

## *“Standard Denial Notices”* used by CDC and BODA for Administration of the **Improper Notices Procedure and the Grievance Denial Procedure**

2. Attached is a “standard Denial Notice,” signed by CDC’s Asst. Disciplinary Counsel, S.M. Beckage, dated September 4<sup>th</sup>, 2014 which gives officious, demanding instructions and incorrect time limitations. (I received it on October 9<sup>th</sup>, 2014.)
3. Attached is a form and email from BODA, indicating that I properly filed an Appeal of 201405100 – Debbie G. Asbury – AdamAlden Campbell, Bar No. – 24040213/Dismissal Date: 9/2/2014.”
4. Attached is a “*standard Appeal Denial Notice*” from Christine E. McKeeman, BODA, dated November 19<sup>th</sup>, 2014 affirming the dismissal of the Grievance, Debbie G. Asbury v. Adam Alden Campbell, 201405100; BODA Case No. 55135.
5. BODA’s November 19<sup>th</sup>, 2014 “standard Appeal Denial Notice” does not provide me with information describing my Right to file an Amendment. A letter to BODA’s Executive Director & General Counsel, dated December 8<sup>th</sup>, 2014 expressed my notification of my filing of an Amendment **within the 20 day time limit** provided by The **TEXAS RULES OF DISCIPLINARY PROCEDURE, Section 2.10**.
6. Attached is a “standard Denial Notice” from CDC’s Assistant Disciplinary Counsel, S.M. Beckage, dated April 30<sup>th</sup>, 2014 RE: 201402288 – Marc R. Stanley – Name Redacted (which contains seven (7) short, identical paragraphs to the “standard Denial Notice” I received in Re: Adam Alden Campbell)
7. Attached is a “standard Appeal Denial Notice,” sent to Marc R. Stanley, signed by BODA’s Executive Director & General Counsel, Christine E. McKeeman, dated July 7<sup>th</sup>, 2014, which affirms CDC’s decision to dismiss Marc R. Stanley’s Grievance as an “inconsequential inquiry” and “**denies**,” “**completes**,” “**closes**” **the Grievance and states “there is no Appeal from the Board’s decision.”** The BODA letter: RE: 201402288 – Marc R. Stanley – Name Redacted has three (3) short paragraphs and is identical to the “*standard BODA Denial Notice*” I received in Re: Adam Alden Campbell.
8. Attached is a “shortened standard Denial Notice,” signed by CDC’s Asst. Disciplinary Counsel, S.M. Beckage, dated December 29<sup>th</sup>, 2014 which refuses CDC’s review of the Amendment; that was **irrevocably denied (“denied”, “complete”, “closed” and “there is no Appeal from the Board’s decision”)** by BODA on November 19<sup>th</sup>, 2014.
9. Attached is a letter from the CDC’s Assistant Disciplinary Counsel, S.M. Beckage, January 22<sup>nd</sup>, 2015, which repeats the transfer of the original Grievance filed August 19<sup>th</sup>, 2014 back to BODA for a second review of the efficacy of CDC’s original denial of my Grievance as an “inquiry” and its dismissal.
10. Attached is a letter dated January 20<sup>th</sup>, 2015 to BODA’s Executive Director & General Counsel, Christine E. McKeeman demanding retraction of the **irrevocably denied Grievance** dated August 19<sup>th</sup>, 2014 regarding Adam Alden Campbell (which was “**denied**,” “**complete**,” “**closed**” and “**there is no Appeal from the Board’s decision**”) by BODA on November 19<sup>th</sup>, 2014. It has never been responded to.
11. BODA’s Exec. Director & General Counsel McKeeman apparently back-dated the improper “Appeal Denial Notice to a the prior year (February 13<sup>th</sup>, **2014**)” because the first part of the **Denial Notice** states: “Dear Ms. Asbury” **On February 12<sup>th</sup>, 2015**, the Board of Disciplinary Appeals appointed by the Supreme

Court of Texas considered your appeal from the dismissal...the Board affirms the dismissal..... ***“denied,” “complete,” ... “closed,” ... “there is no Appeal from the Board’s decision.”***

12. Attached are “Debbie G. Asbury v. Carter Barron Casteel,” S0100922707; BODA Case No. 45638, “Debbie G. Asbury v. Acie Craig McAda,” S0100922703; BODA Case No. 45637, “Debbie G. Asbury v. John T. Dierksen,” S0100922702; BODA Case No. 45636, Debbie G. Asbury v. Jonathan H. Hull,” S0100922700; BODA Case No. 45634, “Debbie G. Asbury v. Gary L. Steel,” S0100922701; BODA Case No. 45635, each dated December 27<sup>th</sup>, 2009.

