queja un:ASUNTO CRIMINALASUNTO CIVIL?
8.	Si su asunto fue criminal en naturaleza, fue su abogado:DESIGNADO POR EL TRIBUNALEMPLEADO
9.	Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penítenciaria?SiNo
10.	¿Cual oficina regional del primer abogado disciplinario procesó su queja?
, 11.	¿Habló usted una vez con en empleado de esa oficina regional Sí No a. En caso del afirmativo, ¿Habló usted con: Personal un abogado ambos b. ¿Cuáles son los nombres de los empleados con quien usted se comunico?
12.	¿Como describiría usted su tratamiento por la persona con quien usted habló? non unas formas Cornelas que si novem De leges.
1.3.,	¿Cree usted que el sistema de quejas es justo
14.	Tiene usted alguna sugerencia para mejorar el sistema de quejas? Un Teslan Doven De Representar a Lor que se avegano Con Inteslas para que os acaben todas das maldadas Eso en So Coneta y Con Todas Todas min Respetos para Con letala
	Volver a: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711
a	y a esar parsonar Sin Lesencia Cartigenter Con Carrel
Ö	ara que novisan Estabando a La gente

	Are you a former client of the respondent lawyer? VES NO MAY 14 2019
	Are you a former chefit of the respondent lawyer.
2.	Was your grievance dismissed?YESNO Chief Disciplinary Counsel a. If your grievance was dismissed, did you appeal?YESNO
	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staff an attorney both b. What were the names of the employees that you spoke with? D. BMH A35+ Disciplinary Course!
12.	How would you describe your treatment by whomever you talked with? Racialy Discriminatory
13.	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system? Yes IN Clienty conduct Consumal Investigation ingenst those Whom The Plaintiff we heel They kne being pening Justice by allowing A HHO may be least increase to Violate The Informacy Chant Privileges Bullets
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711
	Please Note / Recieved This
	on May 7th 2019 at Mail Call
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

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1.	Are you a former client of the respondent lawyer? VESNO MAY 1 4 2019
2.	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal? YESNO Chief Disciplinary Counsel State Ear of Texas By:
	Did your grievance result in a sanction against the respondent lawyer? VES NO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I WONT A NEW LAWER A MENTA HEATTH LAWER THE LAWER I HAVE IN MEDITAL OF STANLING VIEW HOW long did it take to reach a conclusion about your grievance? VIEW than 90 days 90-179 days 180-260 days more than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VESNO
	Which regional office of the chief disciplinary counsel's office processed your grievance?
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? N/A
	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? BECUSE I AMA MENTALHEALTH PERSON MAMRA I DON'T WHILE STAND THIS LAWER AND ASK, NEFOTHALL TO GETAMENTAL AND GETMENTAL COUNT NOOM Do you have any suggestions for improving the grievance system? YES HAIP PEOPLE LIKE ME AND I MOTOVING THE LAWER U HAVE SO PLEASE HAIP ME MY NAME IS MIKE STOKET I NEED PRODUCTION THANK YOU
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711

Disciplin	narv	System	Question	naire
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	Disciplinary System Questionnaire	1 Par
r completion of this questionna mey disciplinary system in Tex	tire is purely voluntary. Any responses you provide will be use as. Thank you for your participation.	dto improv
1. Are you a former clien	t of the respondent lawyer? ✓YESNO	(Orlain)
 If your grievance w 	smissed?YESNO ras dismissed, did you appeal?YESNO the dismissal?YESNO	32
3. Did your grievance res	ult in a sanction against the respondent lawyer?YES	NO
4. Was your grievance he	ard by:AN EVIDENTIARY PANELA DISTRICT C	OURT
5. If your complaint was I the evidentiary panel?	neard by an evidentiary panel, how would you describe your tr	eatment by
6. How long did it take to 179 days180-260	reach a conclusion about your grievance?less than 90 day daysmore than 360 days	ys90~
7. Did your grievance inv	olve a:CRIMINAL MATTERCIVIL MATTER	
	ninal in nature, was your attorney:APPOINTEDHIRE	D
9. If your matter was crim	rinal in nature, did you receive a sentence that included jail or p	penitentiary
	of the chief disciplinary counsel's office processed your grievar	ice?
a. If so, did you talk wi	an employee of that regional office? YES NO ith: staff an attorney both s of the employees that you spoke with?	
12. How would you describ	e your treatment by whomever you talked with?	
13. Do you believe the grieva. If you answered no,	vance system is fair?YESNO why do you think the system is unfair?	
14. Do you have any suggest	tions for improving the grievance system?	
Return to	Office of the Chief Disciplinary Counsel State Bar of Texas	M

ney dis	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation. Are you a former client of the respondent lawyer?YESNOYESNOYES
1.	Are you a former client of the respondent lawyer?YESYNO
2.	Was your grievance dismissed? X YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YES 🔀 _NO
	Was your grievance heard by: XAN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: X APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Did you ever talk with an employee of that regional office?YES X_NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? told him I he tiled the appear after the treatment by whomever you talked with? told him I have a prevance.
	Do you believe the grievance system is fair? _YES XNO a. If you answered no, why do you think the system is unfair? Because Me Long Never done what I asked him to d
	Do you have any suggestions for improving the grievance system?
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Your completion of this questionnaire is purely voluntary. Any responses you provide will be user to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?YESNO MAY 20 2019
	Was your grievance dismissed?
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO WATTING
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT いみっている
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: \(\bigcup CRIMINAL MATTER \)_CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED (Mor harden)
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair? MOST DEVIEW FACTS: LAWS.
4.	Do you have any suggestions for improving the grievance system? THETHER REVIEW OF LAWS BREKEN. FACTS
	& CASE
	Return to: Office of the Chief Disciplinary Counsel

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Disciplinary System Questionnaire

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? $\sqrt{\text{YES}}$ NO
	Are you a former client of the respondent lawyer? VYESNO Was your grievance dismissed? VYESNO a. If your grievance was dismissed, did you appeal? VYESNO b. Did BODA reverse the dismissal?YESNO Dan+Kncw YE+
3.	Did your grievance result in a sanction against the respondent lawyer?YESYNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
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8.	If your matter was criminal in nature, was your attorney: YAPPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? _YES _NO My Case is going to Juny Triol in 15 days
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	✓ AustinDallasHoustonSan Antonio
· 11.	Did you ever talk with an employee of that regional office?YESYNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YES _VNO a. If you answered no, why do you think the system is unfair? I think this systectesent work@All-IExplaine haw I Believed this A Homey is a checholic = The grievance was Dismissed to Last week the Atheney was In court for a DWI Second of teach
14. *	Do you have any suggestions for improving the grievance system? How is that fair? YES Thuistigate. Do Your Job
	11/5 15 CIEMY A CONE SIGEO DISCIPLINARY COUNTS
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487
	Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? X YESNO			
2.	Was your grievance dismissed? X YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO			
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO			
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	time?YESNO			
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	X AustinDallasHoustonSan Antonio			
11.	Did you ever talk with an employee of that regional office?YES _x_NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?			
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YESNO
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO I with this letter b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5,	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Whoever 100/cld office the gridlance wasn't fair in this Case.
6.	How long did it take to reach a conclusion about your grievance? less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
1	How would you describe your treatment by whomever you talked with? No one wer contacted my probut this allegance to undulistand it, my propulated as well and we got work in a contacted my probuble as well and we got work in a contacted my probuble as well and we got you believe the grievance system is fair? YES NO
-	a If you answered no, why do you think the system is unfair? Because I believe that he talked to me un profess, on al and he was my lawyer in a pullions case.
14.	Do you have any suggestions for improving the grievance system? LIOU MILED TO LOOK AT All Details Concening the CASUS. People of Not file glievants for the fun of it there is a ceason.
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? / YESNO
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO **RECEVED** **MAR 0 1 2019**
3.	Did your grievance result in a sanction against the respondent lawyer? \(\sqrt{YES} \)
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system?
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

