

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

MEMORANDUM

THIS MATERIAL IS STRICTLY CONFIDENTIAL

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To: Don Jones
From: Linda Acevedo
Date: September 15, 2015
Re: Materials for the Grievance Oversight Committee Pursuant to Court Order

Don,

These are the updated materials from the last submission of July 10, 2015. Included are: 1) statistical data for the discipline system (June 1, 2015 – August 31, 2015); 2) portions of the Commission's May 2015, June 2015 and July 2015 minutes of non-case related topics; 3) consumer complaints and responses received; and 4) responses to the disciplinary system questionnaires received.

Linda



Office of the Chief Disciplinary Counsel

DISCIPLINARY STATS -- 6/1/2015 THROUGH 8/31/2015

Classification of Writings

Region	Total	Pending	Inquired	Upgraded
Austin	252	32	163	57
Dallas	816	186	456	174
Houston	728	135	427	166
San Antonio	570	126	295	149
Total	2366	479	1341	546

Classification/BODA Appeal Decisions

Region	Total	Affirmed	Reversed
Austin	37	37	0
Dallas	126	104	22
Houston	118	107	11
San Antonio	77	67	10
Total	358	315	43

Summary Disposition Results

Region	Total	Dismiss	Proceed
Austin	20	19	1
Dallas	73	73	0
Houston	103	103	0
San Antonio	101	99	2
Total	297	294	3

Election Results

Region	Total	District Court	Evidentiary	Default
Austin	6	1	2	3
Dallas	44	4	20	20
Houston	38	3	10	25
San Antonio	38	1	22	15
Total	126	9	54	63

Just Cause Determination

Region	Total	Just Cause Found	Just Cause Not Found
Austin	39	7	32
Dallas	163	45	118
Houston	146	31	115
San Antonio	158	39	119
Total	506	122	384

**EXERPTS FROM THE MINUTES OF THE MAY AND JUNE 2015 MEETINGS OF
THE COMMISSION FOR LAWYER DISCIPLINE**

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

MAY 21, 2015

PRESENT: Guy Harrison, Chair; John Neal, Vice-Chair; Terry Acosta; Bruce Ashworth; Jane King (via teleconference); Providence Boneta; Noelle Reed; Dave Obergfell (via teleconference); William Skrobarczyk; Pablo Almaguer (via teleconference); and Theresa Chang (via teleconference).

ABSENT: Kate McKenna.

ALSO PRESENT: Linda Acevedo, Chief Disciplinary Counsel; Anne McKenna, Executive Administrative Manager; Dave Grabowski, Houston Regional Counsel (via teleconference); Tonya Harlan, Dallas Regional Counsel; James Ehler, Deputy Counsel; Laura Popps, Deputy Counsel; Claire Mock, Public Affairs Counsel, Cynthia Hamilton, Senior Appellate Counsel.

CALL TO ORDER

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

ROLL CALL

Anne McKenna called the roll. Kate McKenna's excused absence was noted.

APPROVE MINUTES OF PRIOR MEETINGS

Upon consideration, the following motion was made:

Motion: To approve the Minutes of the April 16, 2015 meeting of the Commission for Lawyer Discipline.

Movant: Providence Boneta

Second: Theresa Chang

Vote: Unanimous

REPORT ON THE BUDGET

Providence Boneta reported that the overall expenditures for the disciplinary system through April 2015 are in line with the budget.

REPORT FROM THE CHIEF DISCIPLINARY COUNSEL

Chief Disciplinary Counsel Linda Acevedo reported on the following matters:

Budget. The public hearing on the Bar’s 2015-2016 proposed budget was held last week. No concerns were voiced about the proposed budget for the discipline system.

Litigation Update. [Attorney-client privileged communication redacted.]

DISCUSS THE PERFORMANCE OF THE CHIEF DISCIPLINARY COUNSEL

A closed session was held for the annual performance evaluation of the Chief Disciplinary Counsel.

DISCUSS AND TAKE ACTION ON PENDING DISCIPLINARY MATTERS

[Attorney-client privileged communication redacted].

Meeting adjourned.

**MINUTES OF THE MEETING OF
THE COMMISSION FOR LAWYER DISCIPLINE
GRAND HYATT HOTEL
BONHAM D CONFERENCE ROOM
600 E. MARKET STREET
SAN ANTONIO, TEXAS 78205**

JUNE 18, 2015

PRESENT: Guy Harrison, Chair; John Neal, Vice-Chair; Terry Acosta; Bruce Ashworth; Jane King (via teleconference); Providence Boneta; Noelle Reed; Kate McKenna (via teleconference); William Skrobarczyk and Pablo Almaguer.

ABSENT: Dave Obergfell.

ALSO PRESENT: Linda Acevedo, Chief Disciplinary Counsel; Anne McKenna, Executive Administrative Manager; Dave Grabowski, Houston Regional Counsel; Tonya Harlan, Dallas Regional Counsel; James Ehler, Deputy Counsel; Laura Popps, Deputy Counsel; Cynthia Hamilton, Senior Appellate Counsel (via teleconference); Public Affairs Counsel Claire Mock; Assistants Disciplinary Counsel Beth Stevens, Stephanie Strolle, Paul Homburg, Troy Garcia, George Smith, and Clara Saafir.

CALL TO ORDER

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

ROLL CALL

Anne McKenna called the roll. Dave Obergfell's excused absence was noted and the meeting commenced.

APPROVE MINUTES OF PRIOR MEETINGS

Upon consideration, the following motion was made:

Motion: To approve the Minutes of the May 21, 2015 meeting of the Commission for Lawyer Discipline.
Movant: Providence Boneta
Second: John Neal
Vote: Unanimous

INTRODUCTIONS

Assistants Disciplinary Counsel Beth Stevens of the Austin Regional Office; Stephanie Strolle, Paul Homburg, Troy Garcia, and George Smith of the San Antonio Regional Office, and Clara Saafir of the Houston Regional Office were introduced and welcomed.

REPORT ON THE FINANCIALS

Providence Boneta reported that the current financial report that covers 11 months of expenses for the year appear to be in line with the overall budget. The year-end financial report will be available for review at the next meeting.

REPORT FROM THE CHAIR

Chair Harrison reported on the following items.

Commendations. He commended Beth Stevens and Laura Popps on their extraordinary work and the outcome in the Sebesta litigation. Chief Disciplinary Counsel Linda Acevedo expounded on the efforts of Ms. Stevens and Ms. Popps.

Litigation update. [Attorney-client privileged communication redacted].

Meetings attended yesterday. The year-end report to the outgoing Bar Board was presented, followed by participation in a meeting of the Supreme Court's Grievance Oversight Committee.

REPORT FROM THE CHIEF DISCIPLINARY COUNSEL

Chief Disciplinary Counsel Linda Acevedo reported on the following items:

Meeting with the Grievance Oversight Committee (GOC). She summarized the topics discussed at yesterday's meeting with members of the GOC. In attendance with her were Deputy Counsel Laura Popps, Deputy Counsel James Ehler, and Chair Harrison. The Committee was interested in discussing the grievance classification process and issues related to immigration.

Sunset review process. The legislative sunset review process is underway. The organization as a whole undergoes a full review by the Sunset Committee, with emphasis on the workings of the attorney discipline system. Public Affairs Counsel Claire Mock will work closely with her in responding to the Committee's initial set of questions. The Sunset team will be assigned in September.

DISCUSS AND TAKE ACTION ON PENDING DISCIPLINARY MATTERS

[Attorney-client privileged communication redacted].

Meeting adjourned.

To—Lisa Tatum—State Bar of Texas president
Ombudsman—State Bar Of Texas
Manager-office of the chief disciplinary counsel

FILED
IN SUPREME COURT
OF TEXAS

MAR 18 2015

Re: Appeal letter 201306865

BLAKE HAWTHORNE, Clerk
BY PATRICK D. PASSMORE, Deputy

Sir or ma'am,

My name is SFC. Robert Green U.S. Army disable retired. I don't know how to be political correct or maybe I'm not able to speak law language, but I do know the difference between ethical or unethical. During a traumatic time in my life, while trying to cope with mental and physical injuries that I encountered during my last tour of duty. I found myself needing representation from someone in the legal profession.

To the best of my recollection, I entrusted Michael Patrick Delaney Jr. with a retainer of \$5,000 to represent me in a divorce. After Michael P. Delaney Jr. got possession of my money he filed one brief in my behalf, spoke with me on the phone a couple of times, and Mr. Delaney's assistance called me to do discovery, however, since she only part-time so this was difficult to get any discovery done. So after Delany's apparent disregard for my situation by not showing up for court, did not file paperwork, and not returning my phone calls. I began seeing Michael Delaney to be an unprofessional and unethical lawyer.

I sent him an email asking him to remove himself as my lawyer and to give me a summarization and receipt of his billing. Mr. Delaney sent me a response email but failed to give me an accounting sheet and did not relinquish his duties with the courts as my attorney until 6 months later. This was just days before my trial date. The only way I found out that I was even scheduled for trial was by my ex-wife mentioning the court date to me during conversation. I had to hire another attorney immediately, when we went to court the judge was upset and forced us to mediation. Since my attorney had no time to prepare and the judge was insisting on going to trial immediately, I was forced to settle. My ex-wife got the company that I started in honor of injured and falling soldiers. The company yield was from 1 million to 3 million dollars a year and I had just started to grow the company before I had an onset of earlier illness and injuries. I filed a complaint against Michael P. Delaney #201306865 with S.M. Beckage who dismissed my complaint stating she classified the complaint as an inquiry and dismissed the case.

Even though this was filed back in December 2013, I did not receive the dismissal letter until April 2014. Michael P. Delaney has still not given me an accounting as of this date and he gave my new lawyer a couple pieces of paper. What really bothers me is I got injured while serving and at mediation my new lawyer told me the opposing counsel stated I was crazy. I'm not asking for sympathy just to be treated fairly, the one thing great about the military training is I have no fear and will continue to fight for what right.

Sincerely,

Robert Green

April 30, 2014

There was no Appeal form in this package

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

March 24, 2015

Robert Green
P.O. Box 502
Fate, TX 75132

Re: #201306865 Robert Green – Michael Delaney
#H0101133869 Robert Green – Michael Delaney

Dear Mr. Green:

As Special Administrative Counsel for the Office of Chief Disciplinary Counsel, the information regarding your grievance was forwarded to me for a response.

I am sorry that you do not feel that the system has served you well. In order to be able to respond to you in a substantive manner, I looked into these matters by reviewing materials from the case file.

It appears that after the Board of Disciplinary Appeals granted your appeal in June 2014, our office conducted an investigation to determine whether there was just cause to believe that Mr. Delaney had committed professional misconduct. Your complaint was then reviewed by a Summary Disposition Panel, a panel of grievance committee members comprised of both attorneys and public members. The panel found no just cause and voted to dismiss the complaint. This decision is not subject to appeal.

You have also requested copies of all documents utilized in the processing and disposal of your complaints. You will be receiving separate correspondence regarding that request soon.

Thank you for your inquiry.

Sincerely,

Julie Liddell
Special Administrative Counsel
Office of the Chief Disciplinary Counsel

State Bar of Texas
P.O. Box 12487
Austin, Texas 78711
(512) 427-1350

Julie Liddell

From: Linda Acevedo
Sent: Tuesday, March 31, 2015 10:06 AM
To: Julie Liddell
Cc: Laura Popps
Subject: FW: Complaint case # 201501404

Julie, will you look into this and let us know what the deal is. Thanks.

From: Soo Y. Nam [<mailto:syn@tsalaw.com>]
Sent: Tuesday, March 31, 2015 10:05 AM
To: Linda Acevedo
Subject: Complaint case # 201501404

Good morning,

We have been retained by Mr. Heng Li for the above referenced case. The client received a dismissal notice based on a previously filed grievance against Fangzhong Tian (Prior Complaint Case # 201401025). We would like to obtain all documents pertaining to this prior complaint that was filed by the client. Please let us know the process of obtaining such documents.

Thank you in advance for your time and consideration.

Soo Nam
Attorney at Law

Tidwell Swaim & Associates
12770 Coit Rd. Ste. 700
Dallas, Texas 75251

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

April 1, 2015

Fangzhong Tian
11333 N Central Expressway, Ste. 201
Dallas, TX 75243

Re: #201501404: Heng Li – Fangzhong Tian

Dear Mr. Fangzhong:

You were previously notified that a grievance was filed against you by Heng Li under case #201501404. Our office made an error in dismissing the grievance as a "Second Filing." We should have dismissed it as an "Inquiry – no allegation found." We have corrected our records and notified complainant accordingly.

Enclosed please find a corrected letter regarding this matter. We apologize for any inconvenience this error may have caused. Please feel free to contact our office if you have any questions.

Sincerely,

A handwritten signature in cursive script, appearing to read "Julie Liddell".

Julie Liddell
Special Administrative Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, Texas 78711
(512) 427-1350

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

April 1, 2015

Soo Nam
Tidwell Swaim & Associates
12770 Coit Rd., Ste 700
Dallas, TX 75251

Re: #201501404: Heng Li -- Fangzhong Tian

Dear Mr. Nam:

As Special Administrative Counsel for the Office of Chief Disciplinary Counsel, your email sent March 31, 2015, regarding Heng Li's March 10 grievance was forwarded to me for a response.

We investigated your inquiry and discovered that our office made an error in classifying the dismissal of Mr. Li's grievance. It appears that we dismissed it as a "Second Grievance" when we should have dismissed it as an "Inquiry -- no allegation found." We have corrected our records accordingly. We, therefore, do not possess any records with respect to any previously filed grievance.

Enclosed please find a corrected letter regarding this matter. We apologize for any inconvenience this error may have caused. Please feel free to contact our office if we can be of further assistance.

Sincerely,

A handwritten signature in cursive script, appearing to read "Julie Liddell".

Julie Liddell
Special Administrative Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, Texas 78711
(512) 427-1350

TEXAS COALITION ON LAWYER ACCOUNTABILITY
1411 West Avenue, Suite 100
Austin, Texas 78701

RECEIVED

MAR 23 2015

Chief Disciplinary Counsel
State Bar of Texas

March 18, 2015

State Bar of Texas
Office of Chief Disciplinary Counsel
1414 Colorado Street
Austin, TX 78701

Re: Returned grievance of Christopher Chubasco Wilkins

Dear Ms. Acevedo:

We at the Texas Coalition on Lawyer Accountability were disturbed to see how the CDC responded to the grievance filed against Jack Strickland by Hilary Sheard on behalf of her client, Christopher Wilkins. You returned the grievance under Procedure Rule 2.10, stating that Mr. Wilkins had filed grievances against Mr. Strickland "multiple times." That misstates the facts. Mr. Wilkins had submitted only one previous grievance. That grievance was dismissed on a classification decision, and he appealed to BODA, which affirmed the classification.

We believe that the CDC is misinterpreting Rule 2.10 in a manner that could deny the disciplinary-system rights of many members of the public. None of the matters raised by Mr. Wilkins in the grievance submitted on his behalf by Ms. Sheard were in any way addressed in the grievance that he had previously filed. Ms. Sheard expressly pointed this out in the grievance she drafted and also made it very clear in the factual content of the grievance.

If a lawyer commits multiple acts of professional misconduct over a period of time, no Rule of Disciplinary Procedure and no provision in the State Bar Act authorizes CDC to dismiss a grievance simply because the grievant previously submitted a grievance against the same lawyer on a different ground. In fact, grievance dismissal on a ground that the Rules of Disciplinary Procedure and the Act do not authorize is itself a violation of the Rules of Disciplinary Procedure. That act also would appear to violate Texas Disciplinary Rule of Professional Conduct 3.04(d), which prohibits a lawyer from "knowingly disobey[ing] . . . an obligation under the standing rules of . . . a tribunal . . ."

Before the Coalition takes any further action on this matter, we want to give the CDC an opportunity to explain its position or any possible different interpretation of these events and the applicable Rules.

The Coalition urges you to reconsider the inappropriate decision to reject Mr. Wilkins's grievance. Thank you for your attention.

Sincerely,

A handwritten signature in black ink that reads "Julie Oliver". The signature is written in a cursive, flowing style with a long, sweeping tail on the letter "r".

Julie Oliver, Executive Director
512-791-3397

c: K.W. Morgan, Assistant Disciplinary Counsel

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

April 1, 2015

Julie Oliver
Texas Coalition on Lawyer Accountability
1411 West Avenue, Suite 100
Austin, TX 78701

Re: March 18, 2015 Correspondence

Dear Ms. Oliver:

As Special Administrative Counsel for the Office of Chief Disciplinary Counsel, your letter dated March 18, 2015, was forwarded to me for a response.

We appreciate your concern regarding this matter. However, because the disciplinary rules prohibit our office from disclosing information pertaining to a grievance to third parties, we cannot provide details regarding this case. We can assure you, however, that we have taken the matter under careful consideration and have been in direct contact with Ms. Sheard regarding your and her concerns.

Thank you again for your inquiry, and please feel free to contact our office if we can be of further assistance.

Sincerely,

A handwritten signature in black ink, appearing to read "Julie Liddell".

Julie Liddell
Special Administrative Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, Texas 78711
(512) 427-1350

Ronald Sullivan – P.O.A. & Translator For
Maksudul Islam & Shazia Islam Complaint
911 Merlin Roost
Katy, TX 77494

RECEIVED

MAR 20 2015

Chief Disciplinary Council
March 16, 2015 State Bar of Texas
Certified

Linda Acevedo, Esq.
Chief Counsel
Office of Chief Disciplinary Counsel - State Bar of Texas
P.O. Box 12487
Austin, TX 78711

Re.: Strategic Policy Obstructs Victim Participation - Unilateral Decisions 

Dear Ms. Acevedo,

For over a year the Islams, defendants in a frivolous case, were victims of attorney's legal malpractice and a judge's failure to act on misrepresentations and omissions (Rule 3.3 Candor Toward the Tribunal). Adding to the emotional distress, they are confronted with the ABA/CDC's strategic policy [unilateral decisions] of obstructing the victim and POA/Translator (Voice) from participation; intent to suppress information from the public's right to know. This case clearly exposes a scandalous system that is void of integrity – intended to insulate attorneys from any real consequences of their actions.

Background From The Islams' Voice of Reason and Witness

The Islams have been in the country appoxamety ten years. Although they are smart in business, a lot of English gets lost in the **literal translation** and this representative is their trusted translator of confusing communications. The original complaint documents prove the shock and confusion caused by the order to withdraw with no notice and the attorney's refusal to return calls to produce a copy of the motion. When no attorney – including legal aid – would take their case; they begged this senior (76) for help. Without help, summary judgment would be fast. [Rule 3.02, Minimizing The Burdens & Rule 10 client must be notified; without notice an abuse of discretion]. After several more calls to their attorney (Azhar Chaudary) to ask if the withdraw was because he couldn't force settlement -- his response was a letter advising his clients of pending court proceedings. On 1/2/15, Alfred R. Valdez (Mr. Chaudary's partner) sent a threatening letter accusing us of extortion for pursuing client's rights – stop or they would take action against the Islams and whoever was helping them. This is an example of the law firms' pattern of "unwarranted and unreasonable" combative and unprofessional behavior.

Long story short -- after three months of letters and pro se pleadings, we got the case dismissed without any ABA help. Because their attorney's conduct was so outrageous (addition to above - lack of communication [Model Rule 1.2 & 1.4], abandonment, covert motion to withdraw, continued "conscious disregard," intimidating demeanor during constant demands for more money [over the \$2,500 paid], appearance of collusion, etc.) a complaint was filed with irrefutable evidence of vindictive acts - breach of fiduciary duty.

Evidence Supporting Allegations

Proof of the attorney's malpractice was before the Office of Chief Disciplinary Counsel, but instead of starting a prompt investigation, three copies of the State Bar grievance form was mailed (original lost?). An anonymous screener suppressed relevant evidence; making a bad faith decision to force filling his/her way: Form #3. The grievance [] should be submitted on a State Bar Form; #4. The only representative the CDC acknowledge

is (forced) unaffordable representation; not pro bono voice with Texas Specific POA...
_strategic policy to obstruct complainants' (public) participation in the grievance process.
Ignoring the notice that complainants are out of the country for an extended time; would
have no active voice or literal translation – technicality for dismissal. Adding insult to
injury - contact CAAP. If CDC did due diligence, by reviewing the material facts in the
written grievance,¹ they would realize the misconduct is far beyond CAAP authority and
can only identify and solve minor problems (Over 5,000 Hot Line calls last year).