13. “Jayson E. Eoff v. Jeffrey Mark Bragg”, D0110938834; BODA Case No. 45878 dated February 11, 2010

14. Attached are Debbie G. Asbury v. Carter Barron Castel,” 201306919: BODA Case No. 53544, “Debbie G. Asbury v. John T. Dierksen, 201306923; BODA Case No. 53547, “Debbie G. Asbury v. Jonathan H. Hull, 201306924; BODA Case No. 53548, “Debbie G. Asbury v. Acie Craig McAda 201306921: BODA Case No. 53546, each signed by Christine E. McKeeman and dated February 13<sup>th</sup>, 2014. Also attached is “Debbie G. Asbury v. Christine E. McKeeman, 201306925: BODA Case No. 53549, signed by Gayle Vickers, Deputy Director/Counsel, BODA dated February 13<sup>th</sup>, 2014.

15. Attached is CDC’s “standard Denial Notice,” dated December 16<sup>th</sup>, 2013, re: 201306925-Debbie G. Asbury – Chris McKeeman signed by Assistant Disciplinary Counsel, David Nowlin which provides that I can EITHER “Appeal to BODA” within 30 days OR Amend my Grievance “writing” within 20 days of December 16<sup>th</sup>, 2013.

16. Attached are an email and letter that I sent to BODA on 12/23/2013 in order to Appeal the Inquiry Classification of my Grievance, “201306925, “Debbie G. Asbury – Chris McKeeman

17. Attached is a January 16<sup>th</sup>, 2014, two sentence notice from CDC’s Assistant Disciplinary Counsel, David Nowlin, indicating that CDC had received my Appeal to BODA within the thirty (30) day time limit.

18. Attached is BODA’s Deputy Director Gayle Vickers’ “Disposition of Appeal Notice, Debbie G. Asbury v. Christine E. McKeeman, dated February 13<sup>th</sup>, 2014.

19. Attached is a March 17<sup>th</sup>, 2014 letter from Maureen E. Ray, Special Administrative Counsel, CDC, RE: #20136925 Debbie Asbury – Chris McKeeman.

20. Attached find an unsigned letter from CDC on The State Bar of Texas Letterhead, dated August 5<sup>th</sup>, 2014 that bears my name but no attorney’s name whatsoever. It indicates that my entire Grievance was returned to me, unread, unclassified and rejected by CDC with NO APPEAL RIGHTS.

21. Attached find an unsigned letter from CDC on The State Bar of Texas Letterhead, dated September 8<sup>th</sup>, 2014 that bears my name but no attorney’s name whatsoever. It indicates that my entire Grievance was AGAIN returned to me, unread, unclassified and rejected by CDC with NO APPEAL RIGHTS.

22. Attached is a letter, “RE: MULTIPLE GRIEVANCES” signed by CDC’s Assistant Disciplinary Counsel, S.M. Beckage, dated November 12<sup>th</sup>, 2014, that bears my name but no attorney’s name whatsoever. It indicates that my entire Grievance was AGAIN returned to me, unread, unclassified and rejected by CDC with NO APPEAL RIGHTS.

23. Attached is a letter, "RE: MULTIPLE GRIEVANCES" signed by CDC's Assistant Disciplinary Counsel, S.M. Beckage, dated December 22<sup>nd</sup>, 2014, that bears my name but no attorney's name whatsoever. It indicates that my entire Grievance was AGAIN returned to me, unread, unclassified and rejected by CDC with NO APPEAL RIGHTS.

24. Attached is a letter, "RE: MULTIPLE GRIEVANCES" signed by CDC's Assistant Disciplinary Counsel, K.W. Morgan, dated December 22<sup>nd</sup>, 2014, that bears my name but no attorney's name whatsoever. It indicates that my entire Grievance was AGAIN returned to me, unread, unclassified and rejected by CDC with NO APPEAL RIGHTS.

25. Attached is a letter, "Re: Grievance ---Carter Casteel---Casteel & Casteel, PLLc Attys---Priority Mailed July 7<sup>th</sup>, 2015.

26. Attached is a letter, dated July 23<sup>rd</sup>, 2014, RE: Inquiring Regarding Classification Decision in 201402288; Marc R. Stanley – (redacted) to CDC's Maureen E. Ray, Special Administrative Counsel.

27. Attached is a letter from CDC's Maureen E. Ray, Special Administrative Counsel, dated August 13<sup>th</sup>, 2014, Re: #20140228 Marc Stanley – (redacted) which indicates CDC dismissed the Grievance on April 30<sup>th</sup>, 2014 and BODA, "an independent adjudicatory body" affirmed the dismissal. Inately, CDC's Maureen E. Ray, Special Administrative Counsel observed that the Respondent Attorney had not yet been convicted of a crime related to the **Professional Misconduct** described in the Grievance.