Post Office Box 12487 Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. An attorney disciplinary system in Texas. Thank you for your par	
1. Are you a former client of the respondent lawyer?	YES NO
 2. Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appear b. Did BODA reverse the dismissal? YES 	al?YESNO _\Chief Disciplinary Chipsel /
3. Did your grievance result in a sanction against the	respondent lawyer?YESNO
4. Was your grievance heard by: AN EVIDENT	IARY PANELA DISTRICT COURT
5. If your complaint was heard by an evidentiary panthe evidentiary panel? My lemplaids were totally over looked, Ex	el, how would you describe your treatment by
6. How long did it take to reach a conclusion about y 179 days180-260 daysmore than 360 da	
7. Did your grievance involve a:CRIMINAL M.	ATTERCIVIL MATTER
8. If your matter was criminal in nature, was your att	orney:APPOINTEDHIRED
 If your matter was criminal in nature, did you rece time? YES NO 	eive a sentence that included jail or penitentiary
10. Which regional office of the chief disciplinary cou	unsel's office processed your grievance?
 11. Did you ever talk with an employee of that regions a. If so, did you talk with:staff an attorn b. What were the names of the employees that yo 	eyboin
12. How would you describe your treatment by whom	ever you talked with?
13. Do you believe the grievance system is fair? a. If you answered no, why do you think the system of the case of the control of the contro	
14. Do you have any suggestions for improving the gri Yes, it could be a start if the clear I would help if the peoples complaints rug - Honor the Lawyers Crued.	- rules, Dots Creeds ware followed
Return to: Office of the Chi	ef Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YESNO MAR 18 2019
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO Chief Disciplinary Counsel State For of Texas By:YYESNYES
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? NEVER VERBALLY SPOKES WZTH ANY PANEL MEMBERS. SZNOT NO COMMUNICATION THE RATING ZS PO
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTED\'HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin/ Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? Z RESPONDED TO LETTER FROM MS. LAURIE GUERRA; ASSISTANT DISCIPLIARY COUNSELOR
12.	How would you describe your treatment by whomever you talked with? NO COMMUNICATION OTHER THAN CETTER RECEIVE AND THAT I RETURNED. THEREBRE (PORA)
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? BECAUSE THE ISSUES THAT WERE PAZSED I NEUTIL RECEIVED A RESTONSE IF ANY OF THE ISSUES WELD CONSTRUCT WALZO. IT APPEALS IT HAS A WAITE OF MY 72ME AND YOURS ZE NOT GIVEN A REASON WHY THERE WAI AD JUST CAUSE.
	Do you have any suggestions for improving the grievance system? Ench ISSUE AN ANSWER IF MIZO SHOULD BE RESPONDED TO THE DEFONDAT. AN ANSWED OF "NO IST CAUGE" IS LUDICROUS WITHOUT A GEASON THE CAUSE WAS DETERMINE UNJUIT! IT IS ALSO ABSURD TO WATE A STAMP ON THIS QUESTIONATRE TO WICE MY OFINION FOR YOUR BENEFIT! Return to: Office of the Chief Disciplinary Counsel State Bar of Texas
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Cheryl Ka	WENUE Disciplinary System Questionnaire
	Chery heed@sbcglobal. net WENUE
1,201804	Disciplinary System Questionnaire Dalla5, TX 75214
Your compattorney d	pletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the isciplinary system in Texas. Thank you for your participation.
1	. Are you a former client of the respondent lawyer? YESNO
2	pletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the isciplinary system in Texas. Thank you for your participation. Are you a former client of the respondent lawyer? YESNO Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO Did your grievance result in a sanction against the respondent lawyer?YESNO Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURTE day with the evidentiary panel?
3	. Did your grievance result in a sanction against the respondent lawyer? YES NO
4	. Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT & do Not would
5	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6	How long did it take to reach a conclusion about your grievance?less than 90 days90-
7	. Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8	. If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9	. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? Attorney like to fair an wisc i privary Counsel and they Vidently believed him. Do you have any suggestions for improving the grievance system? Not listening to less from
	Do you have any suggestions for improving the grievance system? Not listening to los Warm
14.	Do you have any suggestions for improving the grievance system? Not listening to las from
). C	and a continued.
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711
	\mathcal{A}^{r}

Cuestionario del Sistema Disciplinario

Su realización de este cuestionario es estrictamente voluntaria. Las respuestas que usted proporcione serán

utilizad	os para mejorar el sistema disciplinario de los abogados de Texas. Gracias por su participación.	RECEIVED
1.	¿Es usted un cliente anterior del abogado demandado? 🗸 Sí No	
2.	¿Fue sobreseida (rechazada) su queja? Sí VNo a. Si su queja fue sobreseida, ¿inició usted una apelación del caso? Sí VNo b. ¿Fue revertido el sobresemiento, de parte de BODA? Sí No	MAR 1 8 2019 Chief Disciplinary Counsel State Bar of Texas
3.	¿Resultó su queja en una sanción contra el abogado demandado? Sí No	The state of the s
4	¿Fue escuchado su queja por: No UN PANEL DE EVIDENCIA NO UN TRIBUNAL DEL DI	STRITO
5.	Si su queja fue escuchada por un panel de evidencia, "cómo describiría usted su tratamiento por panel de evidencia?	parte del
6.	¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? menos de 90 días días180-260 días más de 360 días	90-179
7.	¿Involucró su queja un:ASUNTO CRIMINALASUNTO CIVIL?	
8.	Si su asunto fue criminal en naturaleza, fue su abogado:DESIGNADO POR EL TRIBUNAEMPLEADO	L
9.	Si el asunto fue criminal en naturaleza. ¿recibió usted un castigo que incluyó tiempo de cárcel or institución penitenciaria? 🗸 Sí No	de
10.	¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin ✓ DallHouston San Antonio	as
11.	¿Habló usted una vez con en empleado de esa oficina regional VSI No a. En caso del afirmativo, ¿Habló usted con: Personal un abogado Vambos b. ¿Cuáles son los nombres de los empleados con quien usted se comunico? ASISTEME DEL FIND A CHOGACE ED WA	rd Spear
12.	¿Como describiría usted su tratamiento por la persona con quien usted habló?	
13.	¿Cree usted que el sistema de quejas es justo Sí No a. Si su respuesta es 'no', ¿porque cree usted que el sistema es injusto? — POP QUE OPENAS EN EL proseco.	estoy
14.	¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?	
	Volver a: Office of the Chief Disciplinary Counsel	

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

RECEIVED

1.	Are you a former client of the respondent lawyer? XYESNO	MAR 1 8 2019
2.	Was your grievance dismissed? \(\frac{\frac{1}{2}}{2} \) YESNO a. If your grievance was dismissed, did you appeal? \(\frac{\frac{1}{2}}{2} \) YESNO b. Did BODA reverse the dismissal?YESNO	Chief Disciplinary Counsel State Par of Texas
3.	Did your grievance result in a sanction against the respondent lawyer?YESN	
4.	Was your grievance heard by: X AN EVIDENTIARY PANEL A DISTRICT CO	OURT
	If your complaint was heard by an evidentiary panel, how would you describe your trea the evidentiary panel? No notification of its considerations or any further investi	
6.	How long did it take to reach a conclusion about your grievance? <u>Y</u> less than 90 days 179 days180-260 daysmore than 360 days	90-
7.	Did your grievance involve a: X CRIMINAL MATTER X CIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney: X APPOINTEDHIRED)
9.	If your matter was criminal in nature, did you receive a sentence that included jail or petime? XYESNO	enitentiary
10.	Which regional office of the chief disciplinary counsel's office processed your grievand X Austin X Dallas Houston San Antonio	ce?
11.	Did you ever talk with an employee of that regional office?YES _X_NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?	
12.	How would you describe your treatment by whomever you talked with? Very un professional Where you agree with an attorney to persons property that is critical to the person. Affy has no us	Nithhold e for the file now.
	Do you believe the grievance system is fair?YES _XNO a. If you answered no, why do you think the system is unfair? No proper investigation of foul atty practices and what they are causing by their regrese tation.	t harm
14.	Do you have any suggestions for improving the grievance system? Help people in a meaningful manner rather than waste fine and covering up attorneys obvious violations	L pape
	Detume to Office of the Chief Dissiplinary Course	

