

The Supreme Court of Ohio

ORIGINAL

CLIENTS' SECURITY FUND
65 SOUTH FRONT STREET, 5TH FLOOR, COLUMBUS, OHIO 43215-3431

CHIEF JUSTICE
MAUREEN O'CONNOR

JUSTICES
PAUL E. PFEIFER
EVELYN LUNDBERG STRATTON
TERRENCE O'DONNELL
JUDITH ANN LANZINGER
ROBERT R. CUPP
YVETTE MCGEE BROWN

ADMINISTRATOR
JANET GREEN MARBLEY

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July 18, 2012

Kristina D. Frost, Clerk
Supreme Court of Ohio
65 South Front Street, 8th Floor
Columbus, Ohio 43215

09-1267

10-1242

10-1424

Re: Robert Kendal Larson, Jr.

Dear Ms. Frost:

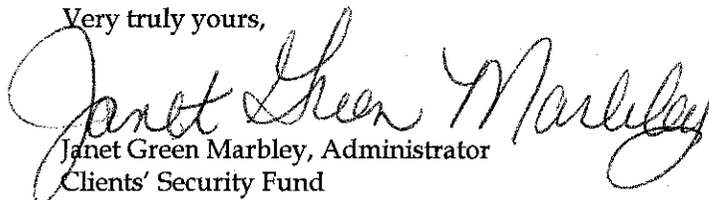
Enclosed please find copies of the Claim Determination Entry for awards made by the Board of Commissioners of the Clients' Security Fund of Ohio in the following claims:

<u>CSF CLAIM NO.</u>	<u>CLAIMANT</u>	<u>AWARD</u>
11-0054	Robert A. Black II	\$1,500
10-0304	Brandon C. Henry	\$5,000

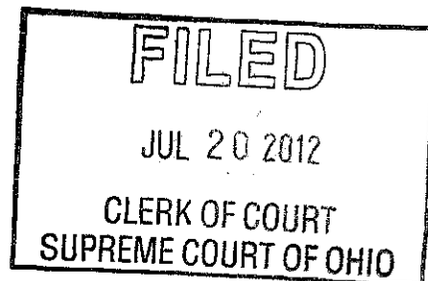
These awards arose from the dishonest conduct of Robert Kendal Larson, Jr. We ask that the information concerning the awards made by the Clients' Security Fund be placed in the attorney's file.

Thank you for your attention to this matter.

Very truly yours,


Janet Green Marbley, Administrator
Clients' Security Fund

JGM/pdl
Enclosures: as stated



The Supreme Court of Ohio
Clients' Security Fund
65 South Front Street, 5th Floor
Columbus, Ohio 43215-3431

Maureen O'Connor
Chief Justice

Jerome Phillips
Chair

Janet Green Marbley
Administrator

CLAIM DETERMINATION ENTRY

In Re Application of Robert A. Black II v. Robert Kendal Larson
Claim Number 11-0054

This cause came on for hearing before the Board of Commissioners of the Clients' Security Fund this 8th day of June 2012 on the application of Robert A. Black II alleging a loss in the amount of \$1,500, caused by dishonest conduct of an attorney duly licensed to practice in the State of Ohio

The Commissioners of the Clients' Security Fund of Ohio find that:

- a) An attorney client relationship did exist between the claimant and Robert Kendal Larson, Jr.
- b) The claimant suffered a loss of \$1,500 on or about January 4, 2011.

The Commissioners further find that the dishonest conduct consisted of theft of unearned fees, and that the following disciplinary proceedings were taken:

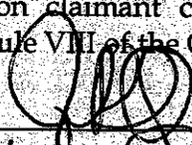
Resigned-Discipline Pending on 8/20/2010

The Commissioners further find that the claimant took affirmative action against the attorney within one year of becoming aware of the loss; and that there is no insurance or bond which will benefit the claimant; and that said claimant is not a spouse, close relative, partner, insurer or bonding company, nor a governmental unit.

Therefore the Commissioners of the Clients' Security Fund do hereby determine that the claim of Robert A. Black II is eligible for reimbursement in the amount of \$1,500.

Payment of said amount is conditioned upon claimant complying with the subrogation assignment and other requirements of Sec. 6 of GOV. Rule VIII of the Ohio Supreme Court.

6-17-12
Date
June 14, 2012
Date


Chair
Janet Green Marbley
Secretary

The Supreme Court of Ohio
Clients' Security Fund
65 South Front Street, 5th Floor
Columbus, Ohio 43215-3431

Maureen O'Connor
Chief Justice

Jerome Phillips
Chair

Janet Green Marbley
Administrator

CLAIM DETERMINATION ENTRY

In Re Application of Brandon C. Henry v. Robert Kendal Larson, Jr.
Claim Number 10-0304

This cause came on for hearing before the Board of Commissioners of the Clients' Security Fund this 8th day of June 2012 on the application of Brandon C. Henry alleging a loss in the amount of \$5,000, caused by dishonest conduct of an attorney duly licensed to practice in the State of Ohio

The Commissioners of the Clients' Security Fund of Ohio find that:

- a) An attorney client relationship did exist between the claimant and Robert Kendal Larson, Jr.
- b) The claimant suffered a loss of \$5,000 on or about April, 2010.

The Commissioners further find that the dishonest conduct consisted of theft of unearned fees, and that the following disciplinary proceedings were taken:

Resigned-Discipline Pending on 8/20/2010

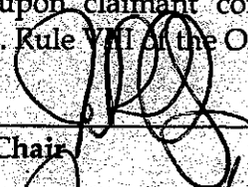
The Commissioners further find that the claimant took affirmative action against the attorney within one year of becoming aware of the loss; and that there is no insurance or bond which will benefit the claimant; and that said claimant is not a spouse, close relative, partner, insurer or bonding company, nor a governmental unit.

Therefore the Commissioners of the Clients' Security Fund do hereby determine that the claim of Brandon C. Henry is eligible for reimbursement in the amount of \$5,000.

Payment of said amount is conditioned upon claimant complying with the subrogation assignment and other requirements of Sec. 6 of GOV. Rule VIII of the Ohio Supreme Court.

6-17-12
Date

June 14, 2012
Date


Chair

Janet Green Marbley
Secretary