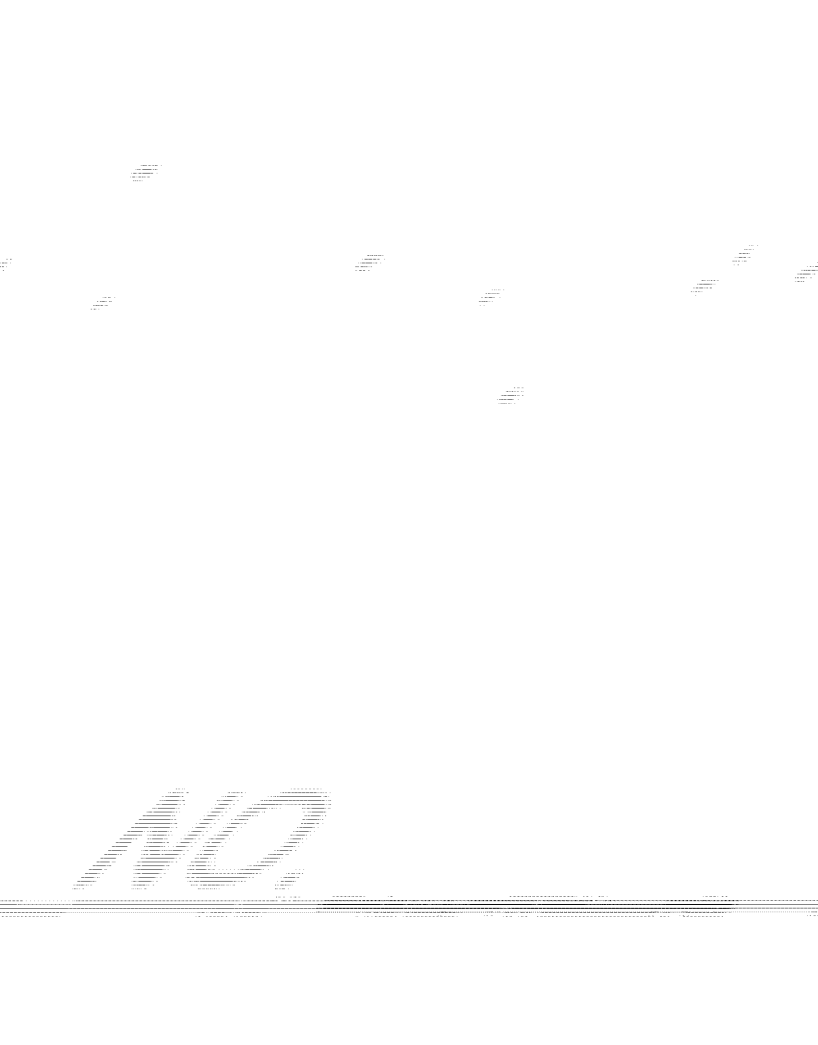


....

--- -

....