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Office of the Chief Disciplinary Counsel

Case: 201807372

MAR 18 2019

Disciplinary System Questionnaire Great Obsciplinary Counsel State Box of Texas

	pletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YESNO DEVER hired here.
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO Production allowed b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? LOS I Wave no confidence that panel feel feel examined compaint How long did it take to reach a conclusion about your grievance? Less than 90 days 90-
	179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: _APPOINTED _HIRED Never hired
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YES _NO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?ackie_ubedington NEVER NETURAL MY CALLS A emails.
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? Cross call the evidence I presented of unethical and possibly illegal new and evidence that at young was lying in her desponses, the par
14.	dismissed my complaint in short order. The system motects (awers Do you have any suggestions for improving the grievance system?—and not to public. INTAVIEW. The COMPLAINANT TO helfer the Attorney redd (whole) many lies and name allowed her to away with scamming mu and Keeping that and of dollars to down nothing. Shameful! Return to: Office of the Chief Disciplinary Counsel

Disciplinary System Questionnaire Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? YES /NO 2. Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? / YES NO b. Did BODA reverse the dismissal? ___YES ___NO 3. Did your grievance result in a sanction against the respondent lawyer? YES 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? 6. How long did it take to reach a conclusion about your grievance? / less than 90 days 90-179 days 180-260 days more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES / NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? ___Austin ___Dallas ___Houston ___San Antonio 11. Did you ever talk with an employee of that regional office? _ YES /NO a. If so, did you talk with: ___staff ___ an attorney ___both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? The children are under 18 And their medica records were effled to the entire coulin country as well as 10 people not involved withtrease?

Return to:

14. Do you have any suggestions for improving the grievance system?

Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

	/
1.	Are you a former client of the respondent lawyer? YESNO
2.	Are you a former client of the respondent lawyer? YESNO Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal?YESNO
3.	b. Did BODA reverse the dismissal? YES NO Chief Disciplinary Counsel Was your grievance result in a sanction against the respondent lawyer? Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
4.	Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? It was not a fair decision
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin/DallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? Because a lawyer is not subject to discipline for unskilled act or omission, for lies, tatical error of judgement,
4.	Do you have any suggestions for improving the grievance system? IES; hold a lawyer more accountable for his actions when a defendant receives an unjust jail or prison sentence;
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

#201901311 marcy memilan Ryan E Ray

Disciplinary System Questionnaire

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?YESNO
	Was your grievance dismissed? _YES _NO a. If your grievance was dismissed, did you appeal? _YES _NO b. Did BODA reverse the dismissal? _YES _NO _ Thousand received notification from
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
	the evidentiary panel? I WAS treated unfairly because Mr. Elizand 0 to ld me that I could not aftern the rearing but Mr. Reuthins How long did it take to reach a conclusion about your grievance? less than 90 days 190-
6.	How long did it take to reach a conclusion about your grievance? less than 90 days 90-179 days 180-260 days more than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED -NA-
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO ~NA ~
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin _DallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?KISHO BOOL BHORRY + Domingo Elizando, Investigador
12.	How would you describe your treatment by whomever you talked with? Mr. Eli zondo discriminated against me + he helped Mr. Comez + Mr. Roy Condince the parel not to take action against M. Ray.
13.	Do you believe the grievance system is rair? YES NO a. If you answered no, why do you think the system is unfair? Thick get to defend why self during the hearing but Mr. Ray was a flowed to to tally un Fair.
14.	Do you have any suggestions for improving the grievance system? The investigator should be charged + san honed for helping the present his case + unfairly did not represent me.

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System Questionnaire

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the 2019 sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES NO
	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal?YESNO De naday Qui His our error Did your grievance result in a sanction against the respondent lawyer? YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? De nacla en, Hjouner Status
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair? Py Mail was Stolen of they had ette un, Savoir mistake Kedara
14.	Do you have any suggestions for improving the grievance system? Huere estim portant Thus been months et anslands Police Reports requested au mail the.
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YESNO
2.	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YES VNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
73 14.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? BECOLNE THIS MAN HAS LOST MY EVIDENCE THAT WAS IN MY CASE DIND ITS EVIDENCE THAT'S STILL MUSIKE, THAT I WE STILL BEEN UNABLE OREOGTAIN AND I'M FIGHTING FOR MY LIFE AND FREEDOM LITTERALLY DO you have any suggestions for improving the grievance system? TRY PUTTING SOURSELF IN THE OTHER PERSONS KOES TO NOIP BE NOTE UNDERSTAND, OR YOUR SON! DRUGHTEK THAT'S BE ING MESSED OUTER BY THE ONES WHO'S SUPPOSED TO HELP THEM.

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Office of the Chief Disciplinary Counsel

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? YES 1NO
	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESYO
	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? It wrote to with a timely Response time
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time?NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office?YES
12.	How would you describe your treatment by whomever you talked with? Fair and Strait forward Understandable
13.	Do you believe the grievance system is fair?
14.	Do you have any suggestions for improving the grievance system?
	Check Appeal arguenest plus Chests Statements
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? VES NO APR 10 2019
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO Object of the dismissed Correction of the control of the con
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
	If your matter was criminal in nature, was your attorney: APPOINTED HIRED
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office?YES VO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? NOT applicable ((NO ONE From Spoke with INE REGRECING THIS MAHER))
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? JUSTICE WASN T SERVED DIN MY BEHALF!
14.	Do you have any suggestions for improving the grievance system?
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES NO APR 1 2019
2.	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal? YESNO By:NY
3.	Did your grievance result in a sanction against the respondent lawyer? YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESVNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system? Atternal's work of actions
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Austin, Texas 78711

	pletion of this questionnaire is purely voluntary. Any responses you provide will be attorney disciplinary system in Texas. Thank you for your participation.	be used to
-	Are you a former client of the respondent lawyer? VESNO	FECEIVED.
1.	•	APR 23 2019
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO	Child Disciplinary Counsel Call Eurof Taigs
3.	Did your grievance result in a sanction against the respondent lawyer? YES	NO
4.	Was your grievance heard by:An Investigatory Panel _An Evidentiary Panel	A District Court
5.	If your complaint was heard by an evidentiary or investigatory panel, how wo your treatment by the evidentiary or investigatory panel? They heard medical that respondent committed professional miscond of texas Rule of DRC	I case and duck in violat
6.	How long did it take to reach a conclusion about your grievance?less than 9 days180-260 daysmore than 360 days	0 days <u>/</u> 90-
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney:APPOINTEDF	HIRED NA
9.	If your matter was criminal in nature, did you receive a sentence that included jain time?YES $_{\checkmark}$ NO $_{/}$ $_{/}$ $_{/}$ $_{/}$ $_{/}$	l or penitentiary
10.	Which regional office of the chief disciplinary counsel's office processed your grant Austin Dallas Houston San Antonio	ievance?
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? Elizando Domingo (emails where Sent)	
12.	How would you describe your treatment by whomever you talked with? Fair' but took a long time to settle (mos	n th5)
13.	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair? The grievance System is not the 155 he it is that it taken. It should not take this long	the time
14.	had to pay money right away. Do you have any suggestions for improving the grievance system? List a time frame and alt the client to a within a timely fashion.	aken care
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? VES NO 2. Was your grievance dismissed? YES NO
a. If your grievance was dismissed, did you appeal? YES NO
b. Did BODA reverse the dismissal? YES NO 3. Did your grievance result in a sanction against the respondent lawyer? YES NO 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I don't think it was fair decision 6. How long did it take to reach a conclusion about your grievance? less than 90 days 90-179 days 180-260 days more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? YES __NO a. If so, did you talk with: staff __an attorney __both b. What were the names of the employees that you spoke with?

