Misc. Docket No. 93 - 00097

**ORDER** 

## OF THE SUPREME COURT OF TEXAS

#### IN THE MATTER OF

#### LARRY EVANS

On this day came on for consideration the Motion for Acceptance of Resignation as Attorney and Counselor at Law of Larry Evans together with the Response filed by Chief Disciplinary Counsel of the State Bar of Texas acting through the Commission for Lawyer Discipline. The Court has reviewed said Motion and the Response and finds each to be legally sufficient. The Court, being advised that such resignation is tendered in lieu of disciplinary action, and being of the opinion that such resignation is in the best interest of the public and of the profession and will meet the ends of justice, hereby concludes that the following order is appropriate.

It is ORDERED that the law license of Larry Evans heretofore issued by this Court, be, and the same is hereby canceled and revoked and his name be, and is hereby, removed and deleted from the list of persons licensed to practice law in the State of Texas. Receipt of the license and permanent State Bar Card issued by this Court to Larry Evans is hereby acknowledged.

By the Court, en banc, in chambers, this the 2/3 day of May, 1993.

Homes R. Velalous
Thomas R. Phillips, Chief Justice
Raul A. Gonzalez, Justice
Raul A. Gonzalez, Justace
Jack Hightower, Justice
Jack Hightower, Justice
Vallan C. Sont
Nathan L. Hecht, Justice
Lloyd Doggett Justice
Llowd Doggett //Justice
John Com-
2/04/1/00 /2
John Cornyn, Justice
151
John Cornyn, Justice  Bob Gammage, Justice
Bob Gammage, Justice
Bob Gammage, Justice
151

# STATE BAR OF TEXAS



Office of the General Counsel

April 28, 1993

John Adams, Clerk Supreme Court of Texas 201 W. 14th Rm. 104 Austin, Texas 78701

Re: Resignation of Larry Evans #06728000

Dear Mr. Adams:

Enclosed please find a proposed Order of resignation, permanent State Bar card, and law license for the above referenced attorney. A copy of the Response of the Chief Disciplinary Counsel was provided to the attorney on April 16, 1993.

As of this date, the attorney has made no attempt to withdraw his Motion for Acceptance of Resignation. Therefore, pursuant to Part X of the Texas Rules of Disciplinary Procedure, the detailed statement of professional misconduct is deemed to have been conclusively established for all purposes.

I will appreciate your bringing this to the Court's attention. Please return a conformed copy of the signed Order at your earliest convenience.

Sincerely,

Sylvia L. Blake Regional Counsel

Office of the General Counsel

State Bar of Texas

enclosure

## STATE BAR OF TEXAS



Office of the General Counsel

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
# P219 640 471

April 14, 1993

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

RE: Resignation of Larry Evans; Bar Car No. 06728000

Dear Mr. Adams:

Pursuant to Part X of the Texas Rules of Disciplinary Procedure, please find enclosed herewith the following:

- (1) Motion for Acceptance of Resignation as Attorney and Counselor at Law
- (2) Original and two (2) copies of the Response of the Chief Disciplinary Counsel to Motion for Acceptance of Resignation as Attorney and Counselor at Law of Larry Evans
- (3) Permanent State Bar Card and law license of Larry Evans.

I will appreciate your bringing this to the Court's attention. Please return a file stamped copy of the Response to our office at your earliest convenience.

Sincerely

Sylvka L. Blake Regional Counsel

Office of the General Counsel

State Bar of Texas

/lw

# IN THE SUPREME COURT OF TEXAS RESPONSE OF THE CHIEF DISCIPLINARY COUNSEL

TO

#### THE RESIGNATION OF LARRY EVANS

#### TO THE HONORABLE SUPREME COURT OF TEXAS:

Pursuant to Part X of the Texas Rules of Disciplinary

Procedure, James M. McCormack, Chief Disciplinary Counsel, hereby

files this response on behalf of the State Bar of Texas, acting by

and through the Commission for Lawyer Discipline, to the Motion for

Resignation In Lieu of Discipline filed by Larry Evans and would

show as follows:

I.

The acceptance by the Court of the resignation of Larry Evans is in the best interest of the public and of the profession.

II.

Respondent failed to investigate, prepare, and file suit regarding medical negligence which allowed the Statute of Limitations to expire; thereby failing to preserve his client's claim.

Respondent repeatedly represented to client that the suit had been or would be filed when, in fact, it had not. Upon discovery that no action had been taken, the client retrieved his file, only to learn that the Statute of Limitations had expired, bearing all relief.

Respondent failed to furnish information requested by the grievance committee, or assert grounds for failure to do so.

III.

WHEREFORE, the State Bar of Texas, moves the Court to accept the resignation in lieu of discipline and grant the motion filed by Movant.

Respectfully Submitted:

James M. McCormack General Counsel

William R. Garrett
Assistant General Counsel

Office of the General Counsel STATE BAR OF TEXAS 500 Throckmorton, Suite 2604 Fort Worth, Texas 76102 (817) 877-4993 Telecopier No. (817) 335-4249

William R. Garrett

State Bar Card No. 07700200

### CERTIFICATE OF SERVICE

This is to certify that the Response of the Chief Disciplinary Counsel to the Resignation of Larry Evans has been served on LARRY EVANS, at 423 Commerce St., P.O. Box, 484, Childress, Texas 79201, via Certified Mail #P219640470 on April 14, 1993.

William R. Garrett

# IN THE SUPREME COURT OF TEXAS MOTION FOR ACCEPTANCE OF RESIGNATION AS ATTORNEY AND COUNSELOR AT LAW

OF

### Larry Evans

NOW COMES your Applicant, Larry Evans, and hereby resigns as an Attorney and Counselor at Law in the State of Texas; and hereby submits to the Court his resignation as an Attorney and Counselor at Law; and prays that the Court accept said resignation.

Attached hereto is the License and permanent State Bar card issued by this Court to the Applicant, Larry Evans, as an Attorney and Counselor at Law on May 13, 1968. Said License and permanent State Bar card are hereby surrendered by the Applicant.

Your applicant is voluntarily resigning and withdrawing from the practice of law; Applicant does so in lieu of discipline for professional misconduct; and Applicant prays that his name be dropped and deleted from the list of persons licensed to practice law in Texas; and that his resignation be accepted.

Larry Evans 06728000

SUBSCRIBED AND SWORN to before me by the said Larry Evans this 25 day of March , 1993

the

Larry

TONYA TAYLOR
Notary Public
STATE OF TEXAS

My Comm. Exp. JULY 10, 1995

NOTARY PUBLIC in and for

the State of Texas

P. O. BOX 484 The Childress, TX 79201