

FILED

The Supreme Court of Ohio

AUG 20 2010

CLERK OF COURT
SUPREME COURT OF OHIO

Disciplinary Counsel,
Relator,
v.
Scott Pullins,
Respondent.

Case No. 2010-0851

ORDER

The Board of Commissioners on Grievances and Discipline filed its final report in this court on May 12, 2010, recommending that pursuant to Rule V(6)(B)(2) of the Supreme Court Rules for the Government of the Bar of Ohio the respondent, Scott Pullins, be indefinitely suspended from the practice of law. A show cause order was issued by the court and in response, respondent filed objections and the relator filed an answer. On July 14, 2010, respondent filed a Request for Judicial Notice under Evidence Rule 201. On July 19, 2010, respondent filed a Motion to Strike Counts Five, Six, and Seven and for Sanctions for Frivolous Conduct and Discovery Violations against Relator. On July 22, 2010, respondent filed a Second Request for Judicial Notice of the Decision of the Knox County Court of Appeals in *Pullins v. Harmer*. On July 28, 2010, respondent filed a Motion to Strike Relator's Memo Opposing the Motion to Strike Counts Five, Six and Seven. On August 9, 2010, respondent filed a Second Motion for Judicial Notice under Evidence Rule 201. Relator filed memoranda in opposition to all of respondent's motions and requests. Upon consideration thereof,

It is ordered by the court that respondent's Request for Judicial Notice under Evidence Rule 201; respondent's Motion to Strike Counts Five, Six, and Seven and for Sanctions for Frivolous Conduct and Discovery Violations; respondent's Second Request for Judicial Notice of the Decision of the Knox County Court of Appeals in *Pullins v. Harmer*; respondent's Motion to Strike Relator's Memo Opposing the Motion to Strike Counts Five, Six and Seven; and respondent's Second Motion for Judicial Notice under Evidence Rule 201 are denied.



ERIC BROWN
Chief Justice