12. How would you describe your treatment by whomever you talked with?

Sometificat helpful referred me to CAAP

13. Do you believe the grievance system is fair? YES NO

a. If you answered no, why do you think the system is unfair?

Defended the Odder life you and the off of the specific that the system is unfair?

a. If you answered no, why do you think the system is unfair?

Defause the panel is made up of attorneys that were too close to this area 4 Tm sure they know the attorneys that I am filing against 4 what they didwas 14. Do you have any suggestions for improving the grievance system? Tookat situation not facts.

according to my divorce.

Return to:

Don't Remember

Office of the Chief Disciplinary Counsel

	oletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.	
1.	Are you a former client of the respondent lawyer? VESNO	the state of
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO	A. Le Company
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO	
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT	
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Lan't think it was fair decision	
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90. 179 days180-260 daysmore than 360 days	
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED	
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary	
	time?YESNO	
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?	
	Austin Dallas Houston San Antonio	
***	Did you ever talk with an employee of that regional office? YESNO a. If so, did you talk with: Staffan attorneyboth b. What were the names of the employees that you spoke with? Don't Remember	
12.	How would you describe your treatment by whomever you talked with? Somewhat helpful referred me to CAAP	
	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? Defause the panel is made up of afformeds that were too close to this area of I'm Sure they know they afformed they afform the afformation they afform they afform they afform they afform the	× ')
14.	the attorneys that I am filing against 4 what they didwas Do you have any suggestions for improving the grievance system? lookat situation not facultion according to my divor	, cts rce .

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Office of the Chief Disciplinary Counsel

#20190/3/1 marcy memillan Ryan E Ray

Disciplinary System Questionnaire

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO Toward received notification from BODA
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I W95 treated unfairly because Mr. Elizando to lime that I could not afternd the hearing but Mr. Reuthis Attorney, Paul Giornez was Allowed to attend. How long did it take to reach a conclusion about your grievance?less than 90 days90-
	179 days180-260 daysmore than 360 days
	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED -NA-
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO NA -
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin \(\sum_{Dallas} \) DallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? VYESNO a. If so, did you talk with:staffan attorney vboth b. What were the names of the employees that you spoke with? **TISHN Brody Attorney 4 Domingo Elizando, Investigator**
	How would you describe your treatment by whomever you talked with? Mr. Eli Zondo discriminated Crownst me + he helped Mr. Gomez + mr. Roy Convince the panel not to take Do you believe the grievance system is fair? _YES _NO
	a. If you answered no, why do you think the system is unfair? Thicht get to defend my self during the hearing but Mr. Ray was allowed to to tally un Fair.
14.	Do you have any suggestions for improving the grievance system? The investigator should be charged + santioned.

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Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

	/
1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?NO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? IT DISMISSED MY COMPLAINT
	How long did it take to reach a conclusion about your grievance?ess than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? DAVID BULBUL
12.	How would you describe your treatment by whomever you talked with? UNFAIR, UES, DAVID BULBOW COHEARSED INTE TO CEET
	ON THE STAND AND SIGN FUR 10 YEARS, T.D.C. J.
13.	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair? BECAUSE T WAS SENTENCED IN YEARS FOR A CURFELON VIOLATION.
	Do you have any suggestions for improving the grievance system? START BELLEURING PEUPLE
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? VYESNO
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO Did your grievance result in a sanction against the respondent lawyer? YES NO Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
3.	Did your grievance result in a sanction against the respondent lawyer? VES VNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? VESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? Investigator Kenneth Kircland
12.	How would you describe your treatment by whomever you talked with? Disappointment, lack of investigation
j	Do you believe the grievance system is fair? YES INO a. If you answered no, why do you think the system is unfair? Because there really was no factory thorough investigation the investigation require alaumors response. But attorney lied to state Bur when all they had to do was look at response and hady exhibits. Do you have any suggestions for improving the grievance system? Jes! Do a REAL investigation and hold laumers to higher standard. They need to work with intergrity was so

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Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer?YESNO
	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO Don't No what BoDA means. Sorry Did your grievance result in a sanction against the respondent lawyer? YES NO
4.	Was your grievance heard by:AN EVIDENTIARY PANEL ///OA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? No Parel
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? VES NO a. If you answered no, why do you think the system is unfair? Pout Atty Not fair. This thever Atty & This Case was never Discuss For Settement remound
14.	Do you have any suggestions for improving the grievance system? NONE
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

	•
1.	Are you a former client of the respondent lawyer? VESNO
	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal? YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Unfair, Binsen Because I dank hard the ATTORNEY AND MOD Country Because he Said That He How long did it take to reach a conclusion about your grievance?less than 90 days90-
	179 days180-260 days more than 360 days
7.	Did your grievance involve a: VCRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? <u>v</u> YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YES VNO a. If so, did you talk with:staffan attorneyboth NO ONE b. What were the names of the employees that you spoke with? NO ONE Spoke with me of wrole me other than the perponent
12.	How would you describe your treatment by whomever you talked with? NO ONE CIER Has Spoke with ME of WOTE MI OTHER THAN THINGSTON
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? Pefer to TEXAS penal lodg TPC \$ 1:07 (17)(AXB); TPC \$ 6.02(a) DEFINITION of Culpable Menal States TPC \$ (a)(b)(c) + (D)
14.	Do you have any suggestions for improving the grievance system? The I save bein Control Should be interviseded Invitational plant Control with POAYD June stigators in present to The Associant (periodes) The law should be carried out AND not one looked SEE Expertentials.
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? YES NO 2. Was your grievance dismissed? VYES NO a. If your grievance was dismissed, did you appeal? YES __NO b. Did BODA reverse the dismissal? YES NOWATTNO 3. Did your grievance result in a sanction against the respondent lawyer? YES 4. Was your grievance heard by: ✓AN EVIDENTIARY PANEL A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? NOT SATTSFIED 6. How long did it take to reach a conclusion about your grievance? Vless than 90 days ___ 90-179 days ____180-260 days ____more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? 11. Did you ever talk with an employee of that regional office? __YES __NO a. If so, did you talk with: __staff __an attorney __both b. What were the names of the employees that you spoke with? I REDUEST TO SPEAK & SOMEONE 12. How would you describe your treatment by whomever you talked with? KEQUEST TO SPEAK TO SOMEONE 13. Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? NO RESPONSE, UNTIL ALL REMEDIES EXHAUSTED 14. Do you have any suggestions for improving the grievance system? Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

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Your comp	eletion of this questionnaire is purel	y voluntary. Any responses you	provide will be used to improve the		
	sciplinary system in Texas. Thank				
1.	Are you a former client of the resp	oondent lawyer? <u>\</u> YES <u>N</u>	o / www.ancoma		
	Was your grievance dismissed? _a. If your grievance was dismisseb. Did BODA reverse the dismis	YESNO d, did you appeal?YES	NO Scoonary energy		
. 3.	Did your grievance result in a san-		ver? VES NO		
	Was your grievance heard by:				
5.	If your complaint was heard by an the evidentiary panel?	evidentiary panel, how would y			
6.	How long did it take to reach a co		less than 90 days90-		
, 7.	Did your grievance involve a:	CRIMINAL MATTER /CI	IL MATTER		
8.	If your matter was criminal in nati	ure, was your attorney: _VAPPO	DINTEDHIRED		
9.	If your matter was criminal in nat	ure, did you receive a sentence tl	at included jail or penitentiary		
	time?YESNO				
10.	Which regional office of the chief	disciplinary counsel's office pro	cessed your grievance?		
	AustinDallasHoust	onSan Antonio	,		
11.	Did you ever talk with an employee of that regional office?YES				
12.	How would you describe your trea	atment by whomever you talked	with?		
13.	Do you believe the grievance syst a. If you answered no, why do yo	ou tillik the system is ulitan?	undetermined		
14.	Do you have any suggestions for in				
	S	Office of the Chief Disciplinary (State Bar of Texas Post Office Box 12487			