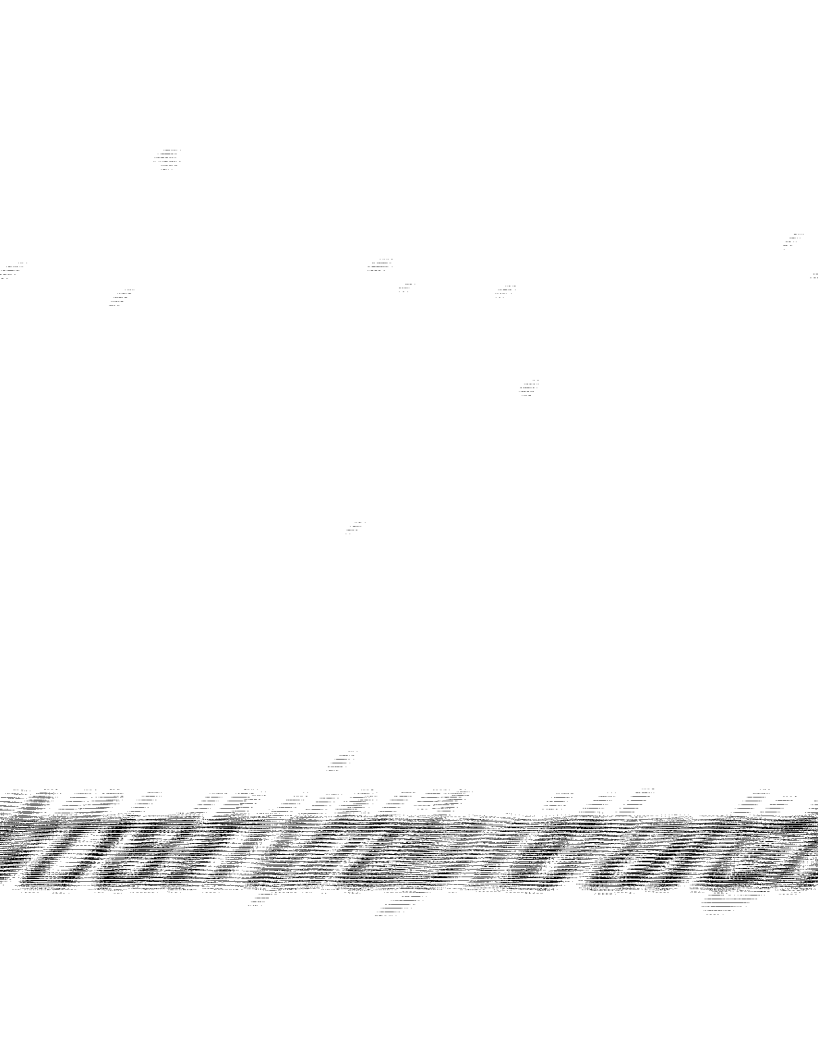
true and correct copy of which is attached hereto as Exhibit A and made a part hereof for all intents and purposes as if the same were copied verbatim herein. Respondent is a resident of Travis County, Texas. By reason of the above-referenced suspension of Respondent's law license, Respondent does not as present have a principal place of practicea. An officer may serve citation on Respondent at

III.

Indru Malkani (hereinafter called "Malkani") met Respondent initially in or around 1990 or 1991, at which time Malkani sought Respondent's services as an attorney in connection with Respondent's preparation of documentation pertaining to the creation of a trust. Subsequently, Malkani sought Respondent's services as an attorney in connection with setting up a corporation.

IV.