**We are not only denied prompt investigations, effective quality control that “weeds
out” unethical or incompetent attorneys, but now CDC exposed the victims to more
bad faith and profound breach of trust – the reason we filed the complaint.²**

History of Trained Incapacity for Justice & Overwhelmed by Complaint Volume

Anger and frustration cannot cover our emotions when the screening process obstructed
the victim's rights - proving the attorney discipline system is still badly broken.³ We not
only followed the National Attorney Grievance Commission's direction, but called and
advised to review the cite – “There are two ways to file a complaint: You can print a
Complaint Form, complete it in full and return it by mail to the Commission (the
Complaint form MUST be signed) or you can write a letter to the Commission...”
Obviously, the form was designed for the uninformed (lack of knowledge)⁴ of the Rules
of Professional Conduct. Only a letter, with legal citation and evidence that dismissed
the case satisfies the "production burden" - existence of fact in issue...malpractice.

Furthermore, a review of the Model Rules for Lawyer Disciplinary Enforcement⁵ proved
intentional violations of the Islam's rights. Believing the failure to evaluate all
information was by misrepresentations and omissions, good faith would give an untrained
screening employee an opportunity to correct the error by calling the number provided.
Trained incapacity for justice was obvious during a conversation with Stephanie
(03.02.15 @ 9:42 AM - Office of Chief Counsel) and proved the institutional analysis
that the complainant is likely to feel confused, overwhelmed and betrayed (most recent
U.S. Survey on Lawyer Discipline Systems - 117,598 complaints). Pathetic fact...public
opinion polls in the last decade reveal significant drops in the profession's reputation for
honesty, veracity and ethics. Even when conduct violates black letter provisions of an

1 “Sec. 81.073. CLASSIFICATION OF GRIEVANCES. (a) The chief disciplinary counsel's office shall classify each grievance on receipt as: (1) a complaint, if the grievance alleges conduct that, if true, constitutes professional misconduct or disability cognizable under the Texas Disciplinary Rules of Professional Conduct;...”

2 Julie Rose O'Sullivan, Professional Discipline for Law Firms? A Response to Professor Schneyer's Proposal, 16 GEO. J. LEGAL ETHICS 1, 52 n.228 (2002) - [D]espite ethical obligations to report misconduct, 'the National Organization of Bar Counsel informed the Commission that judges and lawyers comprise a very small percentage of all complainants'

3 HALT is a consumer advocacy organization founded in 1978 that seeks to “challenge the legal establishment to improve access and reduce costs in our civil justice system at both the state and federal levels.”

4 DR 1-102 Misconduct (A) A lawyer shall not: (1) Violate a Disciplinary Rule. (2) Circumvent a Disciplinary Rule through actions of another. (3) Engage in illegal conduct involving moral turpitude. (4) Engage in conduct involving dishonesty, fraud, deceit, or misrepresentation. (5) Engage in conduct that is prejudicial to the administration of justice. (6) Engage in any other conduct that adversely reflects on his fitness to practice law.

5 Rule 11 – 1. Evaluation. The disciplinary counsel shall evaluate all information coming to his or her attention by complaint or from other sources alleging lawyer misconduct or incapacity. .. [in] jurisdiction of the court and the information alleges facts which, if true, would constitute misconduct or incapacity, disciplinary counsel shall conduct an investigation.)

applicable rule and the unhappy client files a grievance; discipline seldom results, rarely producing some redress or compensation for the harmed client. And for clients who enter into malpractice litigation, more often than not, find themselves a victim of preferential treatment given to lawyers by judges...Islam case: Order-Without-Notice. Therefore, we can see more strength in the argument that lawyers' self-regulation creates a conflict of interest and upholding the fair administration of justice is seen as a goal independent of its effect on individual clients or third parties—it is an interest of the justice system itself.

More Published Recommendations & Complying With Request for Suggestions

“The McKay Commission recommended a fully open disciplinary process—opening up complaints from the moment they are filed, making hearings open to the public, increasing public representation on grievance panels, abolishing the gag rule on complainants, and getting rid of private reprimands.”⁶

The Office of the Chief Disciplinary Counsel in Texas surveys all complainants and asks: “Do you have any suggestions for improving the grievance system?” But, for too many years the GOC, Ethics Committee, and CDC have failed to implement even the obvious solutions: The important—goal of attorney discipline is to restore and maintain the public's confidence in lawyers, the legal profession, and the rule of law. Under current systems, processes are confidential, **victims are excluded** from discussions, and large numbers of complaints go unaddressed; to make matters worse, lawyers conduct these proceedings with little involvement from lay people or the community. Members of the public feel understandable frustration and distrust when, in their absence, a lawyer who has imposed real harm on a client seems to suffer few negative consequences: the case is dismissed, the lawyer receives only the gentlest reproof, or some punishment is imposed but it is cloaked in confidentiality. At its worst, attorney discipline worsens rather than improves the public view of the legal profession.

Conclusion – CDC Abridging "The Right of The People" - A Form of SLAPP

The material facts prove the CDC obstructs compliance with Model Code of Professional Responsibility _conduct they are charged with overseeing. Officers of the court have exhibited a pattern and practice of impeding the due administration of justice and no reduction for acceptance of responsibility. In fact, as of February 20, 2015, the Office of the Chief Disciplinary Counsel has suppressed a preponderance of evidence of the “serious misconduct” and legal malpractice of the Chaudary Law Firm. Instead of investigating the evidence of the serious misconduct, in bad faith, the CDC shifted the burden of responsibility back to the complainant and obstructed ethical duty under code.

In fact, the ABA Model Rule 8.3 imposes upon lawyers a duty to **report misconduct** if they know another lawyer has violated the rules. Mandatory Duty to Report Serious Misconduct: Except as permitted in paragraphs (c) or (d), a lawyer having knowledge that another lawyer has committed a violation of applicable rules of professional conduct that raises a substantial question as to that lawyer's honesty, trustworthiness or fitness as a lawyer in other respects, shall inform the appropriate disciplinary authority.

The breach of covenant of good faith and fair dealing against the public (Islams) cause

⁶ Deborah M. Chaffie, *Dumping Discipline: A Consumer Protection Model for Regulating Lawyers*, 4 LOY. CONSUMER L. REP. 4, 11 (1991)

intense disgust and profound disapproval of the American justice system, especially ABA. Furthermore, it is a well published fact that in most cases of petitioning government or legal authorities for redress, the petitioners end up confronted with the widely applied legal principle: the rule of tacit admission -- "Silence gives consent."

The Islams are so outraged that they want to tell the world about their deplorable experience with "American Justice System." The ABA has convinced them that the Chaudary Law Firm will not be disciplined and allowed to continue victimizing the public. Therefore, their voice of reason (POA/Translator) has been directed to demand **returning their original petition** if CDC continues to dictate a unilateral implementation of the grievance process.

The ABA (judges and lawyers) know or should know that isolated ethnic groups -- lacking total comprehension -- are easy targets for unscrupulous lawyers. The Islam case appears to be a perfect example, one out of thousands -- possibility millions without a voice or literal translator.

Therefore, the ultimate question Ms. Acevedo is simple. **Will you redress our grievance (Rule 8.3, etc.) or continue abridging "the right of the people" by claiming CDC's right to dictate?**

When stonewalled, this old senior has learned that sometime the only way to serve democracy is by revealing abuses of power, corruption and betrayal of public trust by powerful public and private institutions, using the tools provided on the internet and investigative journalism.

Thank you for your cooperation in advance because we all have the same goal -- **Justice!**



Ronald Sullivan POA, Translator & Voice for Maksudul Islam & Shazia Islam
915 Merlin Roost
Katy TX 77494
(760) 845-0483
Email: sullivannevada@hotmail.com

Attachments: 1. State Bar of Texas Policy Violation Notice [complete w/envelope] - February 25, 2015 [1 pg.]; 2. Texas Specific Power of Attorney (Not all TX POA require Notary Public) [1 pg.]; 3. Letter from Azhar Chaudhary Law Firm - December 2, 2015 (One of Two After Abandoning Case) [1 pg.]; 4. 2nd Letter From Chaudhary Law Firm -- January 2, 2015 Accusing us of Extortion [1 pg.]

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

March 30, 2015

Ronald Sullivan
911 Merlin Roost
Katy, TX 77494

Re: Maksudul and Shazia Islam Grievance

Dear Mr. Bradford:

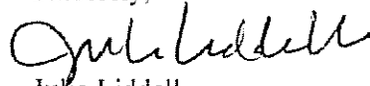
As Special Administrative Counsel for the attorney-discipline system, your letter dated March 16, 2015, was forwarded to me for a response.

In order to be able to respond to you in a substantive manner, I looked into these matters by reviewing materials from the files and speaking with the staff persons involved in the processing of the cited grievance. It appears that the Islams attempted to file a grievance on February 27, 2015, in which they purported to grant you power of attorney with respect to that matter. As you know, our office responded with a letter informing the Islams that (1) they needed to resubmit the information on the proper form, a copy of which was enclosed, and (2) the disciplinary rules prohibit our office from communicating with any third party who is not a licensed attorney representing a complainant in a grievance matter regarding that matter.

I would reiterate the information set forth in our letter. However, I would also advise that the disciplinary rules permit any person with knowledge of what they believe to be professional misconduct by lawyer to file a grievance. Therefore, you may file a grievance either individually or with the Islams based on any such knowledge, and our office would be permitted to communicate with any named complainant regarding that grievance. Again, please be advised that our office will accept only grievances properly submitted on a State Bar grievance form, a copy of which is enclosed. You may submit this form online at <http://cdc.texasbar.com> or by returning it to our office by mail or fax.

Please feel free to contact our office for additional information.

Sincerely,



Julie Liddell
Special Administrative Counsel
Office of the Chief Disciplinary Counsel
State Bar of Texas
P.O. Box 12487
Austin, Texas 78711
(512) 427-1350

Enclosure



We hold these truths to be self evident...

RECEIVED



APR 20 2015

Chief Disciplinary Counsel
State Bar of Texas
Injustice Strikes again

Ronald Sullivan – P.O.A. & Translator (Voice)
For Maksudul Islam & Shazia Islam Complaint
911 Merlin Roost
Katy, TX 77494

Ms. Julie Liddel
Office of Chief Disciplinary Counsel - State Bar of Texas
P.O. Box 12487
Austin, TX 78711

April 10, 2015
Certified

Re.: Rational Skepticism: **Betrayal of Public Trust- False Assertions**; “The Texas Disciplinary Rules of Professional Conduct are rules of reason...” - “Do you have any suggestions for improving the grievance system?” & “...file a complaint with the state attorney discipline organization and **seek compensation** for any losses due to your lawyer’s misconduct.”

Dear Ms. Liddel,

Obstruct Rule 1.06(F)(G)(R), etc, -misfeasance: After receipt of your March 30th stonewalling communication and literally translated, Maksudul Islam was rushed to emergency and treated for a serious heart attack in the ICU ward of a Bangladesh hospital (infliction of emotional distress).

After a long conversation with Mrs. Shazia Islam, she wants to deliver a strong message to the Disciplinary Counsel and especially the State Bar of Texas. She was quite emphatic: “We appointed our friend POA because he and his better half were the only ones who were willing to clear our confusion by literal translation, treated us like true friends and neighbors. Our POA was the only person who was willing to help prevent a judgment by guiding us through the court system, showed us how to plead our case to the court and write letters to attorneys for violations of the Professional Code of Ethics and the disciplinary rules. After he set up a conference call with Plaintiff’s law firm, the Order to dismiss the frivolous complaint was issued by the judge on the Plaintiff’s motion. Because our attorney, Mr. Chaudary, was awarded an order to withdraw without notice; our POA told us that he considered that act as **fraud upon the court** because there was no notice of withdrawal - abandonment. When we wanted to file a disciplinary complaint – he give us a copy of the Grievance Form. After struggling with this redundant form – we ripped it up and ask our POA to file the evidence with the Office of Chief Disciplinary Counsel that proved attorney malpractice and got the judge to sign the Order to dismiss the case.

It is important to note that our POA/Attorney-in-Fact is not only our advisor, but has the keys to our house, bank deposit slips, will give the renter the keys at the end of April and watch over our affairs for the year we will be out of the country on business. Our friends have refused any compensation for their efforts. Please understand that we have been taught a hard lesson – don’t trust the Attorneys in Houston and now the CDC has proven – **No Form, No Justice.**”¹

Now that the Office of Chief Disciplinary Counsel has had a preponderance of evidence on file since February 27, 2015, this POA/Attorney-in-Fact (Voice) must call attention to Texaco,

¹Sec. 81.073. CLASSIFICATION OF GRIEVANCES. (a) The chief disciplinary counsel’s office shall classify each grievance on receipt as: (1) a complaint, if the grievance alleges conduct that, if true, constitutes professional misconduct or disability cognizable under the Texas Disciplinary Rules of Professional Conduct;...

Inc. v. Pennzoil Co. ,729 S.W.2d 768 (Tex. App. 1987 - Pennzoil and Getty) "a true story of deceit and treachery" – one of the biggest civil cases in U.S. history (\$7.53 billion in actual damages and another \$3 billion in punitive damages). Joseph Dahr Jamail Jr ("King of Torts") - University of Texas Law School – “The case was about people keeping their word and being honest—or, in the case of the defendants, about not keeping their word.” But, not many people know that he proved that an oilman’s contract was **not written on any form, but a handshake.**

Now, Consider This Document A Written Official Complaint for The Breach of the Implied Covenant of Good Faith and Fair Dealing – ABA Fiduciary Contract with the Public

The self-regulated CDC’s actions prove the fox is guarding the hen house and obstructing the fiduciary duty to protect the public interest. If ABA intended compliance with Supreme Court’s **minimum standards** and procedures - they shouldn’t care if a victim of ABA abuse sent evidence in a paper bag with a note written in pencil on an 8 1/2 x 11 yellow sheet of paper - “Review the evidence.” It would be interesting to know what Mr. Jamail would think @ 90?

Exception Non Lawyers..._void act... The CDC openly discriminates against the public by preventing participation by some non lawyers. ✍ Written unilateral mandates clearly state that non lawyer employees and volunteers of care facilities are allowed to participate in the grievance process – even if they know nothing about the law. But, if the CDC forces the public into costly legal representation in the grievance process, than the ABA pro bono policy of representation should be demanded when cognitive impairment could exist. Exception rule is prejudicial error - unconstitutional official act [16 Am Jur 2d, Sec 177 late 2d, Sec 256]! Nighty-five percent of the public – especially ethnic groups - suffer from **legal cognitive impairment** and most of this group is unable to afford or trust attorneys – like the Muslims. But if legal cognitive development (nature of legal knowledge itself and how the uninformed come gradually to acquire, construct, and use it.) comes from a non-lawyer who is the victim’s only voice, the Office of Chief Disciplinary Counsel stands on the **no exception to the rule** by delivering "a true story of deceit and treachery" – well published strategic policy to obstruct complainants’ (public) participation in the grievance process that will ultimately end in dismissal – the true story of “**A.B.A. Self-Regulated Madness.**”

Furthermore, CDC’s outrageous intent to obstruct Islam’s Attorney-in-Fact’s participation by an implied suppression order – evades the Fundamental procedural legal safeguards, 5th & §1 of the 14th Amendment – **Right to Be Heard**. Islam’s voice was specifically named by them through a written "power of attorney" to act for them in the conduct of the appointer's business. In a "general power of attorney" the attorney-in-fact can conduct all business or sign any document, and in a "special power of attorney" he/she can only sign documents or act in relation to special identified matters. So there is no misunderstanding, this private attorney helped defend the Islam’s when no other lawyer or volunteer would and filed a **written grievance** satisfying the "**production burden**" - existence of fact in issue...**malpractice** and on file since February 27th.

Ms. Liddel, **you** – acting for the Office of Chief Disciplinary Counsel - continue to suppress a preponderance of evidence proving “serious misconduct” and **legal malpractice** of the Chaudary Law Firm is compounded by conscious indifference demanding more expense by resubmitting evidence already on file using some useless formality (form). Again for the record, consider this letter my (the witness, Islam’s POA [voice] & Attorney in Fact) **official complaint against the CDC for a multitude of code violations, specifically but not limited to the following:**

ABA Model Rule 8.3 Maintaining The Integrity Of The Profession - **Mandatory Duty** to Report Serious Misconduct (a) A lawyer who knows that another lawyer has committed a violation of the Rules of Professional Conduct that raises a substantial question as to that lawyer's honesty,

trustworthiness or fitness as a lawyer in other respects, shall inform the appropriate professional authority.

Rule 8.4 of the Model Rules of Professional Conduct contains the following statements on attorney misconduct: It is professional misconduct for a lawyer to:

(d) Engage in conduct **that is prejudicial to the administration of justice;**

Sec. 81.072. GENERAL DISCIPLINARY AND DISABILITY PROCEDURES. (a) In furtherance of the supreme court's powers to supervise the conduct of attorneys, the court shall establish disciplinary and disability procedures in addition to the procedures provided by this subchapter.

(b) The supreme court shall establish **minimum standards and procedures** for the attorney disciplinary and disability system. The standards and procedures for processing grievances against attorneys must provide for:

(6) notice by the state bar to the parties of a **written grievance filed** with the state bar that the state bar has the authority to resolve the status of the grievance,...

Ethical duty and obligation to investigate and prosecute complaints and in Islams' case, there is a obvious solution: All the CDC would have to do to prove malpractice -- demand the Chaudary Law Firm produce Attorney Client Contract, Fee Schedule, Letter to Client advising of withdraw and Motion to withdraw with supporting evidence filed with the Court. This attorney-in-fact must put the CDC on notice - Withdrawing without permission or failing to adequately **protect the client's interests** in the process can subject an attorney to professional discipline. Failure to effectively withdraw can be subject to malpractice claims and **abandonment is the most severe of all, disbarment**—permanent denial of the ability to practice law in that jurisdiction.

Because the CDC conduct is blatantly prejudicial to the administration of justice (the moral obligation to act on the basis of fair adjudication between competing claims), we must insist you stop obstructing our demands and **start acting as the purveyor of equality**. Now we demand:

First: Please have Ms. Acevedo confirm CDC's bad faith conduct; including your bar number (State & Federal), unless she ordered you to write for deniability of violations - Rule 11, DR 1-102 Misconduct, Sec. 81.073. CLASSIFICATION OF GRIEVANCES.

Second: I addressed a **confidential** letter to Linda Acevedo, Esq. and did not authorize any other member of the bar to respond unless over the Chief Counsel's signature for accountability. I suspect she knows nothing about your intent to protect an attorney's **fraud upon the court**.

Third: Bad faith notices –especially yours – is a voluntary acknowledgment of the Office of Chief Disciplinary Counsel's intent to suppress evidence of the attorney's negligence/malpractice as of February 27, 2015 and willing to compromise current and future clients by arrogant insistence on refiling using a superfluous form.

Fourth: YOU ARE IN (**WEB PAGE**): Attorney Grievance Commission - Filing a Complaint:

There are two ways to file a complaint: You can print a Complaint Form, complete it in full and return it by mail to the Commission (the Complaint form **MUST** be signed) **or you can write a letter to the Commission**, include your name, address, and telephone number; the name, address, and telephone number of the attorney in question, together with a description of the complaint (**Receipt of the complaint will be acknowledged by the Commission within a reasonable length of time.**)

Fifth: If you insist on suppressing evidence and breaching the covenant of good faith and fair dealing -- **return the complete February 20th evidence file** as demanded in the last correspondence. It appears the CDC destroyed or lost the original filing and why the unreasonable demand to refile. Please notify the Attorney-in-Fact if the negligence occurred -- we must follow the evidence to where ever it leads.

Material Facts & Ethical Consideration [EC 1-1]:

STATEWIDE COMPLIANCE MONITOR: Disciplinary judgments often require that respondents **refund all or part of the attorneys' fees paid** to them by clients harmed by misconduct and **pay CDC for the attorneys' fees and costs incurred in prosecuting the disciplinary action...** The statewide compliance monitor, Nancy Ashcraft, is housed in the Austin office, which enables her to manage the compliance caseload in a centralized and more consistent manner... As a matter of office policy, immediate payment of restitution is required in most cases involving agreed disciplinary judgments...