Austin, Texas 78711

	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the
	ciplinary system in Texas. Thank you for your participation. Are you a former client of the respondent lawyer? YES NO
	Are you a former client of the respondent lawyer? YESNO
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
	To gray Distribution for the control of the control
	The state of the s
	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 days more than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTED _HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair? This is not conethical lawrer yet the counsel dictnot seem to be willing to help.
14.	Do you have any suggestions for improving the grievance system?
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	oletion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? XYESNO
2.	Was your grievance dismissed? XYES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO
4.	Was your grievance heard by: XAN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? UNFAIC, UNICESOINCE AND BIASED
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTER X_CIVIL MATTER
	If your matter was criminal in nature, was your attorney:APPOINTED X HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? X YES X NO Bath
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallas X HoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESXNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	Do you believe the grievance system is fair? YES XNO a. If you answered no, why do you think the system is unfair? BECHUSE T DAIO A DETSON to trust them. A person licensed of the state, That person stole my movey and crossed the line between being a criminal attorney. Attorney and a criminal attorney. Do you have any suggestions for improving the grievance system? Give A Cason why my design was denied so I'll have a ceason to Appeal. New we set to start the process all over Asain, once I an Cherco Bhothy I will be tace to face with an employee of the region case. Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711

MAR 0 7 2019

Chief Disciplinary Counsel State Bar of Texas

Office of the Chief Disciplinary Counsel:

This is my response to the only two questions on the Grievance System Feedback form that are not statistical or of minimal value:

Question 13: Was the grievance process fair – No, based on online definitions of fair. The grievance result was harmful to multiple persons and entities. This grievance involved what I believe is a fraudulent scheme, with the fraud involving a Permit Supervisor, with the knowledge of various City employees. The City Attorney knew the Ordinance was limited to the Manufacturer Installation Instructions but added language so the scam could continue. The result:

- 1) The Permit Supervisor was allowed to require expensive work not authorized by the Code, and is (deservedly) before his Licensing Board, facing possible disciplinary action.
- 2) As the Attorney added wordage to the ordinance to misrepresent the contents, she not only and granted actual authority to the Permit Supervisor, she left the City without immunity for lawsuit claims by persons forced to expend money under her false claims of Code requirement.
- 3) We are out \$2,000.00 for 2 homemade pans, improperly made and improperly installed, voiding insurance coverage of that area.
- 4) We were going to go vacation rental. Per a company, our annual income would be about \$32,251.00. The fraudulent \$2,000.00 charges were paid from the \$3,000.00 set aside for furniture and furnishings so we could go vacation rental. Had the furnishings money not spent due to forced false pretenses, we would have gone vacation rental. The City would have gotten 9% (\$2,900.00 plus per year) honest money and the State would have gotten 6% (\$1,930.00 plus per year) in Hotel Occupancy taxes.
- 5) When we first bought the house and removed the illegal front privacy fence, it was revealed there was a duplex unit. The discovery of

the duplex unit, plus major renovation and repairs on the upstairs unit caused our property taxes amount to increase by \$100,000, more than doubling the value. After the pan drain pipes were improperly put on the exterior of a bedroom interior wall, instead of draining through the exterior wall, we took out all the plumbing and then disconnected and removed a lot of the wiring. There are no downstairs utilities. As just storage space, the taxes are lowered, reducing the amount going to the City and the County (possibly some to the state).

6. Needless to say, the attorney who could have prevented every bit of this by quoting the law correctly, without her misrepresentations by "additions", walked out untouched and exonerated.

Question 14: I don't think the Grievance System can be fixed. About sixty years ago, I saw a John Wayne movie called "Who Shot Liberty Valance". In the movie, a wimpy looking lawyer came out West with his law books to replace guns as a meaningful way of settling disputes. That impressed me – problem solving with books and rules instead of guns and physical violence.

Now, most people own and carry guns because law books, cops, attorneys, and courts don't work. Neither of us own a gun because the sole purpose of a gun is to kill someone or kill something. My husband has been looking at gun brochures so I guess we are now considering protection of our right to life and protection of our property depends on guns, not law enforcement and not the legal system.

Applications of the Bar Rules reflect current values that nothing is morally or ethically wrong. You can't fix the system until the people are "fixed" and that is not going to happen. Go to Europe and see how life should be. People are generally safe and no one has guns. Yes, they have terrorist attacks, but I don't remember reading or hearing about mass shootings of each other over there like we have in America, including a **school** in Santa Fe, Texas and the small Texas town with the **Church** shootings.

Disciplinary System Questionnaire Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? 2. Was your grievance dismissed? VES NO a. If your grievance was dismissed, did you appeal? VES NO b. Did BODA reverse the dismissal? YES VNO 3. Did your grievance result in a sanction against the respondent lawyer? YES L4. Was your grievance heard by: AN EVIDENTIARY PANEL ADISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? 6. How long did it take to reach a conclusion about your grievance? Vless than 90 days 90-179 days ___180-260 days ___more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER ___CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: LAPPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Uflouston San Antonio 11. Did you ever talk with an employee of that regional office? __ YES LOO a. If so, did you talk with: __staff __an attorney __both b. What were the names of the employees that you spoke with? N/A 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? YES LNO a. If you answered no, why do you think the system is unfair? I IN FORMED THEM OF MY INE FECTIVE COUNSEL AND DID

14. Do you have any suggestions for improving the grievance system? Nothing about it.

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the / ED attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES NO MAR 2 8 2019
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO Chief Drouglings, Council State for of Yes Council By: WY
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? BADBEGAUSE IWAS NOT TOLD WHAT A STIPULATION MEANS
	How long did it take to reach a conclusion about your grievance? less than 90 days 180-260 days more than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallas VHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both NONE b. What were the names of the employees that you spoke with? NATIVE TALKET TO NO ONE
12.	How would you describe your treatment by whomever you talked with? NA IVE TALKED TO NO ONE
13,	Do you believe the grievance system is fair? YES \(\sumsymbol{NO} \) a. It you answered no, why do you think the system is unfair? RECAUSE IVE TALKED TO NO ONE
14.	Do you have any suggestions for improving the grievance system? SENCE SOME ONE TO TALK TO ME IN PERSON
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES NO	IVED
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO Chief Discipli	nary Counsel
3.	Did your grievance result in a sanction against the respondent lawyer? <u>YESV</u> NO W	of Texas
4.	Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT	. The stand of the probability and stand of the continuence of the deficience
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?	_
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days	
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER	
8.	If your matter was criminal in nature, was your attorney:APPOINTEDUHRED	
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary	7
	time?YESNO	
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?	
	AustinDallasVoustonSan Antonio	
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staff an attorneyboth b. What were the names of the employees that you spoke with?	
12.	How would you describe your treatment by whomever you talked with?	_
13.	Do you believe the grievance system is fair? YESNO a. If you answered no, why do you think the system is unfair?	
14.	Do you have any suggestions for improving the grievance system?	-
	Return to: Office of the Chief Disciplinary Counsel	

	oletion of this questionnaire is purely voluntary. Any responses you provide will be used to sciplinary system in Texas. Thank you for your participation.	improve the
	Are you a former client of the respondent lawyer? YES XNO	
2.	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO	Compared Sources
3.	Did your grievance result in a sanction against the respondent lawyer? YES	The second secon
4.	Was your grievance heard by AN EVIDENTIARY PANEL A DISTRICT COU	RT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment evidentiary panel? The lieue the actions reacting the proceedings of the proceedings of the proceedings.	
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days 179 days 180-260 days more than 360 days	es made me
7.	Did your grievance involve a:CRIMINAL MATTERXIVIL MATTER	sa Fety and was unputesbaral
	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED	was un professional.
9.	If your matter was criminal in nature, did you receive a sentence that included jail or peni	
	time?YESNO	style of Questianing
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?	oud 5
	Austin Dallas Houston San Antonio	comment o
11.	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with;staffan attorneyboth b. What were the names of the employees that you spoke with?	depositions abs un professional The telephore
12.	How would you describe your treatment by whomever you talked with?	Ine telephone CAU Was
13. 13. 13. 13. 13. 13. 13. 13. 13. 13.	Do you believe the grievance system is fair? YES NO a. It you answered no, why do you think the system is unfair? I believe that recordless of the roading for the chief by the profession for improving the grievance system? I do have any suggestions for improving the grievance system? I do have any suggestions for improving the grievance system? I do have any suggestions for improving the grievance system? I do have any suggestions for improving the grievance system? I do have any suggestions for improving the grievance system? Authorized that the criedance system? I do have any suggestions for improving the grievance system? Authorized that the criedance system? Austin, Texas 78711 Austin, Texas 78711	conductive crotective order.