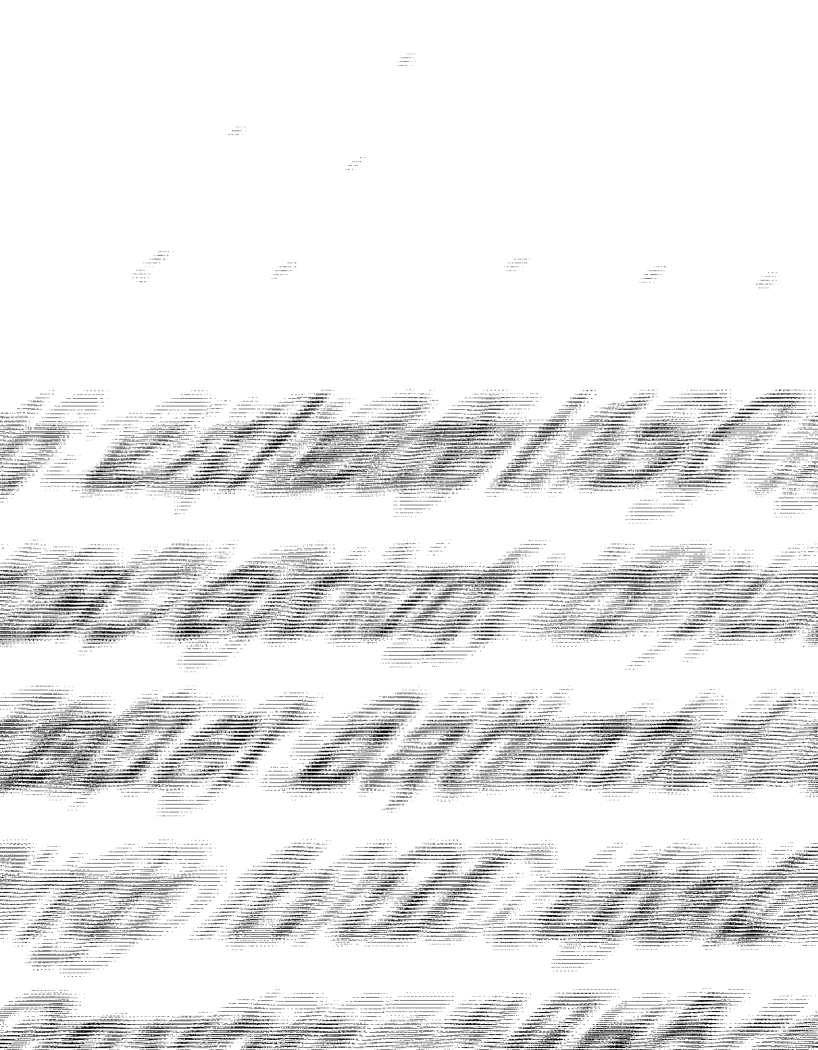
Thereafter, in or around 1994, as a result of the confidence Malkani placed in Respondent as his lawyer, Respondent and Malkani engaged in discussions regarding Malkani's participation in investing in first lien mortgage notes of which Respondent was aware. Respondent asserted that the investments were safe and that Malkani would receive a fifteen (15%) per cent return on his investment. The investment purportedly related to real property located in Montana. Respondent asserted that he had himself travelled to Montana to view the property, assuring Malkani that the land was indeed of