SPECIAL ADMINISTRATIVE COUNSEL: CDC's special administrative counsel is Maureen Ray. In this role, Ray provides an information resource to complainants who are dissatisfied with the results or **processing of their grievances.**

Preamble: A Lawyer's Responsibilities

1. A lawyer is a representative of clients, an officer of the legal system and a public citizen having special responsibility for the **quality of justice.** Lawyers, as guardians of the law, play a vital role in the preservation of society. The fulfillment of this role requires an understanding by the lawyers of their relationship with and function in our legal system. A consequent obligation of lawyers is to maintain the **highest standards of ethical conduct.**

Closing Argument

The CDC can't cover-up unconstitutional official acts or this grievance is not a standard form-generated action by a legal cognitive impaired victim. Islam's POA [constitutional voice] & Attorney-in-Fact's guidance of pro se pleadings triggered judicial action that served as a "catalyst" for a voluntary dismissal and COURT ORDER.

A rational mind or **fact finder** would consider the CDC's correspondence in violation of the Supreme Court's **minimum standards and admission** that the position concerning the truth, or implied by a person's conduct, prove the intent to sanction the Chaudary law firm's pattern of "unwarranted and unreasonable" combative and unprofessional behavior -- including but not limited to **abandonment** - fraud upon the court by **misrepresentations and omissions.** The arrogance of the CDC's obstructionism is demonstrated by **forcing** the victims into an irrational position and insisting they invest more time and money defending the negligence as defined by statute, referred to as negligence per se or the failure to use **reasonable care.**

Any legal mind that puts more emphasis on a form and excludes evidence without a form, does not secure fairness in administration or eliminate unjustifiable expense and delay,... Erroneous rulings only serve to obstruct growth and development of the law of evidence -- preventing the truth from being ascertained and proceedings justly determined. [Texas Rules of Evidence, Rule 101, 102, 103, et seq] In fact, the Office of Chief Disciplinary Counsel's misfeasance violates maintaining integrity and competence of the legal profession [DR1-101] or assisting in maintaining the integrity and competence of the legal profession. [CANON 1.] And, Rule 16-757 provides: (a) Generally. The hearing of a disciplinary or remedial action is governed by the **rules of evidence** and procedure applicable to a court trial in a civil action tried in a circuit court.

Again for the record, when stonewalled, this old senior has learned that sometime the only way to serve democracy is by revealing abuses of power, corruption and betrayal of public trust by powerful public and private institutions, using the tools provided on the internet and investigative journalism.

Thank you for your cooperation in advance because we all have the same goal – Justice!



Ronald Sullivan POA, Translator & Attorney-in-Fact (Voice) for Maksudul Islam & Shazia Islam in Bangladesh for a year.

My Address:

915 Merlin Roost

Katy TX 77494

(760) 845-0483

Email: sullivannevada@hotmail.com

Attachments: 1. State Bar of Texas Policy Violation Notice [original - complete w/envelope] – March 30, 2015 [2 pg.]; 2. Texas Specific Power of Attorney (Not all TX POA require Notary Public) [1 pg.]; 3. Letter from Azhar Chaudhary Law Firm - December 2, 2015 (One of Two After Abandoning Case) [1 pg.]; 4. 2nd Letter From Chaudhary Law Firm – January 2, 2015 Accusing Clients of Extortion [1 pg.]

cc: Going public after a reasonable time to stop conduct that is prejudicial to the administration of justice & unconstitutional official acts!

Story: “A.B.A. Self-Regulated Madness” - Youtube video & Social Media

Guy N. Harrison,
Address: 217 N Center St,
Longview, TX 75601
Phone:(903) 758-7361
Commission for Lawyer Discipline

HALT
1612 K Street, NW, Suite 510
Washington, DC 20006
(202) 887-8255 PH
(202) 887-9699 FAX
Email: HALT@HALT.org

The Texas Observer
307 W 7th Street
Austin, Texas 78701
1.800.939.6620
Email The Observer
Melissa del Bosque

Houston Chronicle
P.O. Box 4260
Houston, TX 77210-4260
Attn.: Lise Olsen Email #336
Lise.olsen@chron.com (713) 362-7462

Greater Houston Coalition for Justice
Committed to the Upholding the Bill of Rights in the Protection of the Oppressed and Marginalized

◊ ACLU ◊ American GI Forum ◊ ALCREJ Black Heritage Society ◊ Boat People SOS ◊ Civilians Down ◊ Texas Families of Incarcerated Youth ◊ CRECEN ◊ Council of American Islamic Relations ◊ De Madres A Madres ◊ Hispanic Women in Leadership ◊ Houston Peace and Justice Center ◊ League of United Latin American Citizens ◊ National Lawyers Guild ◊ National Hispanic Professional Organization ◊ The National Association for the Advancement of Colored People (NAACP) Houston Branch ◊ Organization of Chinese Americans Houston Chapter ◊ Texas Civil Rights Project ◊ Texas Criminal Justice Coalition ◊ The Coalition to Defend Civil Rights and Human Dignity ◊ Shape Community Center ◊ The National Association for Medical Malpractice Victims, Inc. ◊ Cops Holding Cops Accountable

July 1, 2015

Claire Mock
P O Box 12487
Austin, Texas 78710

Subject: Request Investigation into the Grievance Process

Swilley v Attorney Haughton No. 201404774

Ms. Mock

I Johnny Mata, Presiding Officer of the Greater Houston Coalition for Justice, am requesting that the Disciplinary Office review the grievance of Katherine Swilley, to make sure the proper grievance process was followed.

Ms. Swilley filed an official complaint--with the State Bar of Texas, the Office of Chief Disciplinary Counsel--against Attorney S. Haughton. Ms Swilley grievance/complaint was dismissed, even after Ms. Swilley presented 15 Exhibits, including Exhibit 4, a letter from the opposing side attorney complaining of attorney misconduct by Mr. Haughton, as evidence in the case.

Attorney Haughton states that the claims in Ms. Swilley's complaint are false. However, we have documents that Ms. Swilley presented 15 Exhibits that prove the claims in her complaint against Attorney Haughton are true.

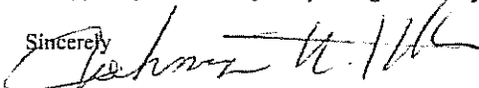
Ms. Swilley also spoke to Ms. Shannon Saucedo, Assistant Disciplinary Counsel in the Houston's Office, who stated that Ms. Swilley's complaint was dismissed after additional witnesses, other than the witnesses Attorney Haughton listed in his response to the complaint, testified in the case on behalf of Mr. Haughton. Ms. Saucedo told Ms. Swilley that she were not privy to the names of the witnesses nor the content of those witnesses' testimony in the investigation. We feel without Ms. Swilley having the opportunity to respond to the additional witnesses or their statements, there wasn't a fair or proper investigation of her complaint.

We are requesting that the Disciplinary Office review the grievance of Katherine Swilley, to make sure the proper grievance process was followed.

We are requesting the investigation against Attorney Haughton be reopened; in order, to have a thorough, fair, and complete investigation of Ms. Swilley's complaint against Attorney Haughton.

Upon request, we will provide a copy of evidence Ms. Swilley provide, including 15 Exhibits, including Exhibit 4, a letter from the opposing side attorney complaining of attorney misconduct by Mr. Haughton, as evidence in the case.

Sincerely



Johnny Mata
On behalf of the Greater Houston Coalition for Justice
2121 Fountain View Dr 47D
Houston, Texas 77057
Agustin Pinedo
Lulac District 18
Cc: State Rep., Harold Dutton
Senator, John Whitmire

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JUL 06 2015

Chief Disciplinary Counsel
State Bar of Texas

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

July 15, 2015

Johnny Mata
Greater Houston Coalition for Justice
2121 Fountain View Dr. 47D
Houston, TX 77057

Dear Mr. Mata:

I received your letter dated July 1, in which you asked our office to provide you with information regarding a grievance allegedly filed by Katherine Swilley against an attorney.

Under Rule 2.16 of the Texas Rules of Disciplinary Procedure, our office is *required* to keep confidential all disciplinary information unless a matter results in a public sanction or the respondent attorney has elected to proceed in district court. Unless you are the legal representative for Ms. Swilley, I cannot even confirm whether she has filed a grievance.

I am, however, happy to answer any questions you may have regarding the disciplinary process in general. Please do not hesitate to contact me with any questions.

Sincerely,

Claire Mock
Public Affairs Administrator

June 24, 2015

Claire Mock
Disciplinary Office
P O Box 12487
Austin, Texas 78710

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JUN 29 2015

Chief Disciplinary Counsel
State Bar of Texas

Subject: Request Investigation into the Grievance Process No. 201404774

Ms. Mock

I Katherine Swilley, am requesting that the Disciplinary Office review my grievance/complaint I filed against Attorney S. Haughton, to make sure the proper grievance process was followed.

My grievance was dismissed, after I presented 15 Exhibits, including Exhibit 4, a letter from the opposing side attorney complaining of attorney misconduct by Mr. Haughton, as evidence in the case.

I also presented evidence, by Attorney Haughton's own admission that he took a case, which he felt was insufficient, but failed to inform me he felt the case was insufficient. Instead he accepted a \$12,000 retainer fee. Attorney Haughton had a legal duty to advise me that he felt my case was insufficient, which he failed to do.

Attorney Haughton's own admission he took a case, which he felt was insufficient proves that he never intended to properly represent me or prosecute my case, his admission clearly explains why he failed to depose the opposing side witnesses, including my key witness; and failed to request productions, and why he refused to work cooperatively with the opposing side attorney.

I presented evidence that Attorney Haughton lacked integrity: (1) Why didn't Attorney Haughton advise me that he felt my complaint was insufficient when I brought the case to them? (2) Why did Attorney Haughton accept my case and charged me \$12,000, if he felt the case was insufficient? (3) Why did Attorney Haughton accept a case he felt was unwinnable, and a case he couldn't present to the courts without a good faith argument?

I also presented evidence that Attorney Haughton and his firm was negligence, inattentiveness, and intentionally failed to represent me properly and prosecute my case, after they failed to depose the opposing side witnesses, including my key witness; they fail to request productions, and they refused to work cooperatively with the opposing side attorney.

If Attorney Haughton had properly represented me, he would have known that my complaint was sufficient, after the court ruled that I presented enough evidence to win a 12 B Motion against the City of Houston's motion requesting that my wrongful termination case be dismissed.

The evidence in 12 B motion and evidence contained in the IAD files, which Attorney Haughton had in his possession, revealed that the untruthful charges in my terminations letter were false, and the transcripts from my termination hearing revealed that my supervisors recanted their stories.

In addition April 2015, I was informed by Ms. Shannon Saucedo, Assistant Disciplinary Counsel with the Houston's Office, that my grievance was dismissed, after additional witnesses, other than the witnesses Attorney Haughton listed in his response to my grievance/complaint, testified in the case on behalf of Mr. Haughton.

I was told by Ms. Saucedo that I was not privy to the names of the witnesses or the content of the witnesses' testimony in the investigation.

I find it hard to believe the proper grievance process was followed, since I wasn't allowed to know the identity of the new witnesses or respond to their statements.

I am requesting that the Disciplinary Office review my grievance against Attorney S. Haughton, because without having the opportunity to respond to the additional new witnesses or their statements, the investigation of my grievance wasn't fair and properly investigated.

I am requesting the investigation against Attorney Haughton be reopened; in order, to have a thorough, fair, and complete investigation of my complaint/grievance against Attorney Haughton.

Sincerely


Katherine Swilley
10903 Ensbrook Drive
Houston, Texas 77099

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

July 15, 2015

Katherine Swilley
10903 Ensbrook Drive
Houston, TX 77099

Dear Ms. Swilley:

I received your letter dated June 24, in which you asked me to confirm that the proper process was followed in our office's review of your grievance. You believe the proper process was not followed and you should have had the opportunity to respond to the results of our investigation. Specifically, you state that you want to respond to the witnesses interviewed by our investigators.

Under Rule 2.16 of the Texas Rules of Disciplinary Procedure, our office is *required* to keep confidential all disciplinary information unless a matter results in a public sanction or the respondent attorney has elected to proceed in district court. We are able to provide complainants with general information about the status of their case, but we are *prohibited* from providing them information regarding the identity of witnesses that our investigators interviewed or their statements. It appears that your grievance survived the classification stage, and our office conducted an in-depth investigation to determine whether there was just cause to proceed. Under the Rules, "just cause" means "such cause as is found to exist upon a reasonable inquiry that would induce a reasonably intelligent and prudent person to believe that an attorney either has committed an act or acts of professional misconduct requiring that a sanction be imposed." During the course of that investigation, our office determined that there was no just cause.

I understand your frustration. I am not able to provide you with many specific details about your particular grievance, but I can answer any questions you have about the procedure in general.

Sincerely,

Claire Mock
Public Affairs Administrator

RECEIVED

JUL 09 2015

Chief Disciplinary Counsel
State Bar of Texas

July 4, 2015

To,
CAAP-Client Attorney Assistance Program
P.O. Box 12487, Austin, TX 78711-2487
FAX: 512-427-4122

REF: I NEED JUSTICE

Dear Sir/Madam,

My name is Jit B. Thapa. I have been running a convenience store located at 1640 S State Highway 121 Lewisville, Texas 75067 since July 2012 DBA cigarette 4 less. I have been paying all taxes to State and Government agencies. I am committed to an adhere government compliance. On May 7, 2014, Denton County Law Enforcement had searched store for selling synthetic cannabinoids. County of Denton put me on defendant with case number 14-03797-211. However, State lab tests are negative.

On May 08, 2014, to handle cases, I went to Attorney Sherin Thawer (Sherin Thawer & Assoc, P.C. located at 305 Cimarron Trail, Suite 160, Irving, Texas 75063). She had billed me an illegitimacy charges. I complaint to **STATE BAR OF TEXAS Office of The Chief Disciplinary Counsel** and requested to review attorney illegal practice. On June 10, 2015, I received a letter from **STATE BAR OF TEXAS** stated "a **Summary Disposition Panel of the district 6 Grievance Committee**" has voted to dismiss the complaint. I do not believe their grievance system is fair and failed to see unprofessional practice in law. I am in an injustice. My previous attorney has done nothing and they failed to evaluate charges in depth.

I need justice. Previous attorney Sherin Thawer had robbed me. **STATE BAR OF TEXAS Office Of The Chief Disciplinary Counsel** has failed to evaluate attorney's illegitimacy charges to client.

Please help me, I am a responsible father of two children and a husband and cannot afford to lose \$15,000.

Sincerely Yours



Jit B Thapa
2215 Balleyduff Dr. Lewisville TX 75077
Mobile: 469-777-0084 EMAIL: jit.555@hotmail.com

JUL 09 2015 900L

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

July 23, 2015

Jit B. Thapa
2215 Balleyduff Dr.
Lewisville, TX 75077

Dear Mr. Thapa:

I received your letter dated July 4, in which you asked me to confirm that the proper process was followed in our office's review of your grievance. I have reviewed your matter, and it appears that your matter was dismissed via a Summary Disposition Panel after it was determined there was no Just Cause to proceed. Pursuant to Rule 2.13 of the Texas Disciplinary Rules of Procedure, "there is no appeal from a determination by the Summary Disposition Panel that the Complaint should be dismissed or should proceed."

Please let me know if you have any questions.

Claire Mock

Sincerely,

Claire Mock
Public Affairs Administrator

MEMORANDUM

To: Grievance Oversight Committee

From: Julie Liddell, Special Administrative Counsel, Office of Chief Disciplinary Counsel

Subject: First Quarter Report* – Supplemental Complainant-Relations Summary

Date: September 15, 2015

*This report contains correspondence from previous quarters that was not submitted because I was on maternity leave.

LEATH, PATRICK On April 1, 2015, CDC received a copy letter from Mr. Leath that had been sent to Ron Bunch. Mr. Leath was an inmate who alleged that his lawyer, Phillip Gregory, actively worked against him in his criminal case many years ago. He filed two grievances against him in 2012, both of which were dismissed as inquiries, and one in Feb. that was dismissed as a multiple filing. He inquired of Mr. Bunch whether there was any “paperwork” he could send him to help take this attorney “out of the game.” He commented that the State Bar is a “joke” and that he hopes Mr. Bunch is not affiliated with us. Because the correspondence was not directed to our office, we did not provide a response.

SHEARD, HILARY On March 17, 2015, CDC received a letter from Ms. Sheard regarding the dismissal of a grievance she had filed on behalf of Chris Wilkins against attorney Jack Strickland. Kathleen Morgan, the classification attorney who handled the intake, followed up with Ms. Sheard verbally and resolved the issue.

MOORE, NAOMI On July 16, CDC received a letter from Ms. Moore in which she complains generally of this office. Because her letter contained no actionable items, no response was provided.

REBECTOR, JAMES On July 15, 2015, CDC received a letter requesting grievance forms, which CDC promptly provided.

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APR 01 2015

Chief Disciplinary Counsel
State Bar of Texas

TO: Texas Commission For Lawyer Discipline,
Chairman Tom Bunch,
Attorney at Law,
P.O. Box 884
Waxahatchie Texas 75168-0884

FROM: Patrick E. Heath
TDC# 1826931
McConnell Unit
3001 S. Emily Dr,
Beville Texas 78102

DATE
3/23/15

To Whom this may concern: (DEAR CHAIRMAN BUNCH)

I am writing for advice as to what to do about a problem I am having with an attorney. I am holding a claim of ineffective assistance of counsel against him. He was appointed by the Court to defend me in an allegation of 1st degree sexual assault. I would not take a plea bargain & I would not confess guilty & the reason is, I WAS NOT GUILTY & he got mad, well the news objected to anything in trial HE FILED A MOTION TO MAKE THE STATE BRING FORTH THE COMPLAINT FOR TO BRING TESTIMONIAL EVIDENCE, BUT THE MOTION WAS NEVER FOLLOWED UP FOR A RULING ON THE MATTER. HE STATED THAT HE CHOSE TO NOT DO IT, HE CANT DO THAT EITHER. THERE WAS NO WAIVER GIVING HIM THE RIGHT TO DO THAT EITHER.

Evening I have filed from the appeal process to the Habeas Corpus 1107 the man has been in the middle of it all, & I had no idea any of this was NEVER

a Free World attorney Filed it, then this ole trial attorney wrote the Trial Court in Palo Pinto Co. to Not Rule in my Favor, He also Filed an affidavit against His client (me) He Was against His client From the start of Trial He did Not get along, He also sent the Court of Appeals down in Austin Tex A Copy of the affidavit along with a Petition to Dismiss My 11.07 Habeas Corpus 11.07.

I Have Been Fighting Since & get No where. Mr. Fenelly Figured out Why! it Was that that Lawyer Been Dirty Dealing against his client! & Has Been before Trial!!

I Filed on him thru the State Bar of Texas in 2012 before trial, & No one done anything about him!! I Even wrote the Judge about him, No one done anything about him, I Was stuck With him,

The State Bar is a joke, I Filed on him in 2012, they did't do anything, I Filed on him again thru the Law, this time I sent an Affidavit 64 Pages, Affidavit & Exhibits Proof this dude is a dirty Lawyer, they still Refused to do anything they stated I had Multiple Filings against him & they sent me back my Affidavit of Truth, Exhibits I also had 9 Letters of allegations of inappropriate assistance of Counsel against him thru the 11.07 Habeas Corpus investigation plus a 6 page affidavit of Turning on his client, He also knew the state never done any investigation in to the allegation against me!

I finally took all of this allegations with

Exhibits and Filed in Federal Court along with my
 Affidavit & I Requested strongly that this guy be
 severely punished & I Requested his License Be Taken
 From him.

Now My question is, I Want to Know
 is there some kind of Paper Work you can send
 me that I can file against this Lawyer, I Will
 Not Stop Until I Take him out of the game.
 He is dangerous to any Client that May choose
 him For he does Not Care about what he does
 I am sitting on a Mountain of Paper Work to
 Prove that !!

The Federal Court Will also see where the
 State Bar has Resused Time & Time again to
 Deal with this abuse of this attorney & My
 Case.

Now I hope that you can help me out
 here as well! I hope you are Not something to
 Do with the State Bar Cause if you are I am
 sure I am Wasting My Time! As they are
 Worthless when it Comes to Problems of this
 Nature they should Not Even Be in Existence
 For they dont discipline Nothing !!