28. Attached is a letter from CDC's Maureen E. Ray, Special Administrative Counsel, dated August 25<sup>th</sup>, 2014, Re: #201402288 Marc Stanley – (redacted) which indicates that the CDC has no further information after receiving the August 18<sup>th</sup>, 2014 letter he wrote. Unapologetically, CDC's Maureen E. Ray has NOTHING more to say in defense of CDC's absurd dismissal of the Complainant's Grievance. Again the finger of blame points at BODA, which "**denied,**" "**completed,**" "**closed,**" **the "writing," and gave improper notice that "there is no Appeal from the Board's decision."**

29. Attached is a letter from CDC's Maureen E. Ray, Special Administrative Counsel, dated March 17<sup>th</sup>, 2014, Re: #20136925 Debbie G. Asbury --- Chris McKeeman which indicates that the reason I was denied an Amendment is because I missed a BODA deadline "to file an Amendment." Yet, BODA never gave any Notice of my Right to Amend my Grievance. BODA, instead, "**denied,**" "**completed,**" "**closed,**" **my Grievances, and gave improper notice that "there is no Appeal from the Board's decision."** Absurdly, CDC's Maureen E. Ray notes in the same letter that there is **NO REQUIREMENT** "Chris McKeeman, Executive Director of BODA," need contact respondent attorneys to investigate a complainant's claim."

30. Attached is a report, "URGENT: Enhanced Oversight and Controls Needed to Ensure the TEXAS STATE BAR'S Compliance With Applicable Regulations and Policies," to the Consumer Financial Protection Bureau (CFPB), dated April 11<sup>th</sup>, 2014.

31. Attached are **an unsigned letter from State Commission on Judicial Conduct** to "Ms. Ashbury" dated February 21, 2014 which states an astonishing opinion that "**As a general rule, a judge's discretionary decisions – even if they are wrong – are not examples of judicial misconduct**" and a letter dated March 18<sup>th</sup>, 2014, Re: CJC No. 14-0283-DI, from Seanna Willing, Executive Director, State Commission on Judicial Conduct.

32. Attached is Clement W. Machacek's and my letter to Barron Casteel, Carter Casteel and all others employed by Casteel & Casteel, PLLC Attys," **Your Bill, dated September 16<sup>th</sup>, 2015 -- NO C2012-0973 -- June 6, 2014,**" Priority Mailed Oct. 12, 2015.

33. Attached is an undocumented bill from Casteel & Casteel, P.L.L.C., dated September 16<sup>th</sup>, 2015 which indicates a "previous balance" of \$1,163.50. Clement has demanded to know what was charged on the noted Inv #33344 but has received no response whatsoever from Barron Casteel and Carter Casteel.

34. Attached is BODA's Executive Assistant's Jackie Truitt's *""standard Notices of an assembly of three (3) BODA Members,"* dated October 15<sup>th</sup>, 2014, RE: Debbie G. Asbury v. Adam Alden Campbell, 201405100; BODA Case No. 55135 which was mailed to me four (4) days after BODA's receipt of my Notice of Appeal of CDC's classification of my Grievance as an "inconsequential inquiry." Note the misspelling: "disciplinary counsel"

35. Attached is BODA's Executive Assistant's Jackie Truitt's *""standard Notices of an assembly of three (3) BODA Members,"* (misspelling disciplinary - as "disciplanary") dated January 8<sup>th</sup>, 2015, RE: Debbie G. Asbury v. Adam Alden Campbell, 201407486; BODA Case No. 55172 a "Notice of Appeal Received" signed by BODA's Executive Assistant to Christine E. McKeeman, Jackie Truitt, although I had filed an Amendment to case --- not a "new Grievance;" as indicated by the January 8<sup>th</sup>, 2015 "standard Notice."

36. Attached is a "standard Denial Notice/Summary Disposition Panel" from CDC's Assistant Disciplinary Counsel, Rebecca (Beth) Stevens, provided to Donald R. Courtney, dated December 17<sup>th</sup>, 2015, Re: 201501048.

37. Attached is a letter dated January 22<sup>nd</sup>, 2015, Re: Letters dated December 14, 2014 & January 5, 2015, from Catherine N. Wylie, Chairman of the Grievance Oversight Committee.

38. Attached is an email, dated Dec. 1, 2015 from Gayle Vickers with is marked "Confidential" and contains the incorrect information that "reports from 2005 through 2015 are available on our website for you to download. Because they are readily available on our website, we do not mail paper copies of the reports." Although I have replied to Gayle Vickers incorrect information, as of today (12/28/2015), the link <http://txboda.org/annual-reports> is contained NOWHERE on [www.txboda.org](http://www.txboda.org). Anyone interested must diligently search "Google" for BODA Reports 2005 thru 2014.