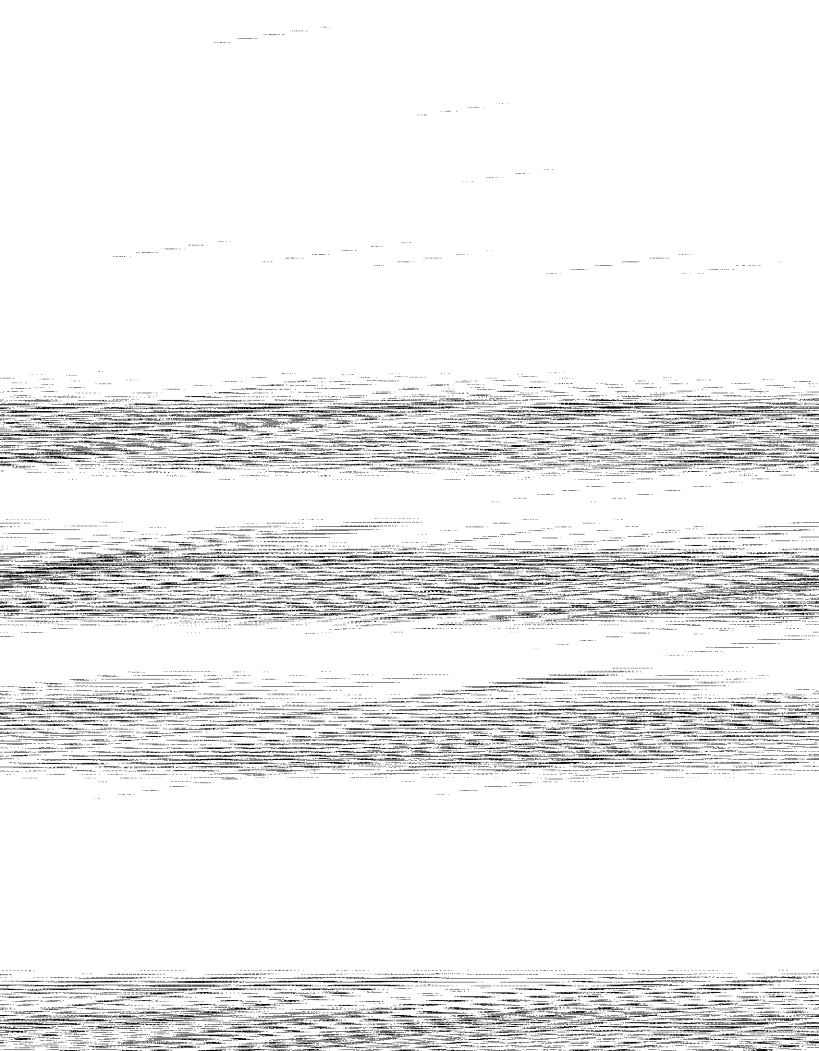


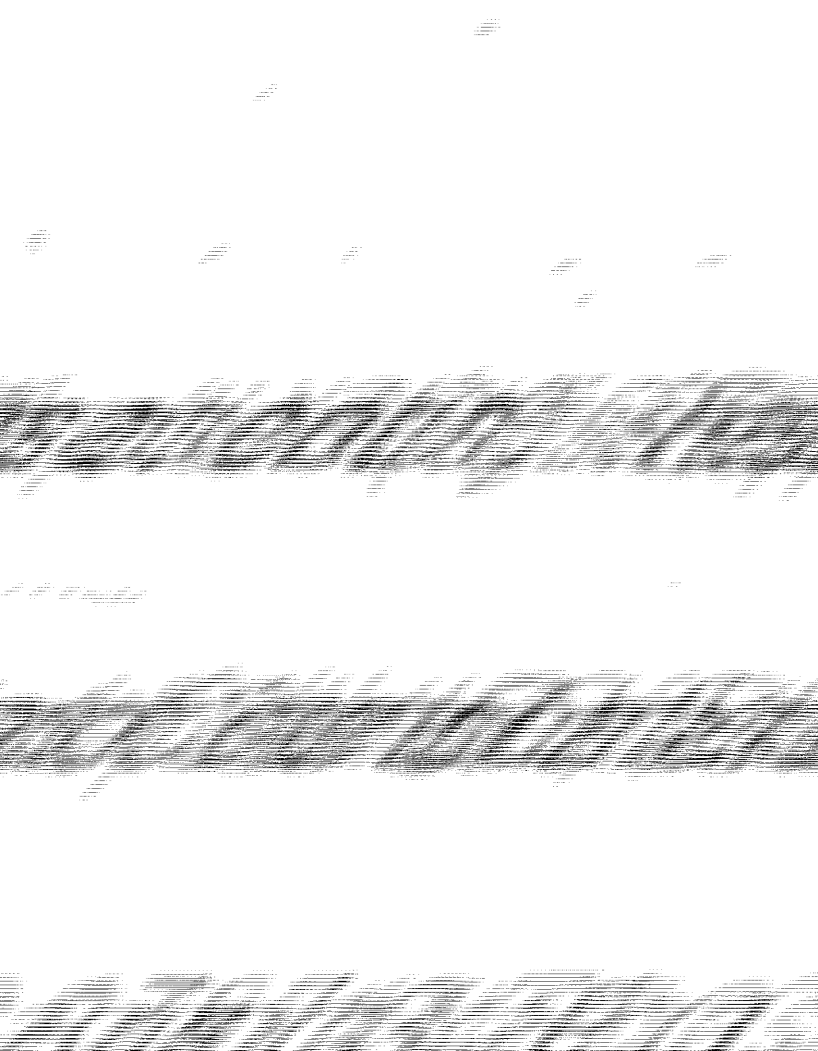


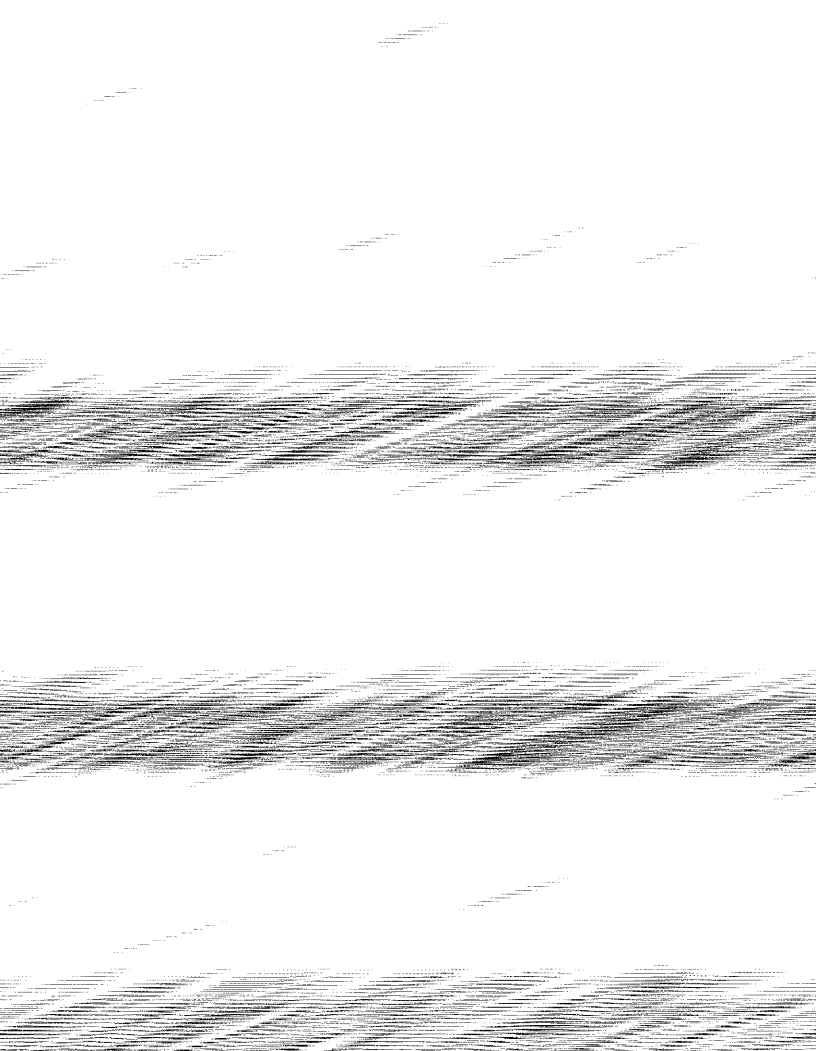


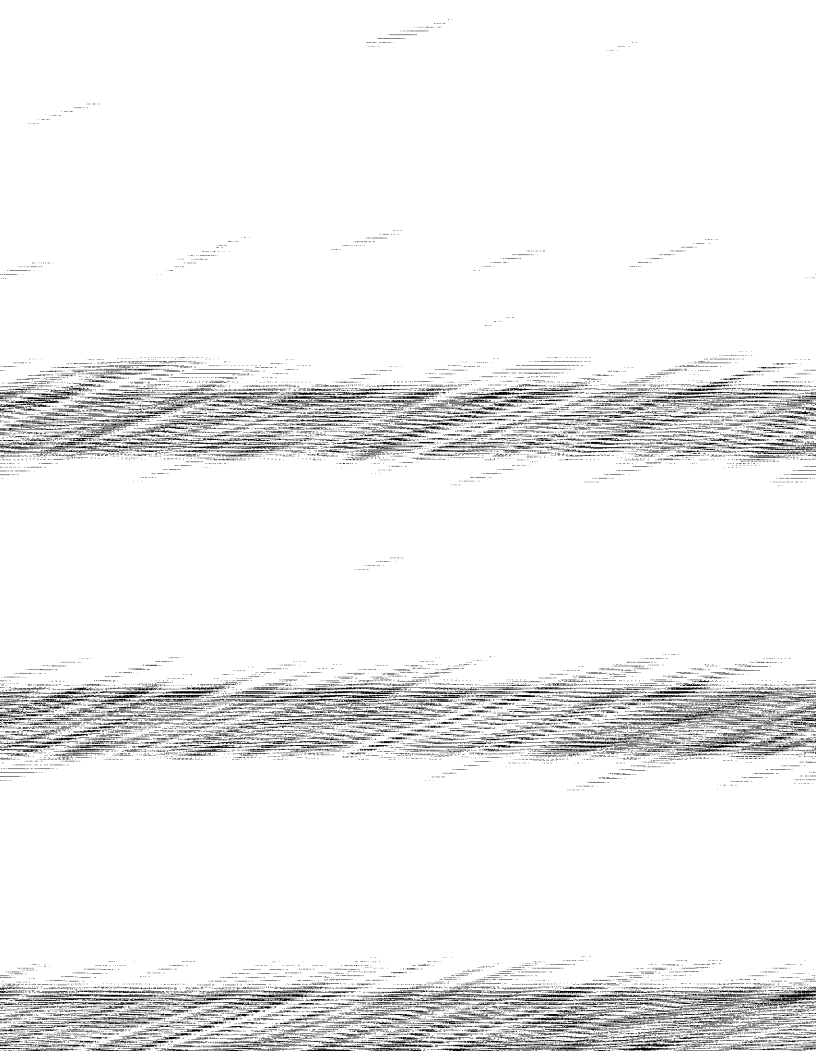


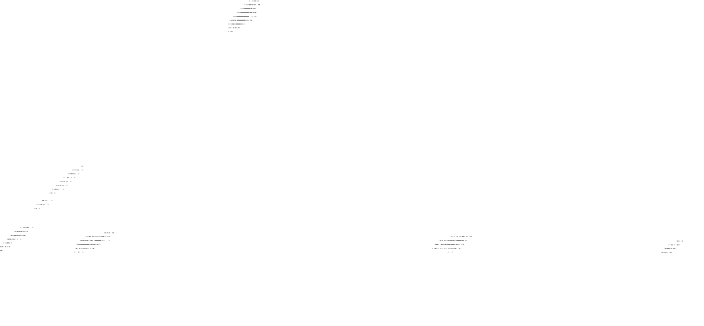
















-=-⁻⁻⁻

STATE BAR OF TEXAS



Office of the General Counsel

May 16, 1996

John T. Adams, Clerk Supreme Court of Texas P.O. Box 12248 Austin, Texas 78711

RE: Commission For Lawyer Discipline v. Ronald Rae Barrick

Dear Mr. Adams:

Enclosed please find an original and two (2) copies of a Disciplinary Petition being filed by the Commission for Lawyer Discipline against Mr. Ronald Rae Barrick. Mr. Barrick designated Travis County, Texas, as his principal place of practice. Request is hereby made that the Court appoint an active District Judge who does not reside in the Administrative Judicial Region in which Respondent resides to preside in this case. Upon appointment, request is made that you notify the Respondent at the address shown below and the undersigned of the identity and address of the judge assigned:

