

	-		
100 00000			
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Table Tabl	Martin M	
	Martin M	Materials	
	Martin M	Materials	
A	Martin M	Materials	
A	Martin M	Materials	
	Martin M		





IN THE SUPREME COURT OF TEXAS

MOTION FOR ACCEPTANCE OF RESIGNATION AS ATTORNEY AND COUNSELOR AT LAW

OF

JOHN T. BURTON

TO THE HONORABLE SUPREME COURT OF TEXAS:

Movant, John T. Burton, moves the Court to accept his resignation as an Attorney and Counselor at Law, showing the Court:

1.

Movant hereby resigns as an Attorney and Counselor at Law in the State of Texas in lieu of discipline for professional misconduct.

11.

Attached hereto is the License and permanent State Bar card issued by this Court to the Movant, John T. Burton, as an Attorney and Counselor at Law on May 8, 1987. Said License and permanent State Bar card are hereby surrendered by the Movant.

III.

Movant's State Bar Card number is 03479070. Movant's current address is

,

Surtu

Movant prays that the Court accept his resignation as an Attorney and Counselor at Law and remove his name from the list of persons licensed to practice law in the State of Texas.

Respectfully submitted,

<u> / | j ·</u>

John T. Burton

State Bar No. 03479070



			·
	· · · · ·		
**************************************		<u></u> -	
			FFECTION STATE OF THE STATE OF
			TO THE REPORT OF THE PARTY OF T
		COMMAND OF THE PROPERTY OF THE	
	The state of the s	A CONTRACTOR OF THE PROPERTY O	A CONTROL OF THE PARTY OF THE P
NOTICE TO THE WORLD STORM TO THE CAMBABASE FOR STOLEN OF STANDARDS AND SELECTION COLUMN	Section 2011 Control C		

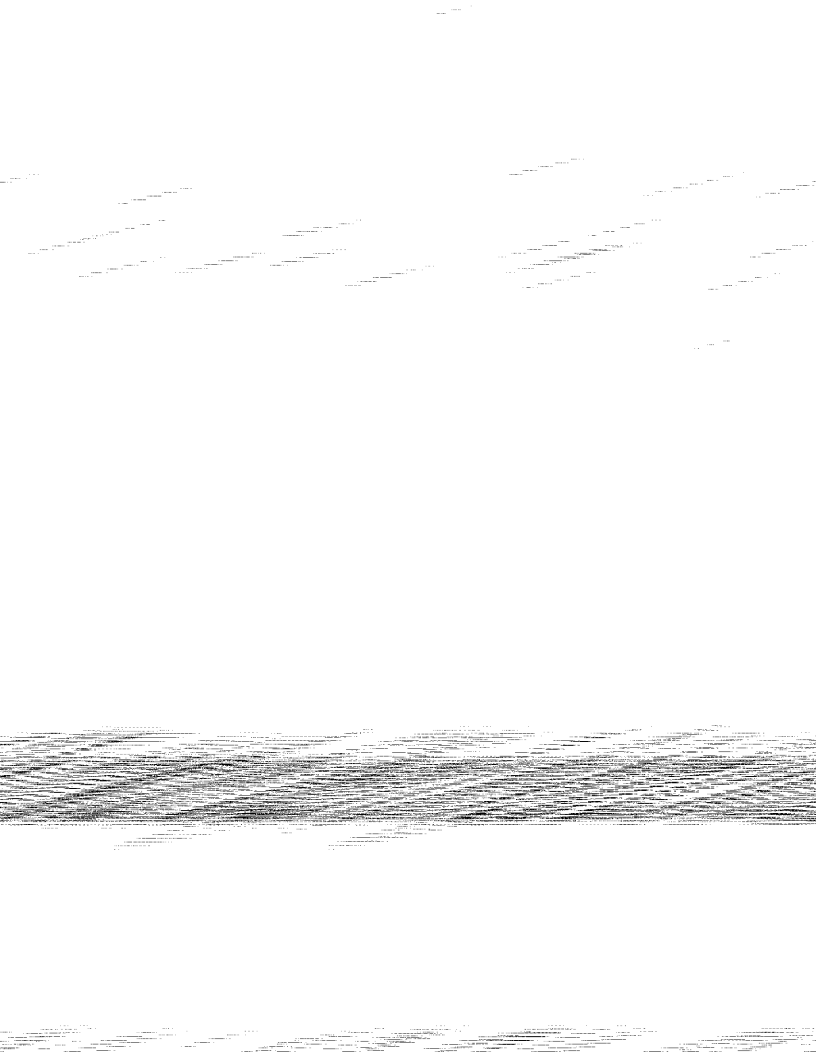
·- ·- ·- ·- ·- ·- ·- ·- ·- ·- ·- ·- ·- ·			
	· ·	···	<u> </u>
The second secon			<u></u>
	A STATE OF THE STA		
		The state of the s	
	The second secon	The second secon	
A STATE OF THE PROPERTY OF THE			
Appropriate Control of the Control o	SEEM WESSEL SCHOOL STATE OF THE SECOND STATE O	A STATE OF THE STA	Water State of the
	<u></u>		

	 7**			 	
				 	•
	 -				
- 1 100 100					
	 APACIENTS .			 	
	 2.E				
TOTAL CONTROL OF THE TOTAL C			A CONTRACTOR OF THE PROPERTY O	200	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
			A second		
Control of the Contro		x.			
		TATAL TO A TANAN TO A			
	The second secon				
				 11 1212 - 1 1212 1122 11	
	 	e at 2		 	
	 The second secon	7.000	The second secon		- A
			The state of the s	 The state of the s	the same of the same of the same

100010		

=		
•		

gendefial to



And the second of the second o	·	
		
	*** *** *** *** *** *** *** *** *** **	
AND THE RESERVE THE PROPERTY OF THE PROPERTY O		
		Table and the control of the control
	The second secon	TWO INCOMES AND ADDRESS OF THE PARTY OF THE
		ANTONIO ANTONIO A.

-
PARISAL CARREST CONTROL OF THE
THE PARTY OF THE P
THE PARTY OF THE P

settlement proceeds to do so. Griffith filed a grievance against Burton to which Burton failed to respond despite being demanded to do so by the 2A Grievance Committee. Such acts and or omissions on the part of Burton constitute conduct violative of Rules 1.03(a), 1.14(a), 1.14(b), 1.14(c), 8.01(b), 8.04(a)(2) and 8.04(a)(3) of the Texas Rules of Professional Conduct

In view of John T. Burton's execution on or about July 13, 1995, of his Motion for Acceptance of Resignation as Attorney and Counselor at Law, and in anticipation of the Court's acceptance of same, the Chief Disciplinary Counsel does not anticipate going forward with the pending disciplinary lawsuit and intends to obtain an Order of Non-Suit in said disciplinary lawsuit upon entry of Order by the Supreme Court of Texas deleting John T. Burton from the list of persons licensed to practice law in the State of Texas.

James M McCormack
Chief Disciplinary Counsel

State Bar of Texas

CERTIFICATE OF SERVICE

A true and correct copy of this Response of the Chief Disciplinary Counsel of the State Bar of Texas Regarding John T. Burton has been served upon John T. Burton, by certified mail, return receipt requested, on the 1214 of September, 1995.

James M. McCormack

RESPONSE - Page 11 of 11