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Disciplinary System Questionnaire

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YESNO
	Was your grievance dismissed? YES NO THAPPEARS YOU AILD. a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YES VNO NOT event A WARN
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Any one I DELT with was very Nice and production LAPPEARS by your DECISSION AN Afforday CANGO AGAINST A OUR DELT AND DE WHAT he WANTS, How long did it take to reach a conclusion about your grievance? less than 90 days 90-
	179 days <u>180-260 days</u> more than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallas HoustonSan Antonio
	Did you ever talk with an employee of that regional office? YYESNO a. If so, did you talk with:staffan attorney \(\subseteq \) both b. What were the names of the employees that you spoke with? Tohn Mc Poland & Deatral - Both very nice, understanding
12.	How would you describe your treatment by whomever you talked with?
	Do you believe the grievance system is fair?YES \(\int \)NO a. If you answered no, why do you think the system is unfair? AN ATTORNEY GOES AGRILLST A COURT ORDER TAKES MY MONEY
4.	AND There is No disafference system? AND There is No disafference system? Do you have any suggestions for improving the grievance system? It Appears your system Point work. It is A True
,	pact This attorney got away with what he did,
(Return to: Office of the Chief Disciplinary Counsel State Bar of Texas
	Post Office Doy 12497

State Bar of Texas Post Office Box 12487 Austin, Texas 78711

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	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YESNO
2.	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal?YESNO
	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YES Q_NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallas/HoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? THE ANSWER 15 THE SAME NO HELD
14.	Do you have any suggestions for improving the grievance system? Look IN To The CASE.
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? LYES NO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANEL _ A DISTRICT COURT _ 3
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? —Tess than 90 days — 90-179 days — 180-260 days — more than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER?
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio
11.	Did you ever talk with an employee of that regional office? YES VNO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
1 .	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? It didn't take into account the evidence I presented to ustry the Cocke violation. and the lack of superflusion. Do you have any suggestions for improving the grievance system? Look carefully at the evidence and Code wold tion. They Attorney's attempt to cover up their misteps.
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Post Office Box 12487 Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

١.	Are you a former ellent of the respondent lawyer? PYES NO
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO
4.	Was your grievance heard by:AN EVIDENTIARY PANEL A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? Less than 90 days 90-179 days 180-260 days more than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Violuston San Antonio
[].	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YES LNO a. If you answered no, why do you think the system is unfair? It didn't take into account the evidence I presented to justify the Code violation.
4.	Do you have any suggestions for improving the grievance system? Look care fully at the evidence and Code violation. The Attorney's attempt to cover up their mistelps.
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES NO
	Was your grievance dismissed? YES XNO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES XNO
3.	Did your grievance result in a sanction against the respondent lawyer? YES NO
4.	Was your grievance heard by: 10 AN EVIDENTIARY PANEL 10 A DISTRICT COURT \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
5,	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance? less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9,	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
11,	Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with; staff an attorney both b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
	(
13.	Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair?
	(1) we showed how the Rules were violated + no results
14.	Do you have any suggestions for improving the grievance system? (1) follow the Rules + quioffines pursuant to your own Rules
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Disciplinary System Questionnaire

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ey dis	etion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the IVED ciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer?YESNO MAY 0 6 2019
2.	Was your grievance dismissed?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer? YES VNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallas
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair? Attorney stole my money and did not provide a service is Classified as attorney misconduct
14.	Do you have any suggestions for improving the grievance system? make attorney be recognized as dishonest and press charges for theft of un-carned retainer.
	Return to: Office of the Chief Disciplinary Counsel

OFFICE OF THE CHIEF DISCOPLINARY GUNS

MA403,2019

WRITENG TO THANK YOUR OFFICE OF THE ASSISTMATE

PROVESAN IN THE PAST

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MAY 0 9 2019

Chief Disciplinary Counsel State Sar of Texas

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the EIVED attorney disciplinary system in Texas. Thank you for your participation.

	. 1
1.	Are you a former client of the respondent lawyer?YES XNO MAY 1 3 2019
2.	Was your grievance dismissed? YESNO Chief Disciplinary Counsel a. If your grievance was dismissed, did you appeal? YESNO State Bar of Texas b. Did BODA reverse the dismissal?YESNO By:
3.	Did your grievance result in a sanction against the respondent lawyer?YES XNO
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? The panel protected the lawyer Tprovided all real informet. How long did it take to reach a conclusion of outcomes a loss than 90 days. X 90.
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90- 179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTER XCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: _APPOINTED _HIRED N/A
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasXHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? XYESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with? Orlando Wayers
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YES _NO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system? Lan't have any suggestions but I want my case the - Mothet by better prince or inelependent person
×	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Part Office Pay 12487
	Post Office Box 12487 Austin, Texas 78711

LINA HONG NGUYEN 8323 WILCREST DR #19003 HOUSTON TX 77072 OFFERE CHIEF DESCEPTIONARY GUNSEL,

M427,2019

WRITING TO THANK YOUR OFFER OF SERVERS

PROUDERS IN THE PAST

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14

Disciplinary System Questionnaire	
Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. RECEIVED	
1. Are you a former client of the respondent lawyer? $\sqrt{\text{YES}}$ NO	ges,
2 Was your grievance dismissed? $\sqrt{\text{VES}}$ NO	
a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO Chief Disciplinary Constitution State Bar of Texa	
3. Did your grievance result in a sanction against the respondent lawyer?YES	to the same of the same of
4. Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT	
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Unfair: +Wey should have had an evidentry hearing	
6. How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days	
7. Did your grievance involve a: \(\frac{1}{2}\) CRIMINAL MATTER \(\text{CIVIL MATTER}\)	
8. If your matter was criminal in nature, was your attorney: HIRED	
9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? √YESNO	
10. Which regional office of the chief disciplinary counsel's office processed your grievance?	
AustinDallasHoustonSan Antonio	
11. Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with?	
12. How would you describe your treatment by whomever you talked with?	
13. Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? They desmiss my acordance without even looking into my allegations	
14. Do you have any suggestions for improving the grievance system? The disciplination best to be reform 15 whated modurated to be with the constraint. The disciplination of Judgement.	
Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487 Austin, Texas 78711	
- accounting Assistance	

at Counsel B

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

l.	Are you a former client of the respondent lawyer? LYESNO
	Was your grievance dismissed? YESNO a. If your grievance was dismissed, did you appeal? YESNO b. Did BODA reverse the dismissal? YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESYO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: \(\frac{1}{APPOINTED} \) HIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?
	BECAUSE they wish Looked Evenything i presented.
14.	Do you have any suggestions for improving the grievance system? URS. PREASEL TO CLIEB TO THE TO PREASE TO
	Return to: Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? VYESNO
2.	Was your grievance dismissed?YESNO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by
	the evidentiary panel? I feel I wasn't heard > my lawyer has done nothing for m
6.	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office? YESNO a. If so, did you talk with: V staffan attorneyboth b. What were the names of the employees that you spoke with? My wife did all the falking. I'm Still in Jail been here since 2017.
	How would you describe your treatment by whomever you talked with? the Staff came off to my wife as if we were over reacting than told her to
to this w	essite in he could see were he filed motions But the truth was I Filed every mo on my behalf - it was never my lowye
13.	Do you believe the grievance system is fair? YES VNO
	a. If you answered no, why do you think the system is unfair? There is a supplied there is to if it would have been that it is a supplied have Shown
	I feel it was never check in to if it would have been clearly it would have show, that I filed every no tion in that Charles Hintons has been wrote up in had sanctic
14	Placed on him in H
	to at least really check in to all the fact I know truly the
	grituance system is trying thier best to be fair this lawyer is By far not Doing his Job. I'm innocent of my Charges I'm in a wheelchair in my ked
	15 going down fast Please Pl
	Return to: Office of the Chief Disciplinary Counsel Look book in to this State Bar of Texas
	Post Office Box 12487
	Austin Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? YES NO MAR 27 2019 2. Was your grievance dismissed? YES Chief Disciplinary Counsel a. If your grievance was dismissed, did you appeal? VYES State Bar of Texas b. Did BODA reverse the dismissal? YES NO 3. Did your grievance result in a sanction against the respondent lawyer? YES NO 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? NOT FOIR MY NITORNEY NO PROOF THAT HE DID KNY WORK, HE STOLE MY FRIENDS MONEY