I Would appreciate your Help with this attorney
 I also hope you are Not CRAP the same goes for
 them! I Need to Pursue this Very Urgent
 & Annoying Problem with this attorney, it is
 a Very Urgent Problem.

I want to file on this this well attorney
 I would appreciate your Help in this matter

Thank you
 Asimul Patrick Smith

RECEIVED

MAR 17 2015

Chief Disciplinary Counsel
State Bar of Texas

HILARY SHEARD
Attorney-at-Law
7301 Burnet Road # 102-328
Austin, TX 78757
Phone: (512) 524 1371
Fax: (512) 646 7067
HilarySheard@Hotmail.com
March 16, 2015

State Bar of Texas
Office of Chief Disciplinary Counsel
1414 Colorado Street
Austin, TX 78701
Fax (512) 427 4169

Dear Office of Chief Disciplinary Counsel:

On February 13, I submitted a Grievance against attorney Jack V. Strickland. This grievance was filed on behalf of my client Christopher Chubasco Wilkins. The grievance was returned to me on February 19, 2015, together with a copy letter to Mr. Wilkins. A copy of both is attached. The letter of February 19 stated that Mr. Wilkins had filed grievances against Mr. Strickland "multiple times," and that consequently, pursuant to your Rule 2.10 the filing was being returned. I believe that the decision of the Office of Chief Disciplinary Counsel was made in error and that the decision should be reconsidered:

Mr. Wilkins, according to the records I have, submitted just one grievance that was classified as an inquiry and then sought reconsideration of that classification. His request for reconsideration was also deemed an inquiry. Neither Mr. Wilkins nor I have any record of any additional grievances against Mr. Strickland until this current grievance.

Mr. Wilkins' previous grievances alleged misconduct on the part of Mr. Strickland other than the currently stated grounds which concern, in summary, (a) Mr. Strickland's conflict of interest in accepting employment with Mr. Wilkins' adversary in the same litigation, failure to withdraw and failure to communicate with his client; and (b) Mr. Strickland's failure to turn over Mr. Wilkins' complete file to me promptly upon request. The definition of a "Grievance" under Rule 1.06(R) states that a "Grievance" is a written statement from whatever source, apparently intended to allege Professional Misconduct by a lawyer ... received by the Office of the Chief Disciplinary Counsel." Since the Rules of Disciplinary Procedure are to be "broadly construed," according to Rule 1.03 to ensure the "effectiveness" and "integrity" of the professional disciplinary

system, I respectfully submit that the refusal under Rule 2.10 to process the recently filed grievance against Mr. Strickland fails to comport with Rule 1.08 and that the grievance should now be reviewed again and classified as a Complaint.

The interpretation of the Rules that seems to have prevailed in your decision fails to recognize that an attorney can commit more than one type of professional misconduct with regard to the same client, possibly at different times, and that to limit an individual's ability to file further grievances based on different grounds and at a later stage may preclude an entirely valid allegation from being heard. While limiting the repetition of the same grievance filed previously is not unreasonable, the Rules articulate no bar against subsequent grievances based on different disciplinary rules, and different facts. Refusing to consider such subsequent grievances is neither "effective" nor does it further the "integrity" of the system designed to provide redress for professional misconduct. This interpretation works a particularly harsh result in the case of unskilled lay persons such as Mr. Wilkins, when they are compelled to file grievances against their court-appointed counsel *pro se*, because it is their own legal representative at the time who was the subject of previous grievances.

Moreover, with regard to the issue of Mr. Strickland's failure to respond in accordance with the Texas Rules of Disciplinary Conduct when I requested him to promptly produce Mr. Wilkins' entire file on Mr. Wilkins' behalf, that issue simply could not have been and was not, raised in Mr. Wilkins' earlier grievances. I did not commence my representation of Mr. Wilkins until March 9, 2012, which was after the date that the previous grievance was filed and dismissed.

In light of the absence of guidance in the Rules as to what is to be done when a grievance is handled as Mr. Wilkins' current grievance has been, I am filing a separate appeal with the Board of Disciplinary Appeals in addition to now requesting renewed review by your office.

Please do not hesitate to contact me if you have any questions or require any further information.

With many thanks,
Sincerely,



Hilary Sheard.

July 14, 2015

State Bar of Texas
Attn: Mauszen Ray
P.O. Box 12487
Austin, Texas 78711-2487

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JUL 16 2015

Chief Disciplinary Counsel
State Bar of Texas

Dear Ms. Ray:

Why did you enter into a criminal conspiracy with Powers, Young, Lehmborg, Earle, Banne, Sawyer, Palmer, Bloodworth, and Logue-Diaz?

Why did you enter into a conspiracy against my civil rights with them?

Why are you obstructing justice?

Why are you not reporting their crimes to the authorities?

Why are you abusing your authority?

Why are you abusing your office?

Why are you abusing your official capacity?

The lawyers listed above are corrupt. Why are you refusing to disbar them?

Why are you corrupt?

The Lord God can and will deliver me out of your corrupt hands. He will expose your lies and crimes. God will remove this yoke from my neck. He will bring me up out of this horrible pit. God for me is more than you and all your partners in crime against me. Behold how God moves this unlawful conviction. Watch and see God's salvation for me.

Why are you showing a reckless indifference to my civil rights?

Sincerely,

Naomi Easley Moore

Naomi Easley Moore
Murray Unit #581658
1916 N. Hwy 36 Bypass
Batesville, Texas 76596

Public Information Deptment
State Bar of Texas
P.O.Box 12487
Austin, Texas 78711-2487
(800) 404-4444, Ext 11800
www.texasbar.com

04-~~88~~-00739-CR
4th Supreme Judicial District
San Antonio, Texas 78205-3037

RECEIVED

James Rebeator, Appellant
vs.
The State of Texas Appellee

JUL 21 2015

Chief Disciplinary Cou
State Bar of Texas

Wednesday, July 15, 2015

On Appeal From the District Court
!44th Judicial District
Of Bexar County, Texas ORIGINAL
Cause Number: 1998-CR-3488

Dear State Bar Of Texas, Public Information Department, Please mail me 4 copies of grievancies forms and Attorneys Member Profiles of Bertram Oliver Wood III, S.B.N.#21884450 and Susan D.Reed, T.B.N.#16687400. Please mail A.S.A.P., Thank you for your time and consideration, Please answer soon!

Sincerely Requesting,

James Rebeator #896933

JAMES REBEATOR #896933
ALFRED D. HUGHES UNIT, 11 PHD-02B cell
ROUTE 2, BOX 4400
GATESVILLE, TEXAS 76597-4400
(254) 865-6663, UNIT WARDEN

Case# 201502411

Aroldo Humberto Cadiz

RECEIVED

JUN 08 2015

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.

for your answers really
make no
difference

- 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 pending
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO waiting on BODA
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT NO ONE
- 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 30 days 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 Are you kidding
 - 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?
to the process - I was expecting
no assistance as a victim
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
As a victim, the system is structured
to protect the attorney, they are always right
- 14. Do you have any suggestions for improving the grievance system?
As a victim - investigate the claim.
The judicial system takes care of their own.

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

X Ronald Cadiz
Signature May 20, 15

This questionnaire is so far out of it that it does not matter who fills it out or signs it. No name, no case#, no signature required and no date.

Disciplinary System Questionnaire

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RECEIVED

JUN 08 2015

Chief Disciplinary Counsel
State Bar of Texas

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- 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~~ Office of the Chief Disciplinary Counsel

- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
Poor

- 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?
I was ignored

- 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 withdrew as counsel for no true reason will not return calls. will not give me my file or ~~cash~~ payment history

- 14. Do you have any suggestions for improving the grievance system?
be fair and just

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
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Austin, Texas 78711

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RECEIVED

JUN 08 2015

Chief Disciplinary Counsel
State Bar of Texas

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- 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 N/A
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO N/A
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT N/A
- 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? less than 90 days 90-179 days 180-260 days more than 360 days N/A
- 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 N/A
 - b. What were the names of the employees that you spoke with? N/A

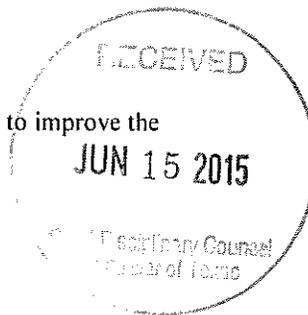
- 12. How would you describe your treatment by whomever you talked with? N/A

- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
 I noticed that every time someone here files a grievance against an attorney here in Harris County for misconduct nothing is never done.
- 14. Do you have any suggestions for improving the grievance system?
 Yes; when a grievance is filed against an attorney here in Harris County a more thorough investigation should be conducted.

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State Bar of Texas
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Austin, Texas 78711

Disciplinary System Questionnaire

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- 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?
IN EFFECTIVE
- 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?
NIA
- 12. How would you describe your treatment by whomever you talked with?
NIA
- 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?
NIA

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State Bar of Texas
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Disciplinary System Questionnaire



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- 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 WAITING
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO WAITING
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT WAITING
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
WAITING
- 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 NONE
- 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?
NOT QUALIFIED TO HANDLE MY CASE - WORKS FOR THOMAS J. HENRY, ATTORNEY.
- 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 SYSTEM CATERS TO ATTORNEYS, BECAUSE THEY ARE ATTORNEYS ALSO.
- 14. Do you have any suggestions for improving the grievance system?
YES, THE SYSTEM SHOULD HIRE NON-ATTORNEYS TO HANDLE GRIEVANCES LIKE MINE.

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State Bar of Texas
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JUN 15 2015

Chief Disciplinary Counsel
State Bar of Texas

Disciplinary System Questionnaire

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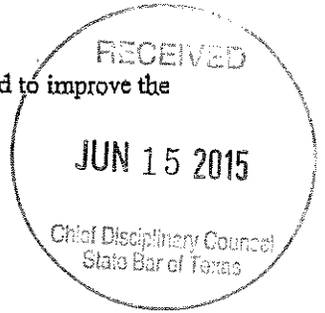
1. Are you a former client of the respondent lawyer? YES NO
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 - b. Did BODA reverse the dismissal? YES NO
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10. Which regional office of the chief disciplinary counsel's office processed your grievance?
 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?
LIZ
12. How would you describe your treatment by whomever you talked with?
WELL
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
MY WIFES ATTORNEY - SHARYLL J. TENEYUKA DID NOT HIRE A LICENSED REAL ESTATE APPRAISER WHEN SHE GOT THE COURT ORDER
14. Do you have any suggestions for improving the grievance system?
LAWYERS SHOULD STOP OVERLOOKING EACH OTHER AND TAKE MORE CONCERN FOR THE COMPLAINANT.

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

Disciplinary System Questionnaire

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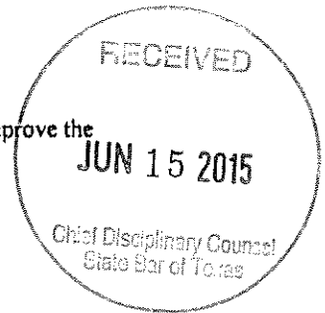
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- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
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 - a. If so, did you talk with: staff an attorney both
 - b. What were the names of the employees that you spoke with?
NO
- 12. How would you describe your treatment by whomever you talked with?
NO
NO
- 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
NO
- 14. Do you have any suggestions for improving the grievance system?
NO
NO
NO

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

AT this time would want Higher & ^A July Appeal
Community or a Higher Point of Command
Highest of the is handle it

Disciplinary System Questionnaire

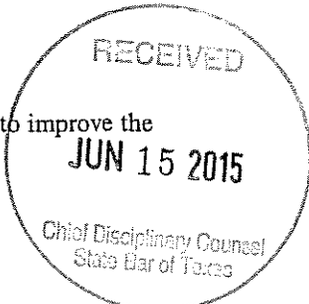
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- 2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO
- 4. Was your grievance 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?
unknown
- 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?
Professional
- 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 no feedback from the attorney is ever presented to the person filing the grievance.
- 14. Do you have any suggestions for improving the grievance system?
Listen to people

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

Disciplinary System Questionnaire

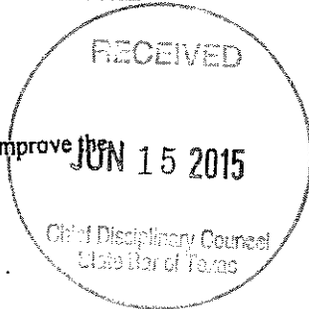


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9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO
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11. Did you ever talk with an employee of that regional office? YES NO
a. If so, did you talk with: staff an attorney both
b. What were the names of the employees that you spoke with? NO
12. How would you describe your treatment by whomever you talked with? NO NO
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 NO
14. Do you have any suggestions for improving the grievance system? NO NO NO

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

AT this time would want higher & July Appeal
Community or a higher point of Command
Highest NOTHING IS being done



Disciplinary System Questionnaire

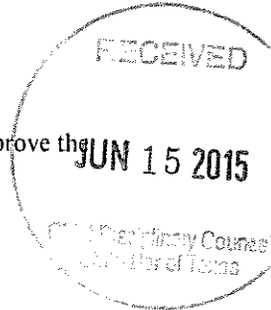
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6. How long did it take to reach a conclusion about your grievance? less than 90 days 90-179 days 180-260 days more than 360 days
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11. Did you ever talk with an employee of that regional office? YES NO
 - a. If so, did you talk with: staff an attorney both
 - b. What were the names of the employees that you spoke with?
Professional
12. How would you describe your treatment by whomever you talked with?
Descent
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 feedback is given from the Attorney with whom the grievance was filed.
14. Do you have any suggestions for improving the grievance system?
Listen to people!

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

Disciplinary System Questionnaire

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

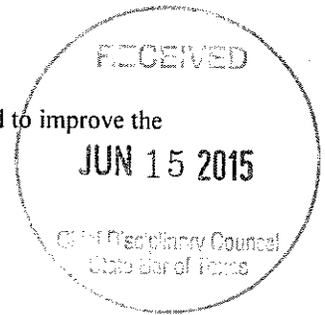
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 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary 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 MATTER CIVIL 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 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? —

They did not personally investigate the lawyer O'Donnell

12. How would you describe your treatment by whomever you talked with?
I did not speak with anyone

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 tried to the best of my ability to describe the matter and they felt it was or

14. Do you have any suggestions for improving the grievance system?
yes, I believe someone from your staff should go and investigate the lawyer at hand. there was not enough evidence

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Disciplinary System Questionnaire

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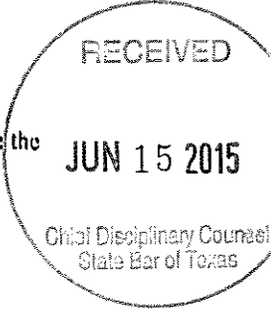
- 1. Are you a former client of the respondent lawyer? YES NO
- 2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO *Unknown at this time*
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO *Not yet*
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT *No*
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
NIA
- 6. How long did it take to reach a conclusion about your grievance? less than 90 days 90-179 days 180-250 days more than 360 days *much too quickly*
- 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
- 8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED *NIA*
- 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO *NIA*
- 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?
NIA
- 13. Do you believe the grievance system is fair? YES NO *Not at all !!*
 - a. If you answered no, why do you think the system is unfair?
The attorney presented unprofessional behavior as exhibited in his emails. No actions were taken to correct this. I would like a full investigation of this attorney. I know he has taken advantage of my mother. Review the files.
- 14. Do you have any suggestions for improving the grievance system?
More detailed investigations. The preliminary investigation was too quick. In less than 30 days a decision was rendered. If the way could be a thorough investigation it be done in that length of time.

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The attorney used derogatory names toward myself. They are stated in the emails, referring to someone as a bully in 2015 is totally unacceptable, I will continue my fight until his behavior is addressed.

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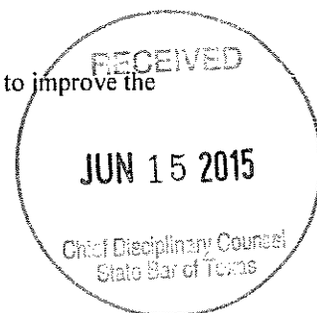
- 1. Are you a former client of the respondent lawyer? YES NO (my wife)
- 2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO N.Y.T
- 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? (Don't know details)
- 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 N/A
- 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: a staff an attorney both (paralegal Division)
 - b. What were the names of the employees that you spoke with?
Ellen Lockwood (Ethics) + Michelle Beecher Dist. 12
- 12. How would you describe your treatment by whomever you talked with?
Good
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
Don't know details why dismissed. Appealing + sending more documentation
- 14. Do you have any suggestions for improving the grievance system?
Will wait + see outcome if appeal

Being Investigated
Investigating
Waiting
on
Wichita Falls
P.D. +
Wichita Co.
D.A. office

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Disciplinary System Questionnaire

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- 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 PANEL A 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? 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?
 _____ 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 NO
 - a. If you answered no, why do you think the system is unfair?
 "DUE TO THE FACTUAL EVIDENCE OF THE TRUE MISCONDUCT OF ATTORNEY IN ACCORDANCE TO THE INEFFECTIVE ASSISTANCE HAS BEEN PROVED BY THE FACT FINDINGS OF THE DALLAS MORNING NEWS ARTICLE..."
- 14. Do you have any suggestions for improving the grievance system?
 "TO TRULY INVESTIGATED THE ADEQUATE EVIDENCE AND HOLD THE ATTORNEY RESPONSIBLE FOR THE MISCONDUCT & MALPRACTICE THAT OCCURRED..."

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c. c. Rott

RECEIVED

JUN 15 2015

Chief Disciplinary Counsel
State Bar of Texas

Disciplinary System Questionnaire

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- 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 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 *N/A*
 - b. What were the names of the employees that you spoke with?

N/A APPOINTED BY 109TH DISTRICT COURT ANDREWS COUNTY.

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

N/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?

BECAUSE YOU FOLLOWING YOURS OWN RULES THIS IS WHY DISCIPLINARY RULES MISS CONDUCT

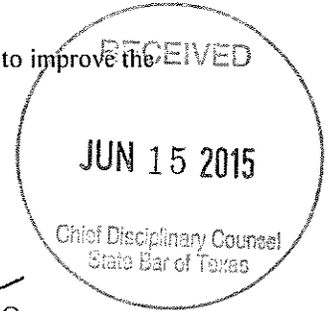
- 14. Do you have any suggestions for improving the grievance system?

YES YOU NEED FILING THE TRUE OF TEXAS RULES OF VIOLATION OF THE LAW AND DISCIPLINARY CONDUCT. THIS IS MY SAME PROBLEMS WITH MY NEW APPOINTMENT ATTORNEY, LANE A. HAYGOOD HE HAS 6 SIX MONTHS. NOT HAVE ANY CONTACT WITH HIM I HAVE WRITE 11 LETTERS NO ANSWER

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Disciplinary System Questionnaire

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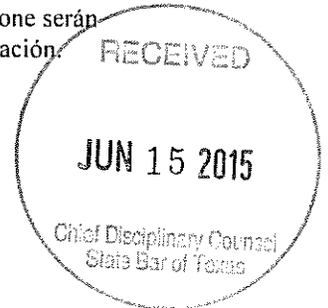
- 1. Are you a former client of the respondent lawyer? YES NO
- 2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO
- 4. Was your grievance heard by: AN EVIDENTIARY 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 FAIR, LIKE THEY DONT CARE.
- 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?
NONE
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
PEOPLE DIDNT CARE ABOUT MY SORRY, SEE I LOST MY WIFE. I GUESS NOTHING MATTER TO THEM.
- 14. Do you have any suggestions for improving the grievance system?
TAKE TRY TO HELP PEOPLE IF YOU CAN, THE PEOPLE THAT SOUNDS SUPPOSE TO HELP ME LET ME DOWN. WHY DID THEY TAKE SO LONG TO TALK TO THAT COULDNT TAKE MY CASE.

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TAKEN MY CASE.

