

IN THE SUPREME COURT OF OHIO

Disciplinary Counsel, : **CASE NO. 2005-1531**
Relator, :
 :
vs. :
 : **RELATOR'S REPORT REGARDING**
 : **RESPONDENT'S COMPLIANCE**
George Bernard Quatman, III, : **WITH MONITORING**
 :
Respondent.

**RELATOR'S REPORT REGARDING RESPONDENT'S
COMPLIANCE WITH MONITORING**

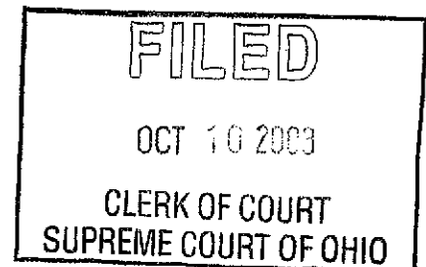
Jonathan E. Coughlan (0026424)
Disciplinary Counsel
Relator

H. Ritchey Hollenbaugh (0001072)
Counsel for Respondent

Carlile, Patchen & Murphy, LLP
366 E. Broad St.
Columbus, Ohio 43215

Joseph M. Caligiuri (0074786)
Assistant Disciplinary Counsel
Counsel of Record
250 Civic Center Drive, Suite 325
Columbus, OH 43215
(614)461-0256

George Bernard Quatman, III (0008117)
Respondent



IN THE SUPREME COURT OF OHIO

Disciplinary Counsel, : CASE NO. 2005-1531
Relator, :
vs. :
George Bernard Quatman, III, :
Respondent. :
:

**RELATOR’S REPORT REGARDING RESPONDENT’S
COMPLIANCE WITH MONITORING**

On March 29, 2006, this Court imposed a one-year stayed suspension from the practice of law upon respondent. In addition, the Court placed respondent on monitored probation for two years. *Disciplinary Counsel v. Quatman*, 108 Ohio St.3d 389, 2006-Ohio-1196, 843 N.E.2d 1205. The Court ordered that while on probation, respondent “must (1) continue to undergo alcohol-related counseling in a program approved by the Ohio Lawyers Assistance Program at respondent’s own expense and (2) attend at least four hours of training annually, at a course approved by relator, on the prevention of sexual harassment.” *Id.* at 394, 2006-Ohio-1196, 843 N.E.2d 1205.

Pursuant to this Court’s order, relator supervised respondent’s two-year probation. Under Gov. Bar R.V(9), relator appointed Scott Mote, Esq. as respondent’s monitoring attorney.

On Wednesday, July 9, 2008, Mote reported that respondent had been in full compliance with the Ohio Lawyers’ Assistance Program and remains in recovery. However, Mote also reported that respondent failed to complete the sexual harassment prevention, which prompted relator to file with this Court a Motion to Lift the Stayed Suspension. On July 24, 2008,

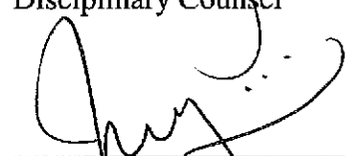
respondent filed a Memorandum in Opposition to Relator's Motion to Lift the Stayed Suspension. On August 18, 2006, respondent submitted a Supplemental Memorandum in Opposition to Relator's Motion to Lift the Stayed Suspension in which respondent indicated, to relator's satisfaction, that he completed the required sexual harassment prevention training. On September 15, 2008, this Court denied relator's motion to lift the stayed suspension.

In consideration of all of the foregoing and upon the submission of this report, this Court may now consider respondent's application for termination of probation.

Respectfully submitted,



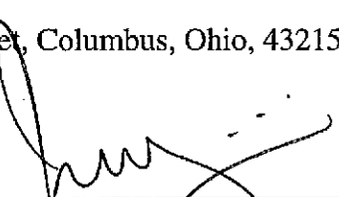
Jonathan E. Coughlan (0026424)
Disciplinary Counsel



Joseph M. Caligiuri (0074786)
Counsel of Record
205 Civic Center Drive, Suite 325
Columbus, Ohio 43215-7411
614.461.0256

CERTIFICATE OF SERVICE

A copy of the foregoing has been served upon H. Ritchey Hollenbaugh, Esq., counsel for respondent, George Bernard Quatman, III., via regular U.S. mail, postage prepaid, at Carlisle, Patchen & Murphy, LLP, 366 E. Broad Street, Columbus, Ohio, 43215, this 10th day of October, 2008.



Joseph M. Caligiuri
Counsel of Record