6. How long did it take to reach a conclusion about your grievance? __less than 90 days __90-179 days ______more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES VNO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: staff an attorney both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? __YES __NO a. If you answered no, why do you think the system is unfair?

Return to:

14. Do you have any suggestions for improving the grievance system?

ME OLKE THROUGH THE CARP.

Office of the Chief Disciplinary Counsel

RECAUSE THE ATTORNEY I FILED A COMPLAINT ON

SHOWED THE STATE BAR ONE LETTER HE SENT ME WHICH PROVES HE NEVER TRIED TO CONTACT ME SENT INEVER RECEIV

HULD PITORNEYS TO STRICTER STANDARDS, IVE BEEN WRITING THE STATE BAR SINCE 2016 MY ATTORNEY NEVER CONTACTED

Ruber Jasso DLHz 13366247 Star of Texas

Disciplinary System Questionnaire

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES NO APR U 1 2019
2.	Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer?YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180_260 daysmore than 360 days
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
	If your matter was criminal in nature, was your attorney: VAPPOINTED HIRED
	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHouston \(\subseteq \San Antonio \)
11.	Did you ever talk with an employee of that regional office?YES \(\subseteq NO \) a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? YESNO a. If you answered no, why do you think the system is unfair?
14. <i>O</i> 7	Do you have any suggestions for improving the grievance system? Communitate 3
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487

Austin, Texas 78711

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	Disciplinary System Questionnaire	M ^r hae Card	A tene
attorney dis	etion of this questionnaire is purely voluntary. Any responses you provide will be use ciplinary system in Texas. Thank you for your participation.	ed to improve the	e
1.	Are you a former client of the respondent lawyer? YES NO The do	o lean	re him
2.	Was your grievance dismissed? X YES NO a. If your grievance was dismissed, did you appeal? YES NO Not yet b. Did BODA reverse the dismissal? YES NO Not yet	y as or	e fig.
3.	Did your grievance result in a sanction against the respondent lawyer?YES X		
4.	Was your grievance heard by: AN EVIDENTIARY PANELA DISTRICT C	COURT	
	If your complaint was heard by an evidentiary panel, how would you describe your tree evidentiary panel? Note That part is the evidentiary panel.	eatment by	
6.	How long did it take to reach a conclusion about your grievance?less than 90 days180-260 daysmore than 360 days	ys <u>X</u> 90-	
7.	Did your grievance involve a:CRIMINAL MATTER X CIVIL MATTER	÷	
	If your matter was criminal in nature, was your attorney:APPOINTEDHIRE	ED MA	
	If your matter was criminal in nature, did you receive a sentence that included jail or		
	time?YESNO NA		
10.	Which regional office of the chief disciplinary counsel's office processed your grieva	nce?	
	AustinDallasHouston \(\sum_{\text{San Antonio}} \)		
11.	Did you ever talk with an employee of that regional office? YESNO a. If so, did you talk with: x staffan attorneyboth b. What were the names of the employees that you spoke with?		
12.	How would you describe your treatment by whomever you talked with?		
13.	Do you believe the grievance system is fair? YES XNO a. If you answered no, why do you think the system is unfair? Did not believe the grievance system is fair? Thou if they is to be to be the food without a sub-	2 - Jan F	
14.	Do you have any suggestions for improving the grievance system? Detine what does and all all and answer quest of partially the Best and answer quest	Provido	tha.
	Return to: Office of the Chief Disciplinary Counsel State Bar of Texas Post Office Box 12487	g 1780	Panal

Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES X NO
2.	Was your grievance dismissed?YES \(\sum \) NO a. If your grievance was dismissed, did you appeal?YESNO b. Did BODA reverse the dismissal?YESNO
3.	Did your grievance result in a sanction against the respondent lawyer?NO
4.	Was your grievance heard by: 🔼 AN EVIDENTIARY PANELA DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? ———————————————————————————————————
6.	How long did it take to reach a conclusion about your grievance?less than 90 days ★90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTER <u>K_CIVIL MATTER</u>
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time?YESNO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHouston 😾 San Antonio
	Did you ever talk with an employee of that regional office? XYESNO a. If so, did you talk with: \(\frac{1}{2} \) staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair? XYESNO a. If you answered no, why do you think the system is unfair?
14.	Do you have any suggestions for improving the grievance system?
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to impro attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? YES X NO 2. Was your grievance dismissed? ___YES X_NO a. If your grievance was dismissed, did you appeal? ___YES ___NO b. Did BODA reverse the dismissal? ___YES ___NO 3. Did your grievance result in a sanction against the respondent lawyer? XYES NO 4. Was your grievance heard by: X AN EVIDENTIARY PANEL A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Dien, me escuchaton 6. How long did it take to reach a conclusion about your grievance? __less than 90 days _____ 90-179 days - 180-260 days _ more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER ★ CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: __APPOINTED __ HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Houston X San Antonio 11. Did you ever talk with an employee of that regional office? ___YES __XNO a. If so, did you talk with: ___staff ___an attorney ___both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? X YES NO a. If you answered no, why do you think the system is unfair? 14. Do you have any suggestions for improving the grievance system? gialias

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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. SECEMEN 1. Are you a former client of the respondent lawyer? ___YES ___NO 2. Was your grievance dismissed? __YES __NO a. If your grievance was dismissed, did you appeal? ___YES ___NO
b. Did BODA reverse the dismissal? ___YES ___NO 3. Did your grievance result in a sanction against the respondent lawyer? YES 4. Was your grievance heard by: __AN EVIDENTIARY PANEL __A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? <u>Wasnt present</u> 6. How long did it take to reach a conclusion about your grievance? less than 90 days 90-179 days ___180-260 days ___more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? ___Austin ___Dallas Houston San Antonio 11. Did you ever talk with an employee of that regional office? a. If so, did you talk with: __staff __an attorney _both

b What were the names of the employees that you spoke with?

Cross Mariton (5A); Wil Wienels (Heir) 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? YES a. If you answered no, why do you think the system is unfair? 14. Do you have any suggestions for improving the grievance system?

No - Just a long process

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Office of the Chief Disciplinary Counsel

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation. MAY 10 2019 1. Are you a former client of the respondent lawyer? ✓ YES NO 2. Was your grievance dismissed? Chief Disciplinary Counsel State Bar of Taxas a. If your grievance was dismissed, did you appeal? b. Did BODA reverse the dismissal? YES NO 3. Did your grievance result in a sanction against the respondent lawyer? YES VNO 4. Was your grievance heard by: ✓ AN EVIDENTIARY PANEL A DISTRICT COURT 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? I have no clue what went on I was left in the dark fort 6. How long did it take to reach a conclusion about your grievance? ___less than 90 days ____90-179 days __180-260 days __more than 360 days 7. Did your grievance involve a: ____CRIMINAL MATTER ___ CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: __APPOINTED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? Austin Dallas Houston San Antonio VIA MAIZ 11. Did you ever talk with an employee of that regional office? YES NO a. If so, did you talk with: ___staff __van attorney both ? b. What were the names of the employees that you spoke with? TROY GARCIA 12. How would you describe your treatment by whomever you talked with? My Questions Quickly - I was HE ANSWERED ALL very sastified with 13. Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? I TRULY KNOW WHAT MY ATTORNEY DID, My description was accurate, I have TEXT MESSAGES From him. I Truly believe you protect your own NO MATTER The cost TO The individual it affected which is why attorneys have

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14. Do you have any suggestions for improving the grievance system? The regarder rep tation.