Cuestionario del Sistema Disciplinario

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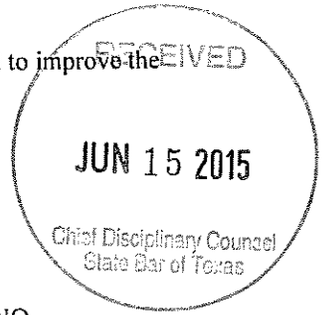


1. ¿Es usted un cliente anterior del abogado demandado? ___ Sí No
2. ¿Fue sobreseída (rechazada) su queja? ___ Sí No
 - a. Si su queja fue sobreseída, ¿inició usted una apelación del caso? Sí ___ No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? ___ Sí No
3. ¿Resultó su queja en una sanción contra el abogado demandado? ___ Sí No
4. ¿Fue escuchado su queja por: ___ UN PANEL DE EVIDENCIA ___ 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?" no fue justo, it wasn't fair
6. ¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? menos de 90 días ___ 90-179 días ___ 180-260 días ___ más 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 TRIBUNAL ___ EMPLEADO
9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí ___ No
10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin ___ Dallas ___ Houston ___ San Antonio
11. ¿Habló usted una vez con un 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?
No me acuerdo Do not remember
12. ¿Como describiría usted su tratamiento por la persona con quien usted habló?
no recibí ninguna ayuda, no se daban
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?
Por que yo debería de tener un abogado una persona que me ayudara no es nada por mi nada mas queria que firmara
14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
Tienen que castigarlos por que no ayudan a la gente, y abajo de esta ley Cheney vs. Washington 614 F.3d 987, 996-98 (4th Cir 2010)

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Disciplinary System Questionnaire

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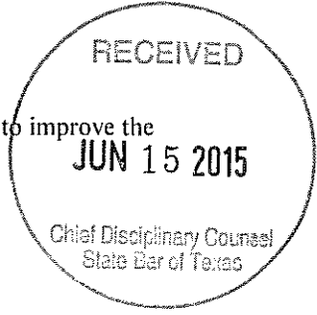
- 1. Are you a former client of the respondent lawyer? YES NO
- 2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO
- 4. Was your grievance heard by: AN EVIDENTIARY 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?
_____ *NO body* _____
- 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 all know MR. Bill Knox didn't do his job to help me in court. Attorney did not object testimony at all, when the victim bring up my past to the jury, and you all said that's right!
- 14. Do you have any suggestions for improving the grievance system?
because I wasn't represented right

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Disciplinary System Questionnaire



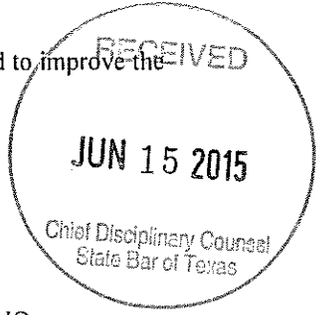
Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

- 1. Are you a former client of the respondent lawyer? YES NO
- 2. Was your grievance dismissed? YES NO *as an inquiry!*
 - 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?
they didn't do any good. If I was in any shap to do something back th I would have!
- 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?
no! the board should have had a meeting with me and the lawyer to have him prove what he said and did!
- 12. How would you describe your treatment by whomever you talked with?
If el had talked to someone, we could have proved if he payed he or not! he took the money and ramed!
- 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 system should have investogate the case no matter what to see if wrong was done! If so, do the right thing because that is why people hire an attorney from the start!
- 14. Do you have any suggestions for improving the grievance system?
the board should investogate the case what ever the time 2-4-8 or 10 years ago, because the lawyers know what and they can get away with! Meanly had injury becaes he wouldn't hear my wife on the matter!

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- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
Unsuccessful, and unfair. I received no results.
- 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?
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 NO
 - a. If you answered no, why do you think the system is unfair?
Because we receive no results and please see amendment enclosed with my appeal and questionnaire.
- 14. Do you have any suggestions for improving the grievance system?
Have someone really investigate these grievances, and do something about them.

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JUN 15 2015

Chief Disciplinary Counsel
State Bar of Texas

Cuestionario del Sistema Disciplinario

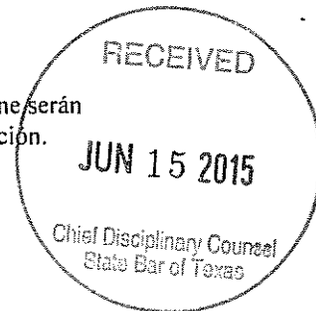
Su realización de este cuestionario es estrictamente voluntaria. Las respuestas que usted proporcione serán utilizados para mejorar el sistema disciplinario de los abogados de Texas. Gracias por su participación.

1. ¿Es usted un cliente anterior del abogado demandado? Sí No
2. ¿Fue sobreseida (rechazada) su queja? Sí No
 - a. Si su queja fue sobreseida, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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? BIEN PORQUE NO PUSIERON MUCHA ATENCION EN EL CASO
6. ¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? menos de 90 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
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?
BENITO RAMIREZ M JESSICA A. BERGEMAN
12. ¿Como describiría usted su tratamiento por la persona con quien usted habló?
MUY BIEN Y CON MUCHA ATENCION
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?
Porque la Barra de Texas Todavía andan dejando sus abogados Trabajar cuando ya están Reportados una vez y Todavía sigan Trabajando en las Cortes
14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
si es posible pueden mirar las causas y Afectos de antes y los Afectos que están pasando Hoy día

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Cuestionario del Sistema Disciplinario

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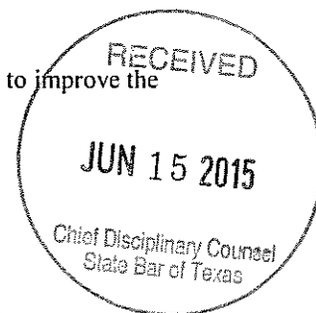


1. ¿Es usted un cliente anterior del abogado demandado? Sí No
2. ¿Fue sobreseída (rechazada) su queja? Sí No
 - a. Si su queja fue sobreseída, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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? bien pobre porque no pusieron mucha atención en el caso
6. ¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? menos de 90 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
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?
BENITO RAMIREZ M JESSICA A. BERGEMAN
12. ¿Como describiría usted su tratamiento por la persona con quien usted habló?
Muy bien y con mucha atención
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?
porque la barra de Texas todavia anda de fondo sus abogados trabajando cuando ya estan reportados una vez y todavia siguen trabajando en las cortes.
14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
si es posible pueden mirar las causa y los afectos de antes y los afectos que estan pasando horita

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State Bar of Texas
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Austin, Texas 78711

Disciplinary System Questionnaire

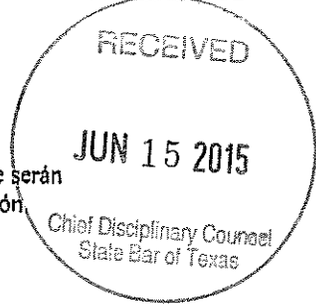
Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.



- 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 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?
NA
- 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?
NA
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
What Rules must they follow,
- 14. Do you have any suggestions for improving the grievance system?
yes, send me a copy of the Rules ATTORNEYS must Follow

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Cuestionario del Sistema Disciplinario

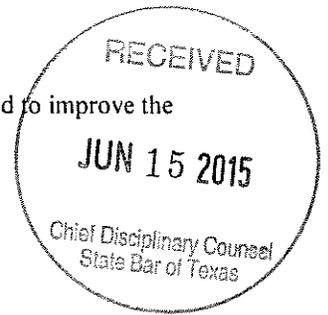
Su realización de este cuestionario es estrictamente voluntaria. Las respuestas que usted proporcione serán utilizados para mejorar el sistema disciplinario de los abogados de Texas. Gracias por su participación.

- 1. ¿Es usted un cliente anterior del abogado demandado? Sí No
- 2. ¿Fue sobreesida (rechuzada) su queja? Sí No
 - a. Si su queja fue sobreesida, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
- 3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
- 4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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? Le dieron poca importancia a la falta del abogado
- 6. ¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? menos de 90 días 90-179 días 180-260 días más 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 TRIBUNAL. EMPLEADO
- 9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
- 10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
- 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?
- 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? Por que no atienden las quejas buscando una solución justa. Considero que apalan mas por el beneficio del abogado in por el beneficio del cliente
- 14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas? Si desconozco cuales son las Reglas por las que regulan a los abogados pero pido que incluyan la desercimacion y la falta de atencion de las demandas ya que esas fijaron las faltas para con mi go

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Disciplinary System Questionnaire

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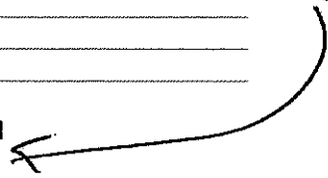


- 1. Are you a former client of the respondent lawyer? YES ___ NO
- 2. Was your grievance dismissed? YES ___ NO
 - a. If your grievance was dismissed, did you appeal? YES ___ NO
 - b. Did BODA reverse the dismissal? ___ YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? ___ YES NO
- 4. Was your grievance heard by: ___ AN EVIDENTIARY 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 *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 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?
N/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?
Because Mr. ALVARADO just took my money and did not put my son's assets in my name but in all of the families name even my incompetent daughter
- 14. Do you have any suggestions for improving the grievance system?
Yes listen to the people

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He should be forced to return my money since I am currently going thru the court procedure again with a different lawyer who doesn't want to get involved with me. ALVARADO

Disciplinary System Questionnaire

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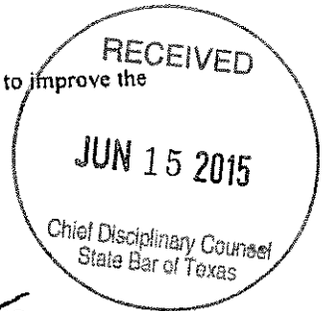


- 1. Are you a former client of the respondent lawyer? YES NO
- 2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
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 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?
- 14. Do you have any suggestions for improving the grievance system?
yes, the state bar should have a Fee Dispute Committee, to assist individuals who allege a refund from an attorney.

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Disciplinary System Questionnaire

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- 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 PANEL A DISTRICT COURT Nobody
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
did not have any action done
- 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 BANKRUPTCY
- 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 None nobody
 - b. What were the names of the employees that you spoke with?
Nobody
- 12. How would you describe your treatment by whomever you talked with?
NO ONE CALL JUST MAIL
- 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 ~~no~~ nothing done NO ACTION
- 14. Do you have any suggestions for improving the grievance system?
Make the employees work for their pay they just dismiss for any reason not to work for their paycheck

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Disciplinary System Questionnaire

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RECEIVED

JUN 15 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
B.S.
- 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 NOT yet
- 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?
B.S.
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
It's B.S. clearly
- 14. Do you have any suggestions for improving the grievance system?
DON'T B.S. people! Rules were Broken
But you side
on Attys
side

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JAVIER CASILLO
201502618 Affy Nicole MADSE
BAR # 24078900 D. DATE 6-2-15

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

JUN 15 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 waiting
- 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?
rushed-4 yr limit can not legally apply here
- 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?
xxxxxxxxxx
- 12. How would you describe your treatment by whomever you talked with?
xxxxxx
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
Time and effort was not taken to even read the case profile which clearly shows time restraints are not applicable.
- 14. Do you have any suggestions for improving the grievance system?
Don't just look at dates -read the allegations made keep in mind potentially innocent people turn to you seeking help- No blind rejections- SHAME ON YOU

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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.

RECEIVED

JUN 17 2015

Chief Disciplinary Counsel
State Bar of Texas

- 1. ¿Es usted un cliente anterior del abogado demandado? Sí No
- 2. ¿Fue sobreseida (rechazada) su queja? Sí No
 - a. Si su queja fue sobreseida, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
- 3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
- 4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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? justicia negada, Abusado ESTE SISTEMA NO ES JUSTO
- 6. ¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? menos de 90 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
- 9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No COMO NO.
- 10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
- 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 NADIE
 - b. ¿Cuáles son los nombres de los empleados con quien usted se comunicó?
Ninguna Pero Si Tubieran nombre, Fuera Los Chistosos!
- 12. ¿Como describiría usted su tratamiento por la persona con quien usted habló?
NO PUEDO USAR ESE CLASSIA DE LENGUAJE
- 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?
- 14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
Si, Presos con legales COMPLAINTS, Pero El SISTEMA NO CAMBIA.
ESTE Abogado Brecks Tiene 8 personas MAS AQUI Donde ESTOY Preso. Todos
Hablamos Del Abogado que se

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Austin, Texas 78711

!!Vende!!

Hector Treviño
1931416

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

JUN 17 2015

Disciplinary Council
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
Neglected, Biased, Same Treatment AS The Attorney, D.A, And judge. Screwed
- 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?
Curly, Larry, and mae
- 12. How would you describe your treatment by whomever you talked with?
I never spoke with anyone
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
Come on, Everyone covers their asses, Im getting the run around TO A Legit complaint, This Attorney verbally promised I wouldnt do Time Plus The State had a week case, Their were so many loopholes in the states case he said.
- 14. Do you have any suggestions for improving the grievance system?
Put me on the Panel with other clients here who also been misrepresented when we get out.

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*The purpose of The Long Process
is to discourage complainants.*

Disciplinary System Questionnaire

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RECEIVED

JUN 23 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 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?
no
- 12. How would you describe your treatment by whomever you talked with?
no
- 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 wish they came spoke to me about everything so I can show them.
- 14. Do you have any suggestions for improving the grievance system?
Yes, well I have a few Idea's.

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6-22-2015

Disciplinary System Questionnaire

RECEIVED

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.

JUN 24 2015

Chief Disciplinary Counsel
State Bar of Texas

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 PANEL A DISTRICT COURT, *another S.C.T.*
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? 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?
Nidia And Jeffrey L. Wild
12. How would you describe your treatment by whomever you talked with?
not to good with nidia and Jeffrey L. Wild when he answer my call. He lied; He never came to see me, like all lawyer do, He never didn't till in co it was very Bad.
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?
Tell the lawyers to put more attention to their clints and don't lie to them and to do it a Better service.
Tell The lawyers to really help people; not to get more time to get the less time

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State Bar of Texas
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Austin, Texas 78711

Julian Solorzano Gonzalez
264193

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

JUN 24 2013

Chief Disciplinary Counsel
State Bar of Texas

- 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 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 fair no good investigation was done
- 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?
no proper investigation was conducted
- 14. Do you have any suggestions for improving the grievance system?
investigation grievances more by talking to the client & and Attorney. Make the Attorney show the client his Evidence.

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Disciplinary System Questionnaire

RECEIVED

JUN 26 2015

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? YES NO *appealing it right now*
 - b. Did BODA reverse the dismissal? YES NO *No Action yet*
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO *information unknown*
- 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 fully investigated because NO. 56-90 is pending at U.S. CA. under NO. 15-2003
- 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
Unfair because Judge Davis isn't an licensed attorney but issued that Mandate on May 23, 1992
- 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?
Interviewed in the Ramsey I Medical Department, date unknown.
- 12. How would you describe your treatment by whomever you talked with?
NO comment, don't recall being interviewed by anyone from this office.
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
If Colorado County Judicial Court system can get out of the infractions but was done at time of arrest in NO. 56-90, will know something. Im paise, litigat
- 14. Do you have any suggestions for improving the grievance system?
Make a clear and fair evaluation of all the evidence surrounding the subsidiary of the Criminal Conviction. NOT to use white collar law or a conspiracy against one in Court proceedings.

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State Bar of Texas
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Disciplinary System Questionnaire

JUN 29 2015

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.

Chief Disciplinary Counsel
State Bar of Texas

- 1. Are you a former client of the respondent lawyer? YES NO *paying individual for son.*
- 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

Still in Appeal

- 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 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 *N/A*

- 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?
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 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?
The attorney issues were obvious, with examples clearly outlined, demonstrating a violation of the rules YOU established, yet don't seem to be interested in enforcing. I suggest you are biased in favor of attys.

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JUL 02 2015

Chief Disciplinary Counsel
State Bar of Texas

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 PANEL A DISTRICT COURT *Neighter*
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
No hearing
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?
N/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?
No one contacted me.
14. Do you have any suggestions for improving the grievance system?
Contact C/ICP +.

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Disciplinary System Questionnaire

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JUL 06 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
unfair and racial, I should of been there as well
- 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?
I am still in jail awaiting to go to state jail
- 12. How would you describe your treatment by whomever you talked with?
As you never talked to me cause you can't call since numbers on these jails is like in jail phones
- 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 loved him and he still represented all my case but my choice and I had none
- 14. Do you have any suggestions for improving the grievance system?
Make sure one of the board members come see the front before send back to court to make sure they the court is handled with justice and to make it better

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201503143
Bar NO. 14761950

Disciplinary System Questionnaire

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JUL 06 2015

Chief Disciplinary Counsel
State Bar of Texas

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 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?
#9. This has really helped me I got convicted without a search warrant to enter my Rental Property
14. Do you have any suggestions for improving the grievance system?
help me with my problems.

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JUL 06 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT *neither*
- 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?
If I get reimbursed then it would be fair
- 14. Do you have any suggestions for improving the grievance system?
I think the State Bar of Texas needs more strict rules on attorneys. I have been rebbed!

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Cuestionario del Sistema Disciplinario

JUL 08 2015

Su realización de este cuestionario es estrictamente voluntaria. Las respuestas que usted proporcione serán utilizadas para mejorar el sistema disciplinario de los abogados de Texas. Gracias por su participación. Office of the Chief Disciplinary Counsel State Bar of Texas

- 1. ¿Es usted un cliente anterior del abogado demandado? Sí No
- 2. ¿Fue sobreseída (rechazada) su queja? Sí No
 - a. Si su queja fue sobreseída, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
- 3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
- 4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
- 9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
- 10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
- 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? _____
- 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? _____
- 14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
Necesito lo mas pronto posible mi respuesta

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State Bar of Texas
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Disciplinary System Questionnaire

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JUL 09 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 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?
BECAUSE IVE BEEN COMPLAINING ABOUT MR ROBB SHEPHERD NOT DOING ANY WORK ON MY CASE AND IM STILL NOT GETTING ANY RESULTS!
- 14. Do you have any suggestions for improving the grievance system?
SOMEbody NEED to take some kind of ACTION AGAINST LAWYER'S LIKE Robb Shepherd. I ONLY spoke to MR Shepherd 2 times IN FOUR MONTHS. IT TOOK him 6 WEEK FROM April 23rd to FIND OUT I WAS INDICTED.

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Cuestionario del Sistema Disciplinario

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JUL 09 2015

Chief Disciplinary Counsel
State Bar of Texas

- 1. ¿Es usted un cliente anterior del abogado demandado? Sí No
- 2. ¿Fue sobreseida (rechazada) su queja? Sí No
 - a. Si su queja fue sobreseida, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
- 3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
- 4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
- 9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
- 10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
- 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?
NO RESULTS
- 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? _____

14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
Record # 673129 Record # 674373 Record 678634
Record # 674423 Record # 674900 Record 201503143
Record # 201503144 All of them or Negativity Results
on help all sent may

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Disciplinary System Questionnaire

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JUL 09 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 N/A
- 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 DONT THINK MY COMPLAINT WAS TAKEN SERIOUSLY.
I'M VERY DISAPPOINTED
- 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 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 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?
FINE
- 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 TALKED WITH 3 OTHER ATTORNEYS
AND THEY BELIEVE MR. BLOPHY VIOLATED
PROFESSIONAL CONDUCT.
- 14. Do you have any suggestions for improving the grievance system?
TAKE A LITTLE MORE TIME IN READING
THE SUPPORTING DOCUMENTATION

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Cuestionario del Sistema Disciplinario

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JUL 09 2015

Chief Disciplinary Counsel
State Bar of Texas

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2. ¿Fue sobreseída (rechazada) su queja? Sí No
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 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
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9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
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?
NO RESULTS
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?

14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
Record # 673129 Record # 674373 Record 678634
Record # 674423 Record # 674900 Record 201503143
Record # 201503144 All of them or Negativity Results
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Disciplinary System Questionnaire

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JUL 13 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 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 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 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?
Rather not say. Everyone seems to cover for each other here.
- 12. How would you describe your treatment by whomever you talked with?
Very discouraging and would not help with any questions I had about filing this grievance
- 13. Do you believe the grievance system is fair? YES NO Maybe because I am a felon I have no rights
 - a. If you answered no, why do you think the system is unfair?
The lawyer I hired did not represent me to the fullest allowing me to look stupid in front of judge and not presenting evidence in my divorce cases.
- 14. Do you have any suggestions for improving the grievance system?
Be more aware of the rights and fair treatment against people like me. Attorneys are getting away with more than they should. I was very prepared for my divorce case my attorney

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DID NOT file a motion for Discovery in my Divorce case. Which allowed my ex husband to spend ALL his Retirement and 401k Pension Before our divorce hearing was settled.

