

IN
THE SUPREME COURT OF OHIO

TRUMBULL COUNTY BAR ASSOCIATION) Case No. 2008-2097
)
Realtor)
)
vs.)
)
GEORGE NICHOLAS KAFANTARIS)
)
Respondent)

RESPONDENT'S MOTION TO SUPPLEMENT THE RECORD

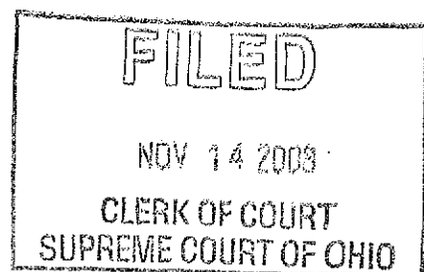
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Bar Counsel and Attorney for Relator

GEORGE N. KAFANTARIS
(#0009748)
183 W. Market Street
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Phone: (330) 394-1587
Respondent

and

CURTIS J. AMBROSY
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Co-counsel for Relator

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Attorney for Respondent



MOTION TO SUPPLEMENT THE RECORD

Respondent, George Nicholas Kafantaris, Attorney Registration No. 0009748, hereby moves the Court for leave to supplement the record in this case with the following exhibits:

- a. A June 2, 2008, time stamped copy of his contract with the Ohio Lawyers Assistance Program. Attached Exhibit "A";
- b. A May 29, 2008, cover letter transmitting the contract to the Board for filing with copies to counsel and the Panel members. Attached Exhibit "B";
- c. A November 6, 2008, copy of a letter to OLAP wherein Respondent requests a letter to the Board of his participation with OLAP. Attached Exhibit "C";
- d. A November 14, 2008, copy of counsel's letter to Scott Mott, Esq., Director of OLAP, requesting a report on Respondent's participation in the program. Attached Exhibit "D"; and
- e. A copy of the relevant portion of the OBLIC liability insurance coverage with Makridis Law Firm, LLC, indicating that Respondent is now insured for errors and omissions. Attached Exhibit "E"

In its recommendation to the Court, the Board stated on page 16 of its report that "Respondent testified he has entered into an OLAP contract but a signed copy was not submitted to the Panel". In fact, the contract was submitted, as will be noted by Exhibit "A" and "B".

Respondent was under the mistaken belief that OLAP on its own would report to the Panel or the Board of his participation in OLAP and his progress in the program. Apparently this is not the case, and as such Exhibit "C" and "D" are needed.

Exhibit "E" is necessary because Relator made much of Respondent not having insurance for errors and omissions. He has current coverage now and this fact is relevant at this juncture as well because Relator is seeking an interim suspension because Respondent is a "danger to the public".

WHEREFORE, in the interest of justice, Respondent prays that the record in this case be supplemented with attached Exhibits "A", "B", "C", "D" and "E", as well as with any forthcoming reports from OLAP.

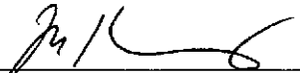
Respectfully submitted,



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CERTIFICATE OF SERVICE

A copy of the foregoing Motion for Leave to Supplement the Record, with attached Exhibits, was served on Jonathan Marshall, The Ohio Judicial Center, 65 S. Front Street, 5th Flr., Columbus, Ohio 43215, Secretary of the Board of Commissioners on Grievances and Discipline; and Randil J. Rudloff, Guarnieri & Secret, LLP, 151 E. Market Street, P.O. Box 4270, Warren, Ohio 44482, and Curtis J. Ambrosy, Ambrosy & Fredericka, Suite 200, 144 North Park Avenue, Warren, Ohio 44483, both Counsel for Relator, by hand delivery to a responsible person in their respective offices, this 14th day of November, 2008.



MARK G. KAFANTARIS
Attorney for Respondent

Attachment not scanned