Disciplinary System Questionnaire Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the voluntary. attorney disciplinary system in Texas. Thank you for your participation. 1. Are you a former client of the respondent lawyer? J YES NO 2. Was your grievance dismissed? YES ✓ NO a. If your grievance was dismissed, did you appeal? ___YES ___NO b. Did BODA reverse the dismissal? ___YES ✓ NO 3. Did your grievance result in a sanction against the respondent lawyer? ___YES ___YES 4. Was your grievance heard by: ___AN EVIDENTIARY PANEL ___A DISTRICT COURT \triangleright 0 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? 6. How long did it take to reach a conclusion about your grievance? ___less than 90 days ___90- 1 1 179 days ____180-260 days ____more than 360 days 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER 8. If your matter was criminal in nature, was your attorney: APPOINTED 🗸 HIRED 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES ✓ NO 10. Which regional office of the chief disciplinary counsel's office processed your grievance? _Austin __Dallas __Houston __San António 🗎 🕂 11. Did you ever talk with an employee of that regional office? ___YES __NO a. If so, did you talk with: ___staff ___an attorney ___both b. What were the names of the employees that you spoke with? 12. How would you describe your treatment by whomever you talked with? 13. Do you believe the grievance system is fair? YES NO a. If you answered no, why do you think the system is unfair? 14. Do you have any suggestions for improving the grievance system? NONE

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Cuestionario del Sistema Disciplinario

Su realización de este cuestionario es estrictamente voluntaria. Las respuestas que usted proporcione serán utilizados para mejorar el sistema disciplinario de los abogados de Texas. Gracias por su participación.

1	Providence Control and the state of the stat
Ι.	¿Es usted un cliente anterior del abogado demandado?SíNo
2.	¿Fue sobreseida (rechazada) su queja?SíNo a. Si su queja fue sobreseida, ¿inició usted una apelación del caso?SíNo b. ¿Fue revertido el sobresemiento, de parte de BODA?SíNo
3.	¿Resultó su queja en una sanción contra el abogado demandado?SíNo
4	¿Fue escuchado su queja por: NO UN PANEL DE EVIDENCIANO UN TRIBUNAL DEL DISTRITO
5.	Si su queja fue escuchada por un panel de evidencia, "cómo describiría usted su tratamiento por parte del panel de evidencia?
6.	¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja?menos de 90 días90-179 días180-260 díasmás de 360 días
7.	¿Involucró su queja un: ASUNTO CRIMINAL ASUNTO CIVIL?
8.	Si su asunto fue criminal en naturaleza, fue su abogado:DESIGNADO POR EL TRIBUNALEMPLEADO
9.	Si el asunto fue criminal en naturaleza, recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Si No Fue atropessado por un Auto
10.	¿Cual oficina regional del primer abogado disciplinario procesó su queja?AustinDallasHoustonSan Antonio NINGARE
11.	¿Habló usted una vez con en empleado de esa oficina regional Sí No a. En caso del afirmativo, ¿Habló usted con: Personal un abogado ambos b. ¿Cuáles son los nombres de los empleados con quien usted se comunico?
12.	¿Como describiría usted su tratamiento por la persona con quien usted habló?
	malo
13.	a. Si su respuesta es 'no', ¿porque cree usted que el sistema es injusto? Para mande documentos para
14.	Gre se pan mi casta y no Solucionaran el groblevia. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
	952 Pongan mas atención en los casos que se les presentaq
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Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YES X NO
2.	Was your grievance dismissed? YES X NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YES X NO
4.	Was your grievance heard by: XAN EVIDENTIARY PANEL A DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Une thical, Reckless, Idiofic, Naive,
6.	How long did it take to reach a conclusion about your grievance? less than 90 days 90-179 days 180-260 days more than 360 days
7.	Did your grievance involve a:CRIMINAL MATTER X_CIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTED HIRED MA
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO N/A
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	Austin Dallas Houston San Antonio Pittsburgh PA Allegheny County
	Did you ever talk with an employee of that regional office? X YES NO a. If so, did you talk with: X staff an attorney both b. What were the names of the employees that you spoke with? Man at courthause who filled requests for the will/last testament to the requests to Ellow would you describe your treatment by whomever you talked with? Cordial
	Do you believe the grievance system is fair? ? YEX? NO a. If you answered no, why do you think the system is unfair? You have to be so relentless to get justice, if you have kids its probably impossible to find the time to research the afpropriate Officials to complain. Do you have any suggestions for improving the grievance system?
	Not Applicate
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Austin, Texas 78711

Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

1.	Are you a former client of the respondent lawyer? YESNO
2.	Are you a former client of the respondent lawyer? YES NO Was your grievance dismissed? YES NO a. If your grievance was dismissed, did you appeal? YES NO b. Did BODA reverse the dismissal? YES NO
3.	Did your grievance result in a sanction against the respondent lawyer? YESNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? The Was wifeir because the BODA did Not work on my behalf.
	How long did it take to reach a conclusion about your grievance? Less than 90 days90-179 days180-260 daysmore than 360 days
7.	Did your grievance involve a:CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney:APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? YES NO
10.	Which regional office of the chief disciplinary counsel's office processed your grievance?
	AustinDallasHoustonSan Antonio
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with?
13.	Do you believe the grievance system is fair?YESNO a. If you answered no, why do you think the system is unfair?
	An my CAGE RIES AND THIS IS THE ATTORNEY THAT TOLD ME I WONT WIN. LOOK WERE I AM!! Do you have any suggestions for improving the grievance system? My thoughts ARE WE Should wort Allow ATTORNEY TO deary defendant of they Constitutional Rights. I feel that ATTORNEY Should worked be wrote up for Refusing To do There job by Fighting For Their Client Rights.
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	letion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the sciplinary system in Texas. Thank you for your participation.
1.	Are you a former client of the respondent lawyer? VES NO
2.	Was your grievance dismissed? ✓YESNO APR 15 2018
	Was your grievance dismissed? VYES NO a. If your grievance was dismissed, did you appeal? VYES NO b. Did BODA reverse the dismissal? VYES NO Chief Disciplinary Counse Scale Ser of Texas
	Did your grievance result in a sanction against the respondent lawyer?YESYNO
4.	Was your grievance heard by:AN EVIDENTIARY PANELA DISTRICT COURT
5.	If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Theel that they made the wrong decision
	How long did it take to reach a conclusion about your grievance?less than 90 days90-179 days180-260 daysmore than 360 days & I believe
7.	Did your grievance involve a: CRIMINAL MATTERCIVIL MATTER
8.	If your matter was criminal in nature, was your attorney: APPOINTEDHIRED
9.	If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary
	time? VYES NO
	Which regional office of the chief disciplinary counsel's office processed your grievance? AustinDallasHoustonSan Antonio (I don't know, they never told me)
11.	Did you ever talk with an employee of that regional office?YESNO a. If so, did you talk with:staffan attorneyboth b. What were the names of the employees that you spoke with?
12.	How would you describe your treatment by whomever you talked with? N/A, Contact by mail only
	Do you believe the grievance system is fair? VYES NO a. If you answered no, why do you think the system is unfair? Although I did not receive a favorable ruling, it Sounds like my grievance underwent a fair process
14.	Do you have any suggestions for improving the grievance system? Try to process grievances faster, Transcribe the panel hearing grievances

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