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JUL 13 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
unfair And Ignored

Dont 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: 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 *Thy trying to give me time she tried to*

Persuade me to sign when know. I'm innocent

- 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?

In writing with the denial of my grievance R. Uribe.

- 12. How would you describe your treatment by whomever you talked with?
In writing A Disrespect for Not contacting Attorney of Disciplinary Action's wait taken on behalf of complainant

- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
My Grievance clearly stated issues of misconduct of Attorney to client and misrepresentation and it was DENIED Great Prejudice toward complainant

ISSUES BY TEXS BAR ASSOCIATION FAVORITISM FOR TEXAS LAWYERS

- 14. Do you have any suggestions for improving the grievance system?
Publicly these Grievance still NEED to acknowledge and people should get fair treatment and not get handed over to the system because the LALYNESS of A ATTORNEY that took oath to represent

Re people

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IT'S SEEM THAT THE SAME RESULTS "COVERING UP FOR ATTORNIES IF I HAVE TO U.S. SUPREMP

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JUL 13 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 *I don't know*
- 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 believe that they egged me.
- 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?
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- 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?
Because they gave me a lawyer that couldn't explain to me in my language. SPANISH
- 14. Do you have any suggestions for improving the grievance system?

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Disciplinary System Questionnaire

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JUL 13 2015

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Chief Disciplinary Counsel
State Bar of Texas

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 **NO ACTION TAKEN YET**
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 BELIEVE THE PANEL HAS FAILED TO TAKE MY COMPLAINT SERIOUSLY
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?
NOT APPLICABLE
12. How would you describe your treatment by whomever you talked with?
NOT APPLICABLE
NOT APPLICABLE
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 BELIEVE THAT MY LEGITIMATE COMPLAINT HAS NOT BEEN TAKEN SERIOUSLY EVEN THOUGH THE ISSUE HAS CAUSED ME TO SUFFER STIGMATIZING CONSEQUENCES
14. Do you have any suggestions for improving the grievance system?
I ASK THAT YOU/THE PANEL OBJECTIVELY REVIEW AND RECONSIDER MY COMPLAINT WITH THE INCLUSION OF THE MULTIPLE DOCUMENTARY EVIDENCES SUBMITTED WHICH VERIFY THE MERIT OF MY COMPLAINT

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

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

JUL 15 2015

Chief Disciplinary Counsel
State Bar of Texas

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 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?

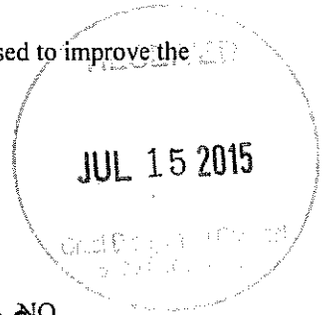
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?

14. Do you have any suggestions for improving the grievance system?
NO

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Disciplinary System Questionnaire

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- 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 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 *not in this case*
 - a. If you answered no, why do you think the system is unfair?
frivolous responses are not appreciated
- 14. Do you have any suggestions for improving the grievance system?
hire the reviewer

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Disciplinary System Questionnaire

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JUL 20 2015

Chief Disciplinary Counsel
State Bar of Texas

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 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?
Judith De Berry and others - EVERY ONE was helpful and seemed to care about the process. Very professional.
12. How would you describe your treatment by whomever you talked with?
Extremely courteous, helpful + informative.
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?
I appreciate the grievance system. I was surprised it worked as well as it did.

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Thank You.

Disciplinary System Questionnaire

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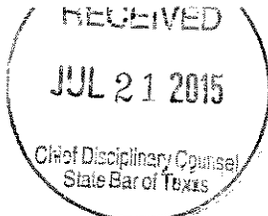
JUL 20 2015

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Chief Disciplinary Counsel
State Bar of Texas

- 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 N/A
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO N/A
- 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?
Unjustified!!; Not properly (or "professionally") investigated
- 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 N/A
- 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?
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 NO
 - a. If you answered no, why do you think the system is unfair?
I "believe" in it just NOT it being fair "of-late" poorly investigated.
- 14. Do you have any suggestions for improving the grievance system?
Really look into grievances (previously, presently) filed and investigate and communicate with inmates.

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Disciplinary System Questionnaire

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- 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: I don't know AN EVIDENTIARY PANEL I don't know 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: NO CRIMINAL MATTER NO CIVIL MATTER
- 8. If your matter was criminal in nature, was your attorney: NO APPOINTED NO HIRED
- 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO 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?
I did not ask the name
- 12. How would you describe your treatment by whomever you talked with?
Courtesy, explaining were understanding
- 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?
NO

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Disciplinary System Questionnaire

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RECEIVED

JUL 27 2015

Chief Disciplinary Council
State Bar of Texas

- 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 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?

GOOD OLE BOYS CLUB. LAWYERS REFUSE TO DO ANYTHING AGAINST EACH OTHER. MY LAWYER COMMITTED FRAUD &

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

KILL YOURSELVES

LIED AND FAILED TO COMMUNICATE WITH ME. YET THE TEXAS BOARD OF ASSHOLES REFUSED TO HEAR IT.

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State Bar of Texas
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Austin, Texas 78711

THE SYSTEM IS RIGGED AND TX SUCKS COOK. FUCK OFF YOU WORTHLESS ASSHOLE AND DIE!

Disciplinary System Questionnaire

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JUL 27 2015
11:00 AM
113000115

- 1. Are you a former client of the respondent lawyer? YES NO *custody battle attorney hired for has end it at this time*
- 2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO *will appeal at this time am amending it*
 - b. Did BODA reverse the dismissal? YES NO *N/A*
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO *not at this time pending*
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT *N/A*
- 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? less than 90 days 90-179 days 180-260 days more than 360 days
- 7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER *N/A child custody battle*
- 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 *child custody battle*
- 10. Which regional office of the chief disciplinary counsel's office processed your grievance?
 Austin Dallas Houston San Antonio *believe not sure*
- 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?
*great perfect knowledge and understanding
procedure cause i'm in prison never talk to no one*
- 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?
the attorney file should be part of evidence on defendant behalf so investigation can be done completely and letter of defendant sent to attorney can be use as evidence against attorney to prove the ineffective assistance

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State Bar of Texas
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Austin, Texas 78711

Disciplinary System Questionnaire

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AUG 05 2015

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Chief Disciplinary Counsel
State Bar of Texas

- 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: NR AN EVIDENTIARY PANEL NR A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
NO ONE TALK TO ME ABOUT CASE, TEL 713-857-5531
- 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?

NA

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

NA

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

MY ATTORNEY DID NOT TRY TO WIN MY CASE, AFTER REPEATED ASK ABOUT MY CASE HE DIDN'T TELL ME ANYTHING BECAUSE DIDN'T PLAN ON DOING ANYTHING BUT TAKEN MY MONEY HE DIDN'T SHOW UP FOR COURT DIDN'T

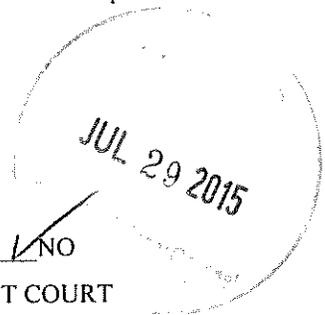
14. Do you have any suggestions for improving the grievance system? TELL ME TO COME TO COURT

MAKE SYSTEM FAIR TO CLIENTS - ALSO LOOK AT FAX OF EVIDENCE & ASK QUESTION - I SEND TRANSCRIBED OF CASE # 09-0211 IN HOUSTON COUNTY

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State Bar of Texas
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Austin, Texas 78711

Disciplinary System Questionnaire

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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 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?
When the facts are presented on behalf of the filer, cases against attorneys go unpunished
14. Do you have any suggestions for improving the grievance system?
The cases presented by the United States Citizen or citizens should be reviewed in the best interest of complainant not the Attorney.

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RECEIVED

AUG 04 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
understandable, but unfair on my behalf. I didn't know the law.
- 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?
I pick both because this is my first time using this system. I don't know "if" yet. So far it seems sincere,
- 14. Do you have any suggestions for improving the grievance system?
Let me see the outcome of this system on my behalf. I know I got brushed aside because I lack the knowledge or finances. But the lawyer knows this profession and should perform to his/her best knowledge of the field.

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Disciplinary System Questionnaire

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AUG 07 2015
Chief Disciplinary Counsel
State Bar of Texas

- 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 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?
BECAUSE GRIEVANCE WAS DISMISS AND MY LAWYER SIGNED DOCUMENT WITHOUT MY KNOWLEDGE.
- 14. Do you have any suggestions for improving the grievance system?

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Disciplinary System Questionnaire

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AUG 07 2015

Chief Disciplinary Counsel
State Bar of Texas

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- 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 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?
N/A
- 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?
N/A

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AUG 10 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
UNFAIR
- 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?
N/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?
ALL THE EVIDENCE POINTING TO INEFFECTIVE ASSISTANCE OF COUNSEL BUT MY COMPLAINT WAS STILL DENIED.
- 14. Do you have any suggestions for improving the grievance system?
ITS NOT THE LAW THAT PUNISHES US, IT WHAT WE DONT UNDERSTAND ABOUT THE LAW, AND LAWYERS USED THAT TO THEIR ADVANTAGE, OUR LACK OF KNOWLEDGE OF THE LAW.

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AUG 10 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 N/A
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO N/A
- 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?
BIAS - INJUST - D.A.'S ARE ABOVE THE LAW
- 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 N/A
 - 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 NO
 - a. If you answered no, why do you think the system is unfair?
IF APPOINTED BY THE SUPREME COURT OF TEXAS THEN THE SAME COLLEAGUES ARE POLICING EACH OTHER
- 14. Do you have any suggestions for improving the grievance system?
APPOINT AN INDEPENDANT INVESTIGATIVE EVIDENTIARY PANEL APART FROM THE STATE BAR ASSOCIATION

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

Jason Brown AG 4834 SO 85485
P.O. Box 8526 Wichita Falls, TX 76307

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 - he is no longer on my case.
2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO - I couldn't remember every date etc and my family tried to contact him.
 - b. Did BODA reverse the dismissal? YES NO - I don't know yet.
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 - I don't know. My answer was returned by letter.
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 - still in jail, hoping for release soon
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?
NO ONE HAS SPOKE TO ME. THE LETTER I RECEIVED WAS DISMISSED, DUE TO ME NOT PROVIDING ENOUGH INFORMATION FOR THEM TO DETERMINE IF THE LAWYER VIOLATED THE DISCIPLINARY RULES.
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 CAN'T SAY YES OR NO, BUT I THINK IT IS UNFAIR THAT A LAWYER CAN GET AWAY W/ NON-COMMUNICATION TO A CLIENT FOR MONTHS. I KNOW MINE DID NOT HAVE A WILLINGNESS TO FAIRLY & UNBIASLY DEFEND ME.
14. Do you have any suggestions for improving the grievance system?
HAVE MORE EMPHASIS FOR LAWYERS (PUBLIC DEFENDERS/COURT APPOINTED) LAWYERS TO POSITIVELY & FAIRFULLY & UNBIASLY DEFEND THEIR CLIENTS (ESPECIALLY THOSE WHO ARE NON-CORPORATED), TO BE HELD MORE ACCOUNTABLE!

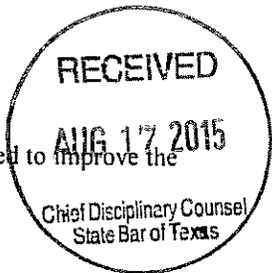
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* FEEL FREE TO RESPOND
BACK TO ME. THANK
YOU.

Jason K. Brown
8/9/15

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 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 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?
helpful. after I described my complaint he thought I should go forward.
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
It never followed through. I was never contacted for further information
- 14. Do you have any suggestions for improving the grievance system?
wish I did. I wasn't even given the court date I asked my X and he changed it after he told me it was July 11 to the 8th

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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. ¿Es usted un cliente anterior del abogado demandado? Sí No
- 2. ¿Fue sobreseída (rechazada) su queja? Sí No
 - a. Si su queja fue sobreseída, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
- 3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
- 4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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? UNSALES 2000
- 6. ¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? menos de 90 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
- 9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
- 10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
- 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?
N/A
- 12. ¿Como describiría usted su tratamiento por la persona con quien usted habló?
N/A
- 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?
my attorney - Monte Sherrod ASK me to commit PERJURY in court? Spoke to me about ANOTHER CLIENTS CASE
- 14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
Committee needs to take into more consideration of the clients complaints and take more disc. action toward the attorneys

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Disciplinary System Questionnaire

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- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
unsatisfied
- 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?
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 NO
 - a. If you answered no, why do you think the system is unfair?
BECAUSE they dismissed my grievance when Monte L. Sherrod asked me to commit perjury? spoke of another clients case
- 14. Do you have any suggestions for improving the grievance system?
TAKE in MORE CONSIDERATION of the clients complaints AS TAKE MORE ACTION

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- 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 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 Very good.
- 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 30 years
- 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 NA both
 - 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?
-NA-
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
We sent parts from the jury trial I wasn't given a fair trial
- 14. Do you have any suggestions for improving the grievance system?
Go over the grievance better I was RR and I was trying to get help from + Grievance Board.

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- 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 NA
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NA
- 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 feel they need to look into it further
- 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?
-NA-
- 12. How would you describe your treatment by whomever you talked with?
-NA-
- 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 feel they need to look into the matter a lot more
- 14. Do you have any suggestions for improving the grievance system?
I don't know what else they want I was RR and wasn't given a lawyer who Rep. me very good.

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- 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 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 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 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?
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 NO
 - a. If you answered no, why do you think the system is unfair?
FAILS TO HOLD DEFENDANT/RESPONDANTS RESPONSIBLE
- 14. Do you have any suggestions for improving the grievance system?
INVESTIGATE MORE! Find out if ALLEGATIONS ARE REALLY TRUE AND DISCIPLINE COUNSEL.

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Chief Disciplinary Counsel
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- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? only received a written brief reply that complaint(s) was insufficient/lack merit - no explanation as to why?
- 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 Pre say
- 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO (see comment @ #5 above)
- 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 (N/A)
 - b. What were the names of the employees that you spoke with?
NOT Applicable

- 12. How would you describe your treatment by whomever you talked with?
Unprofessional + None Responsive "Each" Time w/o Any Explanation as to "Why" it was Rejected w/o ANY meaningful explanation as to what was lacking, required for showing, etc. for it to have merit!
- 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 OF ITEMS ABOVE @ #5 + #12 AS A MINIMUM, OR TO explain procedures for to appeal: it's perceived by me as a "waste" of time to complain to "BODA", even w/ anecdotal evidence is attached.
- 14. Do you have any suggestions for improving the grievance system?
LET COMPLAINTANTS, ESPECIALLY NON-ATTORNEYS, AS TO: (1) WHAT VIOLATIONS MUST BE DEMONSTRATED IN HAVING "MERIT", WHICH WILL NOT ALLOW "BODA" TO WASTE TIME FOR FRIVOLOUS COMPLAINTS LACKING IN MERIT - WILL ENHANCE THE COMPLAINT SYSTEM IN BEING "FAIR" + IN ACCORDANCE

will "SOP"

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Disciplinary System Questionnaire

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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 that I am aware of
4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT → NO SUCH
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?
no explanation as for why the grievance is not violation of disciplinary rules and no other guidance to make the unjust.
14. Do you have any suggestions for improving the grievance system?
YES, evidence that the complain was reviewed, and if rejection explanation of the finding

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- 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 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?
Because I don't feel like they took time to investigate my case with all due respect michelle Ochoa was not a productive lawyer I feel like she didn't try to help me once so ever then she criticized me of somebody else
- 14. Do you have any suggestions for improving the grievance system?

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- 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 I DK
- 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 I DK
- 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 I Don't know what that means
- 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?
N/A Im in jail
- 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 just want my case to reopen to give me the 1244, because i never had a felony and I should of got my case reduce, this my first felony
- 14. Do you have any suggestions for improving the grievance system?
Not sure this my first grievance and want help with this county's corruption they just want people to sign to get court over with

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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 PANEL A DISTRICT COURT
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
Bias, always rule in the accused favor no matter what. I WAS sold out by lawyers, and WAS pressured for hours to sign for 6 years.
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?
no matter what facts and grounds we have (Inmates) its "not" likely to be ruled in our favor. The Courts violated different due processes, and failed to acknowledge a lot of documents, police report false.
14. Do you have any suggestions for improving the grievance system?
Thoroughly, investigate the claims, I sent facts documents, etc. to show how the said court violated remedies, due process, A.D.A. lawyers, and CDC# 2 judge all failed to acknowledge errors. "Leon Haily even told me my wife recommended I sign for 6 yrs. WAS a total lie."

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Chief Disciplinary Counsel
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- 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 (Pending)
- 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 (not sure)
- 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? 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?
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 NO
 - a. If you answered no, why do you think the system is unfair?
NO comment At this time
- 14. Do you have any suggestions for improving the grievance system?
NO

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7/14/15 mailed

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- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
NR
- 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?
NR
- 12. How would you describe your treatment by whomever you talked with?
NR
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
It prescribes and time line, for consideration of a complaint
In an innocent person held under a statute his performance is questioned under.
- 14. Do you have any suggestions for improving the grievance system?
his keep time line, on complaint.

I Filing And Law suit

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A 50 million dollar law will be filed against this attorney and the state bar. for Ethical fraudulently how in an time reasonable and realistic multiplication of payments. To Recd Attorney fees, which are under a Social Control

Disciplinary System Questionnaire

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Chief Disciplinary Counsel
State Bar of Texas

- 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 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 know who handle my grievance
- 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 a answering services
 - 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? Good
- 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 don't know, yet they really had not did any thing for me
- 14. Do you have any suggestions for improving the grievance system? yes
 - I am going to let them handle this for me. They are the right people for this type of case.

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 - 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 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?
Didn't speak with anybody.
- 12. How would you describe your treatment by whomever you talked with?
Didn't talk to anyone, just received the standard notifications concerning the grievance by mail.
- 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 don't see how the grievance individual missed the gist of the form. Her actions and omissions cause a conflicts of interest.
- 14. Do you have any suggestions for improving the grievance system?
Provide a copy of the Rules of Professional Conduct. That way, a layman could more properly categorize the conduct under a specific provision. At least if they're in jail, like I am.

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201502734
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Chief Disciplinary Counsel
State Bar of Texas

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 PANEL A DISTRICT COURT NONE
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
OBSTRUCTION OF JUSTICE
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 FRAUD/CONSPIRACY
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 But Believe TDCJ ANSWERING
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?
BLACK AND A INMATE UNLAWFULLY CONVICTED, WANT SPEAK TO BLACK
12. How would you describe your treatment by whomever you talked with?
RETTALIATION, BIAS, CONSPIRACY, OBSTRUCTION OF JUSTICE, POLICY, CUSTOM, PRACTICE OF THIS STAFF, DEPT
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 AM BLACK, CONSPIRACY, OBSTRUCTION OF JUSTICE
14. Do you have any suggestions for improving the grievance system?
WILL ADDRESS IT IN ANY CIVIL STAFF 1:14 02/24/15
I FOUND OUT TODAY I HAD WRITTEN OUT THROUGH
PRISON MAIL SYSTEM BOTH 4-21-2014, NOV 24-29 2014

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Notice this
STAFF CHANGED QUESTION #6, Due to my 8 other
GRIEVANCE DISMISSED WITH 10 DAYS

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Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
unfairly
- 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?
N/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?

- 14. Do you have any suggestions for improving the grievance system?
Give more space on the grievance form for complainants to state their cases against the attorney

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Chief Disciplinary Counsel
State Bar of Texas

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 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?
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 NO
 - a. If you answered no, why do you think the system is unfair?
Any suspicious characters punishment frightened me, it was difficult to believe that there was completely irrelevant to the issues at hand, which are crucial for my case.
14. Do you have any suggestions for improving the grievance system?
Need to investigate Attorney case logs, how many are there's appointed to them in counties there working in. Concerned about inmate's mental stability status before grievance dismissed.