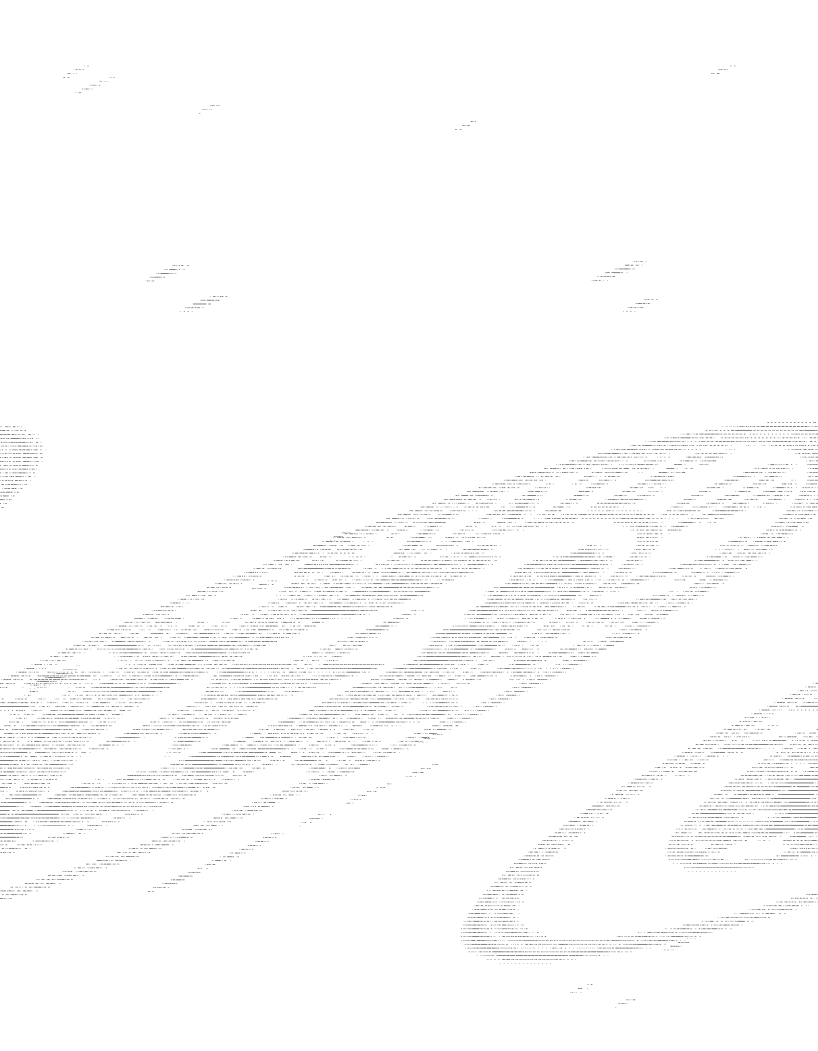
Mr. Ronald Rae Barrick

As a practical matter, I would respectfully suggest that you inquire with the judge to be appointed as to whether he or she will be able to comply with the 180 day deadline by which the case must be set for trial set forth in Section 3.07 of the Texas Rules of Disciplinary Procedure. If not, I would respectfully request that an alternate appointment be made.

Once a trial judge has been appointed, please forward the original and two (2) copies of the Disciplinary Petition, the filing fee check, also enclosed herewith, and the Court's appointing order to the District Clerk of Medina County, Texas, with the request that the suit be filed, service be obtained, and a filemarked copy of the petition be returned to the undersigned.



| The state of the





THE SUPREME COURT OF TEXAS

CHIEF JUSTICE
THOMAS R. PHILLIPS

RAUL A. GONZALEZ NATHAN L. HECHT

JOHN CORNYN

CRAIG ENOCH

ROSE SPECTOR PRISCILLA R. OWEN JAMES A. BAKER GREG ABBOTT

JUSTICES

POST OFFICE BOX 12248

AUSTIN, TEXAS 78711

TEL: (512) 463-1312

FAX: (512) 463-1365

July 8, 1996

CLERK
JOHN T. ADAMS

EXECUTIVE ASS'T WILLIAM L. WILLIS

ADMINISTRATIVE ASS'T NADINE SCHNEIDER

Mr. James M. McCormack General Counsel, State Bar of Texas P.O. Box 12487 Austin, Texas 78711

Mr. Ronald Rae Barrick



Dear Mr. McCormack and Mr. Barrick:

Pursuant to Rule 3.02 of the Texas Rules of Disciplinary Procedure, I hereby notify you that the Supreme Court of Texas has appointed the Honorable Dick Acala, Judge of the 340th District Court, San Angelo, Texas to preside in

Commission for Lawyer Discipline v. Ronald Rae Barrick

Sincerely,

SIGNED

John T. Adams Clerk