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Chief Disciplinary Counsel
State Bar of Texas

- 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 *Pending*
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO *Pending*
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT *No*
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
My complaint was examined by Disciplinary State Bar of Texas and I'm not satisfied with their 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?
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 NO
 - a. If you answered no, why do you think the system is unfair?
Because in my case I reported to Disciplinary Counsel of the State Bar of Texas a person whom was citing as a license to practice law and they verify but they don't have jurisdiction against individual.

14. Do you have any suggestions for improving the grievance system? *no license to practice law. I would like to suggest that if the complainant prove beyond of reasonable doubt regarding to an individual possess as a quality license to practice law and is not someone should be accountable. (Responsible).*

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Chief Disciplinary Counsel
State Bar of Texas

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 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 GOOD - IMPROPER - BIASED, PREJUDICIAL
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?
N/A TALKED TO NO ONE!
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 ARE ALL LAWYERS, YOU LIE, ARE DISHONEST AND YOU ALL COVER UP FOR ONE ANOTHER
14. Do you have any suggestions for improving the grievance system?
WHY EVEN HAVE ONE? YOU DON'T RUN IT FAIRLY!

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I am filing a grievance against K.W. Morgan (Assistant Disciplinary Counsel)

RE: 201503148

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Chief Disciplinary Counsel
State Bar of Texas

- 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 N/A
- 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?
They were corrupt so, I am appealing
- 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?
N/A I'm in prison/jail
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
My Attorney did not speak to me even one time I lost my right to critical stages of my first Appeal and I was told He broke no rules. that is corrupt.
- 14. Do you have any suggestions for improving the grievance system?
If an attorney breaks rules 1, 5 & 8 of T.R. of App. P. and K.W. Morgan says there is no violation of the disciplinary rules - You should fire her.

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I Lost my right to preserve needed grounds of error for my Appeal because my Attorney would not speak to me so that we could put said issues in a motion for new trial thus preserving those issues that were outside the record. Not speaking to me broke the Law. My trial did as said so.

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Chief Disciplinary Counsel
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- 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 *Appealing now*
 - 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 TAKEN SERIOUSLY
- 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 ~~YES~~ 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?
TAMMY
- 12. How would you describe your treatment by whomever you talked with?
Told me my complaint was jeberish Jeberish!!
- 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 gave a listed number of complaints I know a lawyer shouldn't do, and treat a client.
- 14. Do you have any suggestions for improving the grievance system?
I believed they didnt really take a good look at my complaint because my lawyer wronged me. And complaint not jeberish!!

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 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO
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- 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?
dont know there name
- 12. How would you describe your treatment by whomever you talked with?
I talk to them and they send me a form they treat me good
- 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?
I am ok the way they have there system

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Chief Disciplinary Counsel
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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 *not yet*
3. Did your grievance result in a sanction against the respondent lawyer? YES NO *not yet*
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 yet
has not occurred
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 *not yet determined*
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 *neither*
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?
they automatically dismiss it!
14. Do you have any suggestions for improving the grievance system?
actually listen to the complainant's governance.

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Chief Disciplinary Council
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Disciplinary System Questionnaire

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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

Appeal to the Board of Disciplinary Appeals.
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 260 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?
I Do NOT RECALL THE NAME.
12. How would you describe your treatment by whomever you talked with?
LIKE I WAS BEING BUSHED OFF... WHY WAS I BOTHERING THE OFFICE WAS THE TONE USED BY THE STAFF MEMBER. UNSUPPORTIVE.
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 DON'T BELIEVE MY GRIEVANCE WAS REVIEWED. IN ADDITION, MY TREATMENT OVER THE TIME WHEN I ENGAGED WAS UN-FAIR
14. Do you have any suggestions for improving the grievance system?
YES. HAVE A WEBSITE THAT ACKNOWLEDGES WHEN THE GRIEVANCE WAS RECEIVED, & UPDATES WHEN IT IS IN THE SYSTEM TO BE REVIEWED.

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Chief Disciplinary Counsel
State Bar of Texas

Questionario 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. ¿Es usted un cliente anterior del abogado demandado? Sí No
2. ¿Fue sobreseída (rechazada) su queja? Sí No
 - a. Si su queja fue sobreseída, ¿Inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
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 comunicó?
Elizabel
12. ¿Como describiría usted su tratamiento por la persona con quien usted habló?
Al principio todo bien despues cuando yo la llamaba para desmie ya mande los papeles ena otra
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?
Y K yo llevo desde el 2012 y con pruebas sobre estos abogados y ellos dicen todo bien
14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
K le pongan mas cuidado alas ktas k como manda, con evidencias, y a no mandan los papeles k uno manda, 7 k hagan justicia alas mentiras de estos

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SORRY SO SLOPPY BUT I AM DOING THIS IN THE DARK

Disciplinary System Questionnaire

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Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?

Just Filed
POOR

- 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

Judge Lipscomb FIRED Futch

- 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?

N/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?

when a counsel appoint lawyer directly lies to client, but grievance is dismissed

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

CONVICTION

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THOSE NO OTHER

RE: 201503751 - Jeffrey D. Westbrook - Sharon Felfe Howell

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.

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AUG 19 2015

Chief Disciplinary Counsel
State Bar of Texas

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 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 ONE EVEN REVIEWS PRISONER COMPLAINTS!
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?
ISAIAH 59:3-4 and 14, HABAKKUK 1:4, JEREMIAH 5:28, JOHN 3:20 (KJV).
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 STATE AGENCY'S LAWYERS WILL EVER BE DISCIPLINED BY THE STATE BAR - A SISTER AGENCY.
14. Do you have any suggestions for improving the grievance system?
MATTHEW 7:1-5 and 12, and 25:31-46, LUKE 11:46 and 52, ROMANS 2:1-12 and 13:1-5, JAMES 2:1-13, HEBREWS 13:3 and 17, and JOHN 7:24 (KJV).

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As For Sharon Howell, see Ecclesiastes 5:8, 8:9 and 12:14, Psalms 28:4, 52:2-5 and 109:6-20, Isaiah 33:1, Colossians 3:25, Galatians 6:7, 2 Peter 2:12 and 22, and Revelation 19:5-8 (KJV)

Disciplinary System Questionnaire

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AUG 20 2015

Chief Disciplinary Counsel
State Bar of Texas

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- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel? Did not care
- 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?
Only wrote to the State Bar.
- 12. How would you describe your treatment by whomever you talked with?
none
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
It helps me in no way to get rid of my lawyer in the case to do nothing for me. And you call it justice.
- 14. Do you have any suggestions for improving the grievance system?
To get us a lawyer that will reason to over case, so he can represent us in court, not just take the money the state pays him.

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Disciplinary System Questionnaire

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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 PANEL A DISTRICT COURT
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
Lawyer came down to an agreement and we didnt need to go to court.
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?
DO NOT remember
12. How would you describe your treatment by whomever you talked with?
Staff's treatment was good
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
We have not yet received the money we were told to receive, and this case has taken over two years
14. Do you have any suggestions for improving the grievance system?
NO! simply to reach out and be fair.

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Disciplinary System Questionnaire

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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 N/A
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 feel they didn't really look into it
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?
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 NO
 - a. If you answered no, why do you think the system is unfair?
Because you can complain about or make a complaint and if it's not to standard you get denied.
14. Do you have any suggestions for improving the grievance system?
To really look further in situations that have to do with cases that file complaining grievances.

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RE-201503144
Bar No-24060914

Disciplinary System Questionnaire

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- 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 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?
#9 This has Really Helped me I got convicted without A search warrant TO enter Rental property.
- 14. Do you have any suggestions for improving the grievance system? *Yes + NO*
help me with my problems.

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Disciplinary System Questionnaire

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- 1. Are you a former client of the respondent lawyer? YES NO
- 2. Was your grievance dismissed? YES NO (of course)
 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO (pending...)
- 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 contacted by them - no evidence wanted.
- 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 ^{wrote to} talked with?
See Isaiah 59:3-4 in 14, Habakkuk 1:4, and Jeremiah 5:28 (KJV)
- 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 U.S. District Court removed McGuire as counsel because he was not licensed to practice law - and you found nothing wrong with his acts.
- 14. Do you have any suggestions for improving the grievance system?
See well-known comment of Dick the Butcher in Shakespeare's Henry VI (Part II, Act 4, Scene 2, line 68). Also see Matthew 7:1-5 in 12, Romans 2:2-12 and 13:1-5, James 2:2-13, Exodus 23:1-3, and Proverbs 31:9-14 (KJV)

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(See attached letter)

State Bar of TX = worthless, waste of tax payers' money, good ol' boys club, unqualified, unknowing, slow, ignorant of the law, unable to have their own practice so live off the gov't & do nothing!

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 ✓ 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 MATTER ___ CIVIL MATTER
- 8. If your matter was criminal in nature, was your attorney: ___ APPOINTED ___ HIRED NA
- 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? ___ YES ___ NO NA
- 10. Which regional office of the chief disciplinary counsel's office processed your grievance?

Chief Disciplinary Counsel

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JUN 01 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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?
You were given PROOF (the attorney's threatening letter & her forged documents) but ~~found~~ voted that she did nothing wrong. How could you?
- 14. Do you have any suggestions for improving the grievance system?
Get rid of the "good ol' boys" committee. Have attorney cases run front by a Grand Jury. Regular people who know when attorney do wrong.

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Attorneys judging attorney, does not work, attorneys have NO concept of wrong doing. Attorneys have NO common sense & cannot see wrong!

Disciplinary System Questionnaire

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JUN 12 2015

Chief Disciplinary Counsel
State Bar of Texas

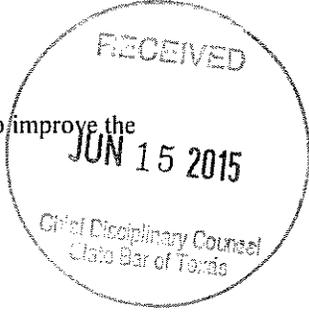
1. Are you a former client of the respondent lawyer? ___ YES NO
2. Was your grievance dismissed? ___ YES NO
 - a. If your grievance was dismissed, did you appeal? ___ YES ___ NO
 - b. Did BODA reverse the dismissal? ___ YES ___ NO
3. Did your grievance result in a sanction against the respondent lawyer? YES ___ NO
4. Was your grievance heard by: ___ AN EVIDENTIARY 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?
Robin Landis, Dirrell Jones, Susan Farris
12. How would you describe your treatment by whomever you talked with?
Excellent
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?
My only suggestion would be to make the process move faster. I think you have great investigators and attorneys who do a great job though as well.

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Disciplinary System Questionnaire



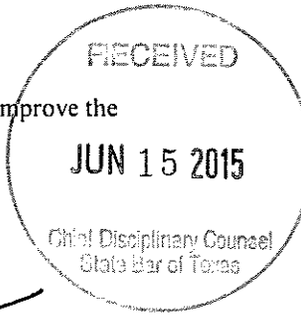
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- 1. Are you a former client of the respondent lawyer? YES NO
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 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result 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 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: 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?
I have been treated fairly by chief disciplinary counsel to respond back quickly (thanks)
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
as of now
- 14. Do you have any suggestions for improving the grievance system?
yes I need the Texas Bar Association to look into to my case a little more deeper

I guess it would be your panel

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Disciplinary System Questionnaire

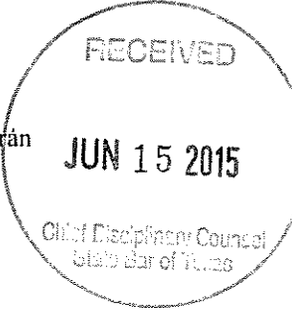


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- 1. Are you a former client of the respondent lawyer? YES NO
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 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result 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?
~~Not fair~~ 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 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?
went to regional office to file
- 12. How would you describe your treatment by whomever you talked with?
fairly and was patient and listen, place me in right direction quickly
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
as of now
- 14. Do you have any suggestions for improving the grievance system?
yes please review my case

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Cuestionario del Sistema Disciplinario

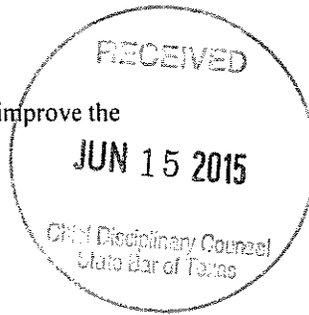


Su realización de este cuestionario es estrictamente voluntaria. Las respuestas que usted proporcione serán utilizados para mejorar el sistema disciplinario de los abogados de Texas. Gracias por su participación.

- 1. ¿Es usted un cliente anterior del abogado demandado? Sí No
- 2. ¿Fue sobreseida (rechazada) su queja? Sí No
 - a. Si su queja fue sobreseida, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Sí No
- 3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
- 4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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? I don't feel it fair at all
- 6. ¿Cuanto tiempo duró el proceso de llegar a una conclusión de su queja? menos de 90 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
- 9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
- 10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
- 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? can't remember her name
- 12. ¿Como describiría usted su tratamiento por la persona con quien usted habló? Nice
- 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?
- 14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas? please look into my case

Volver a: Office of the Chief Disciplinary Counsel
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Disciplinary System Questionnaire

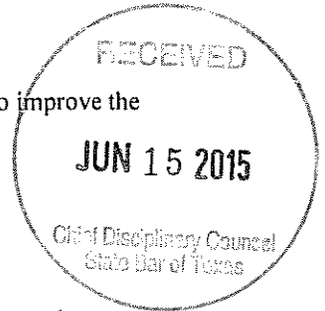


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- 1. Are you a former client of the respondent lawyer? YES NO
- 2. Was your grievance dismissed? YES NO
 - a. If your grievance was dismissed, did you appeal? YES NO
 - b. Did BODA reverse the dismissal? YES NO
- 3. Did your grievance result in a sanction against the respondent lawyer? YES NO
- 4. Was your grievance heard by: AN EVIDENTIARY 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 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 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?
cant remember went to regional office
- 12. How would you describe your treatment by whomever you talked with?
responded quickly
- 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 please review my cases

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Disciplinary System Questionnaire



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- 1. Are you a former client of the respondent lawyer? YES NO
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 - 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?

 no fair at this point to me
- 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?

 cant remember but they were polite
- 12. How would you describe your treatment by whomever you talked with?

 nice
- 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?

 look into my case

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Austin, Texas 78711

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

JUN 16 2015

Chief Disciplinary Counsel
State Bar of Texas

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 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 THINK they heard both parties and rendered the best 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?
TINA VANHAMM
12. How would you describe your treatment by whomever you talked with?
VERY RESPECTFUL & PROFESSIONAL
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?
MY ONLY ISSUE IS THAT HE GAVE HIM SO LONG TO REPAY ME AFTER IT ONLY TOOK A FEW MONTHS FOR ME TO PAY HIM.

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

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JUN 16 2015

Chief Disciplinary Counsel
State Bar of Texas

Disciplinary System Questionnaire

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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 PANEL A DISTRICT COURT
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
BY LETTER - NO CAUSE
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?
NEVER HAPPENED
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
THIS ATTORNEY STOLE \$35,000 FROM ME FOR DEBT MANAGEMENT - NEVER PAID A DEDT AND HE'S AIN'T TO BE: "NO JUST CAUSE"
14. Do you have any suggestions for improving the grievance system?
FIX THESE CROOKED LAWYERS.

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Disciplinary System Questionnaire

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JUL 06 2015

Chief Disciplinary Counsel
State Bar of Texas

1. Are you a former client of the respondent lawyer? YES NO *My husband was the client*
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 *N/A*
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 I DON'T KNOW
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?
I only spoke with operators that told me my grievance was in processing
12. How would you describe your treatment by whomever you talked with?
Fine but very vague and uninformative
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 never spoke with an actual member, nothing was explained to me, the attorney kept attorney fees and NEVER represented my husband or did any case work.
14. Do you have any suggestions for improving the grievance system?
The grievance system is one-sided and biased its focus is to protect shady attorneys.

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RECEIVED

JUL 20 2015

Chief Disciplinary Counsel
State Bar of Texas

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 PANEL A DISTRICT COURT
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
professional
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?
professional
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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RECEIVED

JUL 20 2015

Chief Disciplinary Counsel
State Bar of Texas

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 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?
Laurie Guerra
12. How would you describe your treatment by whomever you talked with?
It was professional & respectful
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?
Need faster process to reach a conclusion so that it won't take > 360 days.

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Disciplinary System Questionnaire

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JUL 21 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
poor assessment and did not evaluate properly.
- 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 Not fair at all.
 - a. If you answered no, why do you think the system is unfair?
Attorney billed illegitimacy charges and you failed to evaluate it. Attorney robbed me \$15000 for nothing.
- 14. Do you have any suggestions for improving the grievance system?
I have no trust with your systems. you failed to look my case in depth.

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Disciplinary System Questionnaire

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RECEIVED

JUL 22 2015

Chief Disciplinary Counsel
State Bar of Texas

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 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 helped me get an agreement but
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
Attorney wouldn't sign until last day
7. Did your grievance involve a: CRIMINAL MATTER CIVIL 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 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?
N/A
12. How would you describe your treatment by whomever you talked with?
when I filed for grievance they were nice and took all my paperwork
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
yes and no yes because I was served justice and no because attorney should take responsibility for wrong decisions
14. Do you have any suggestions for improving the grievance system?
I think grievance process should be less time consuming in giving deadlines closer to one month or less

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Disciplinary System Questionnaire

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JUN 11 2013

Chief Disciplinary Counsel
State Bar of Texas

- 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 *not yet*
 - 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 believe they looked at all the proof. I sent the letter of Rome as he promised me to work for
- 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 *the fees paid - \$7,500.00*
- 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?
Mr. Georgeugh, Mrs. Alison K. Blam.
- 12. How would you describe your treatment by whomever you talked with?
I stated my case with proof of payments and the attorney's letter in which Rome promised me to work for the outcom. that means a tot. of a persons life, incarcerated already since 1988.
- 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 had given proof of the attorney's letter in which he promised me to that for what I paid him, and he did not do anything, after he was paid.
- 14. Do you have any suggestions for improving the grievance system?
Holding the lawyer responsible for the work he promised to do, and persue he does what he promised me he'll do, what I requested. on which evidence will show. He incarcerated to be innocen

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State Bar of Texas
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LINDA Z. DOMATO #1660984 5-1-15
C.T. TERVELL UNIT 1300 FM 655
ROSHARON, TX 77583

RECEIVED

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.

JUN 12 2015
Chief Disciplinary Counsel
State Bar of Texas

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 PANEL A DISTRICT COURT
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
Paid \$10,000.00 - NOT FAIR - LAWYER TOOK MORE THAN 2 YRS NEVER FILE 11.07 HABIA CORPUS
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 I AM ALREADY IN PRISON I WAS FILING 11.07 HABIA CORPUS
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 PAID \$10,000 FOR LEGAL SERVICE AND ATTORNEY ROY G. ROMO DID NOT COMPLETE HIS JOB & I AM OUT OF \$10,000 - MY FAMILY STRUGLE TO GET FOR ME. IT JUST ISN'T FAIR
14. Do you have any suggestions for improving the grievance system?
TA MANY PEOPLE BEEN RIP OFF BY LAWYERS TODAY MY LAWYER TOOK MORE THAN 2 YRS NEVER FILE 11.07 THAT IS TO LONG, SO I FILE, AND DID NOT GET ANY SUPPORT, WE NEED MORE SUPPORT

Return to: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

FOR THE PUBLIC
NEVER

2

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 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 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
Loss of 90 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 SHE DID NOTHING SHE STOOD IN COURT
- 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?

did not file affidavit with judge. I read it could have just been above

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

- 13. Do you believe the grievance system is fair? YES NO NO WAY
 - a. If you answered no, why do you think the system is unfair?
your letting her off scott free for not representing her client in any way

14. Do you have any suggestions for improving the grievance system?
IF you let an attorney take 500 from someone - (A) NOT SAY A WORD IN COURT AND NOT PRESENT THE AFFIDAVIT TO THE JUDGE

(B) NOR DID SHE FILE THE AFFIDAVIT WITH THE COURT

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Austin, Texas 78711

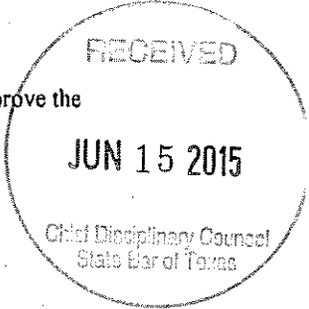
Then how can she not be wrong

IT IS LIKE STEALING

(A) IF she did nothing not even speak at the defendants hearing how can u say it is not a violation?

Disciplinary System Questionnaire

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- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
UNFAIR
- 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?
SERVER ONE BUT NO NAMES THEY JUST SAID SEND BACK MY FILES
- 12. How would you describe your treatment by whomever you talked with?
Wonderful
- 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 THAT THEY WOULD LOOK AT MY DOCUMENT CLOSE BETTER OR MR ANDERSON AND MY ALLEGATION I AM FILING OR HIM

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Disciplinary System Questionnaire



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- 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 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 took sides with my DNA lawyer
- 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?
Letter
- 12. How would you describe your treatment by whomever you talked with?
Very poor
- 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, enforce the disciplinary rules of professional misconduct than the client wouldn't have to go through this process.

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Disciplinary System Questionnaire

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- 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 Pending
- 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?
Unfair, unethical and unbelievable
- 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 Pending
- 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 grievance system is unfair because I am asking a lawyer to supervise the lawyer that I filed a grievance against.
- 14. Do you have any suggestions for improving the grievance system?
The State Bar of Texas should be an outside governing body, a complete separate entity with no stake or interest in the matter. Also the entire grievance system should be transparent to the public

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- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
INDIFFERENT
- 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 appointment form from the Courts Quarterly states the appointed attorney has 24 hours → Please SEE ACCOMPANYING PAGES
- 14. Do you have any suggestions for improving the grievance system?
PLEASE SEE ACCOMPANYING PAGES

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Disciplinary System Questionnaire

RECEIVED

JUN 29 2015

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.

Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
Really I don't know into it was heard by but I sent another grievance JUNE 3rd because
- 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?
M/J
- 12. How would you describe your treatment by whomever you talked with?
M/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 they put attorneys to appoint people such as myself that don't care and are very unprofessional such as John Arthur Clark JR Bar no: 04286800 and they dismissed it 6-15-15 and I wrote and
- 14. Do you have any suggestions for improving the grievance system? *6-3-15 please HELP ME*
Help people like myself who need someone to be an attorney not against them. I've never been so upset about me being treated so badly by an attorney appointed by the state of Texas in my life and they let actions like what I am grieving be

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*disregard, well I will get so
thing done I pray because I
need justice.*

Disciplinary System Questionnaire

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JUL 09 2015

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.

Chief Disciplinary Counsel
State Bar of Texas

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 PANEL A DISTRICT COURT
5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
My grievance was not heard by either but was sent to a Fee Dispute Committee
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?
Mr. George Uthe & Mr. Timothy Baldwin
12. How would you describe your treatment by whomever you talked with?
Courteous.
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
How can it be fair with the way is set up, attorneys over seeing other attorneys. The process is a FARCE and needs to be overhaul!
14. Do you have any suggestions for improving the grievance system?
Let a jury make the call and not some board of so called CDC. one thing about most attorney they know when they did wrong, but it isn't wrong till they get caught.

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Disciplinary System Questionnaire

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JUN 12 2015
Chief Disciplinary Counsel
State Bar of Texas

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- 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 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 helpful, turning a blind eye to unethical procedures committed by Attorney
- 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?
J.L. Preddy
- 12. How would you describe your treatment by whomever you talked with?
Overlooked Blatant misconduct performed by my defense Counsel
Showed no interest in his work and is ineffective as A.D.C
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
J.L. Preddy is a prime example of why Texas lawyers are so unprofessional and arent afraid of Disciplinary Counsels sactions for their behavior.
- 14. Do you have any suggestions for improving the grievance system?
Hiring someone who takes pride in their job. Investigate acts alleged to have been committed that can be proven through a simple inquiry. Place Copies of Disciplinary Rules in Harris County, because these lawyers take advantage of our lack of knowledge and access to informational Documents.

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AUG 18 2015

Chief Disciplinary Counsel
State Bar of Texas

Disciplinary System Questionnaire

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- 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 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?
THESE REASON I DIDNT WRITE YES OR NO BECAUSE I WAS LAME TO THE LAW WHEN I WROTE WHAT I WROTE
- 14. Do you have any suggestions for improving the grievance system?

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7/3/2015

Disciplinary System Questionnaire

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AUG 18 2015

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Chief Disciplinary Counsel
State Bar of Texas

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
Sent on 7/3/2015 ???
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? *? NA*
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 *30 days ?*
7. Did your grievance involve a: CRIMINAL MATTER CIVIL MATTER
8. If your matter was criminal in nature, was your attorney: APPOINTED HIRED *NA*
9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO *NA*
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? *NA*
12. How would you describe your treatment by whomever you talked with?
*I need to be heard - please call me!
281-450-2328 or 281-886-7515*
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
*Not sure
At this point it is not fair*
14. Do you have any suggestions for improving the grievance system?
*Call the client and talk to them so that a
Clear judgement can be made.*

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Deanna Lewis - BOD

Disciplinary System Questionnaire

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AUG 18 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 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?
Taylor
- 12. How would you describe your treatment by whomever you talked with?
NOT SATISFIED
- 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 SYSTEM COVERS UP FOR CROOKED LAWYERS WHO TAKES U.S. CITIZENS MONEY + GIVE THEM NO SERVICE.
- 14. Do you have any suggestions for improving the grievance system?
YES, THEY NEED THEIR APPRENTICESHIP LICENSE REVOKED FOR TAKING CASES WHILE GETTING PAID + LETTING THE CASE REACH THE STATUS OF LIMITATIONS.

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Disciplinary System Questionnaire

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AUG 18 2015
Chief Disciplinary Counsel
State Bar of Texas

- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
UNFAIR
- 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?
You didn't request a return of my deposit even though an attorney never did anything
- 14. Do you have any suggestions for improving the grievance system?

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Disciplinary System Questionnaire

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AUG 20 2015

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? 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

Summary Disposition

5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
Totally Unfair Treatment

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?
The conversation was professional however the investigation allowed this attorney to commit felony theft and get away with it.

13. Do you believe the grievance system is fair? YES NO
a. If you answered no, why do you think the system is unfair?
Bias, and totally misrepresented.

14. Do you have any suggestions for improving the grievance system?
Yes. Believe the People! Where is Justice?

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Disciplinary System Questionnaire

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AUG 31 2015

Chief Disciplinary Counsel
State Bar of Texas

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 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 were professional & respectful.
6. How long did it take to reach a conclusion about your grievance? less than 90 days
 90-179 days 180-360 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?
George Vthe, Shannon Saucedo
12. How would you describe your treatment by whomever you talked with? They were professional & worked hard during the process.
13. Did you believe the grievance system is fair? Yes No
 - a. If you answered no, why do you think the system is unfair?
I feel too much was allowed for the respondent. He dodged service, didn't return his response in time & no further action was taken against him. Process was allowed to go on far too long. I suspect respondent won't follow through on restitution but don't think
14. Do you have any suggestions for improving the grievance system?
The process is too long. Needs harsher penalties. In my case this attorney shouldn't be allowed the honor to practice, yet he was given a slap on the wrist.

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Further swift
action will be
taken,

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JUN 15 2015

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.

1. Are you a former client of the respondent lawyer? YES NO *Company - Heard/Smith*
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 *NOT yet*
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? *never contacted me about anything it said no violation's were found?.*
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?

NO contact at all
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?

Just what was sent was Reason enough to open the case. Not say there were no violation
14. Do you have any suggestions for improving the grievance system?

Before making any Dission. Read and See if there is any violation. Make contact with the person with complaint.

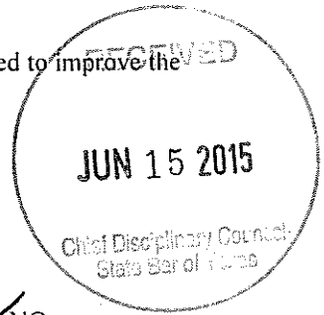
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 Austin, Texas 78711



Please call me for more info, 203-880-9764

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 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 feel if you pay someone too do something and he told me he was going too do it too my face and he didn't I feel I was robbed

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 *nobody just by mail*
 b. What were the names of the employees that you spoke with?
nobody talk too me are even heard my side or the truth

12. How would you describe your treatment by whomever you talked with?
nobody talk too me just lie that my attorney told

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

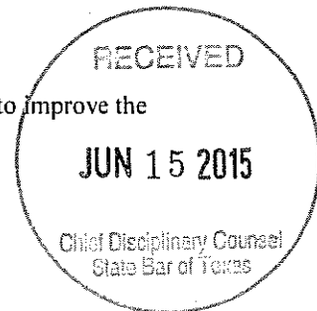
Because you pay a person too do something and he tells you it going too cost him more than you pay but that what he put his price and by word and he lie.

14. Do you have any suggestions for improving the grievance system?
you have too hear both sides not one side I don't read are write are no the law but I feel im force in too a sentence that I didn't do

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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? 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 PANEL A DISTRICT COURT NO
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
NA
- 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 NA
- 9. If your matter was criminal in nature, did you receive a sentence that included jail or penitentiary time? YES NO NA
- 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?
NA
- 12. How would you describe your treatment by whomever you talked with?
NA
- 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?
NO

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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? ___ 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 PANEL ___ A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?
 _____ *BIASED* _____
- 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?

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

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Disciplinary System Questionnaire

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JUN 16 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 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?
Stephanie S. Thaler
- 12. How would you describe your treatment by whomever you talked with?
Agreeable
- 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?
No

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JUN 18 2015

Disciplinary System Questionnaire

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? YES NO
 - b. Did BODA reverse the dismissal? YES NO
3. Did your grievance result in a sanction against the respondent lawyer? YES NO Disciplinary Action
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 I communicated with anyone on this 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?
George W. Smith, IV, Assistant Disciplinary Counsel
12. How would you describe your treatment by whomever you talked with?
He was well-prepared, well-spoken, concerned, professional, and got back to me when he said he would.
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?
No.

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Austin, Texas 78711

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 NO
- 4. Was your grievance heard by: AN EVIDENTIARY PANEL A DISTRICT COURT N/A
- 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? 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 Retaining
- 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? 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 NO
 - a. If you answered no, why do you think the system is unfair?
DISMISSES TO ~~AVOID~~ MANY CASES
- 14. Do you have any suggestions for improving the grievance system?
CONSEQUENCES FOR BAD OR CROTTY ATTORNEY.

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JUN 19 2015
Chief Disciplinary Counsel
State Bar of Texas

201401190 Disciplinary System Questionnaire

Ross. Rodriguez
Atty

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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JUN 22 2015

Chief Disciplinary Counsel
State Bar of Texas

JUL 15 AM 10:59

1. Are you a former client of the respondent lawyer? YES NO
2. Was your grievance dismissed? YES NO - *don't know*
 - 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?
don't know what happened to case
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 *I guess*
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?

We gave this Attorney \$5000 and never got anything resolved!

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

and we have dealt with lik 4 assistants!

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Esther Gonzales

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JUN 29 2015

Disciplinary System Questionnaire

Chief Disciplinary Counsel
State Bar of Texas

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- 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 PANEL A DISTRICT COURT
- 5. If your complaint was heard by an evidentiary panel, how would you describe your treatment by the evidentiary panel?

the letter specifically states there is no appeal.

- 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?

Paul Homburg

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

Very good

- 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 grivance system protects lawyers even over the good of the legal system as a whole.

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

better understand that ratified unethical conduct makes other lawyers feel empowered to do the same

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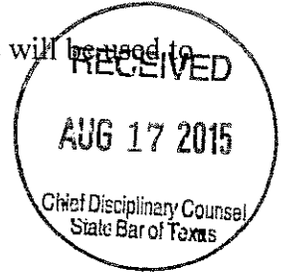
Your completion of this questionnaire is purely voluntary. Any responses you provide will be used to improve the attorney disciplinary system in Texas. Thank you for your participation.

- 1. Are you a former client of the respondent lawyer? YES NO
- 2. Was your grievance dismissed? 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?
Not helpful, turning a blind eye to unethical procedures committed by Attorney
- 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?
J. L. Preddy
- 12. How would you describe your treatment by whomever you talked with?
Overlooked Blatant misconduct performed by my defense Counsel showed no interest in his work and is ineffective as A.D.C.
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
J.L. Preddy is a prime example of why Texas lawyers are so unprofessional and arent afraid of Disciplinary Counsel Sanctions for their behavior.
- 14. Do you have any suggestions for improving the grievance system?
Hiring someone who takes pride in their job. Investigate acts alleged to have been committed that can be proven through a simple inquiry. Place copies of Disciplinary Rules in Harris County, because these lawyers take advantage of our lack of knowledge and access to informational documents.

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Disciplinary System Questionnaire

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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 *not really!*
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? *We were never allowed to be heard. Mr. Garcia said panel met and made decision for us!*
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 *about 2 1/2 years!*
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?
Troy Garcia
12. How would you describe your treatment by whomever you talked with?
I believe it was unfair. We wanted to address the panel but Mr. Garcia said we couldn't they had already met. we wanted a "chance" to be heard, that's all!
13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
how can it be fair when you have a legitimate claim and you are kept at arms length by the SBO, attorney.
14. Do you have any suggestions for improving the grievance system?
Why do other lawyers take care of lawyers!

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AUG 18 2015

Disciplinary System Questionnaire

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Chief Disciplinary Counsel
State Bar of Texas

- 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 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 **N/A**
- 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?

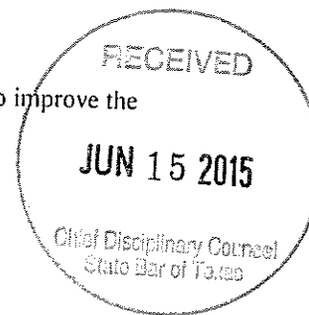
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?

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

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Disciplinary System Questionnaire

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- 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 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?
The staff was helpful.

- 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 did not understand the procedure. I tried my best to explain the problem.

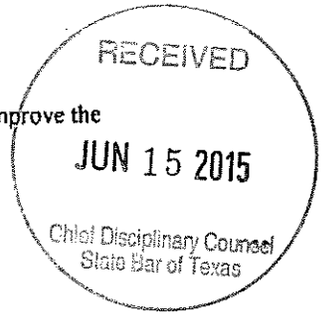
14. Do you have any suggestions for improving the grievance system?
The grievance was dismissed because I filed it after 4 years. I found out that the attorney had tried to sell the boat which required a change of title. The lawyer caused the delay and now gets the

benefit of wrong doing to avoid the grievance

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Disciplinary System Questionnaire

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- 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 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?

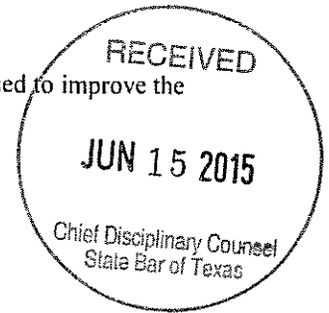
- 13. Do you believe the grievance system is fair? YES NO
 - a. If you answered no, why do you think the system is unfair?
It is unfair that my attorney did not continue to represent me in my case.
- 14. Do you have any suggestions for improving the grievance system?

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June 9, 2015

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 ___ 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 any panel heard or saw my grievance
- 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 Not reached yet. I am appealing
- 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 Who ever answered the phone
 - b. What were the names of the employees that you spoke with?
Dee Dee & Dukat
- 12. How would you describe your treatment by whomever you talked with?
Very Nice
- 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 Lone Star Legal Aid filed my grievance & have been fair except did not file a lot of important fraudulent things that this lawyer did to me aka free quarterly & ans. Meeting at a Senior Citizens Center in Friendswood, TX.
- 14. Do you have any suggestions for improving the grievance system?
I would like for them to talk to me or come to my house & see all the correspondence she wrote to the Visa Dispute Co that were lies. She wasn't even a lawyer by the name on her card that she gave to all at the meeting I called the bar ass. & no one could find her on the bar list.

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I am 94 - been married 73 yrs & was shocked when I was taken into a Private Rm by this attorney & signed what she made me sign since I thought all the seniors signed something - However, found out different when I got home & she had pulled out a couple of sheets from Power 3 attorneys & will she had typed I said I asked her to make, we had all that for years I didn't need more & particularly don't need a will with a trust I did NOT

Disciplinary System Questionnaire

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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.

AUG 18 2015

Chief Disciplinary Counsel
State Bar of Texas

- 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 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 AM IN PROCESS NOW.
not yet
not heard yet

- 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

against employer counsel

- 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?

it is pending criminal matter

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

Vague & general, more info. could be useful

- 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?

listen to all my info. & read all docs., not just take attorney's word for it. Julie Allen has committed following acts:

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obvious problems with attorney I'm complaining about:

- 1. Ms. Allen has not kept info. confidential as required by law; instructed others to meet with me and engage in illegal acts.
- 2. Failed to uphold the legal process - not interactively engaged with me.

Back =>

Cuestionario del Sistema Disciplinario

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AUG 18 2015

Chief Disciplinary Counsel
State Bar of Texas

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. ¿Es usted un cliente anterior del abogado demandado? Sí No
2. ¿Fue sobreesida (rechazada) su queja? Sí No
 - a. Si su queja fue sobreesida, ¿inició usted una apelación del caso? Sí No
 - b. ¿Fue revertido el sobreesimiento, de parte de BODA? Sí No
3. ¿Resultó su queja en una sanción contra el abogado demandado? Sí No
4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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 días 90-179 días 180-260 días más 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 TRIBUNAL EMPLEADO
9. Si el asunto fue criminal en naturaleza, ¿recibió usted un castigo que incluyó tiempo de cárcel or de institución penitenciaria? Sí No
10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
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?

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?
NUNCA REVISAN BIEN LOS PAPLES K UNO MANDA, Y SIEMPRE LE CREN A LOS ABOGADOS
14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
K SEAN MAS JUSTO Y REVISEN BIEN LAS QUEJAS K UNO MANDA CON LAS EVIDENSIA, Y LOS DAÑOS Y PREJUICIOS QUE ESTOS CAUSAN X NO PONER CUIDADO

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Questionario del Sistema Disciplinario

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- 1. ¿Es usted un cliente anterior del abogado demandado? SI No
- 2. ¿Fue sobreseida (rechazada) su queja? Si No
 - a. Si su queja fue sobreseida, ¿inició usted una apelación del caso? Si No
 - b. ¿Fue revertido el sobreseimiento, de parte de BODA? Si No
- 3. ¿Resultó su queja en una sanción contra el abogado demandado? Si No
- 4. ¿Fue escuchado su queja por: UN PANEL DE EVIDENCIA 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? _____
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- 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? Si No
- 10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
- 11. ¿Habló usted una vez con en empleado de esa oficina regional Si 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?

- 13. ¿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?
porque, TENIENDO EVIDENCIAS DEL MAL TRATO Y COMO QUEDA MAL DE EMPLEADA, TODO FUE UN CHISME ENTRE ELLOS MISMO
- 14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
MEJORAR LA ATENCION CON SUS CLIENTES Y PONER ATENCION, CUANDO HAY MUCHAS PERSONAS INVOLUCRADAS, Y ENTREGAN EL CASO CUANDO SU CLIENTE LO pide

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Cuestionario del Sistema Disciplinario

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AUG 18 2015

Chief Disciplinary Counsel
State Bar of Texas

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10. ¿Cual oficina regional del primer abogado disciplinario procesó su queja? Austin Dallas Houston San Antonio
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 comunicó?

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?
XK NUNCA PONEN ATENCION A LOS PAPELES K UNO MANDA, Y SIEMPRE ESTAN AFADOR de LOS ABOGADOS
14. ¿Tiene usted alguna sugerencia para mejorar el sistema de quejas?
K SERN MAS JUSTOS Y REVICEN BI'ENTAS QUEJAS K UNO PONE, CHEVEN BIEN LOS PAPELES K UNO MANDA, E INVESTIGEN MEJOR. GRACIAS

Volver a: Office of the Chief Disciplinary Counsel
State Bar of Texas
Post Office Box 12487
Austin, Texas 78711

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.

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AUG 18 2015
Chief Disciplinary Counsel
State Bar of Texas

- 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 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?
no because my lawyer is working for the DA from going to trial and is my rights to have fair trial and with Bill it's not against my rights conflict of interest not filing motions for me doing nothing
- 14. Do you have any suggestions for improving the grievance system?

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