

Document 1

8/5/19

July 10, 2019

I remind everyone that Citizen Communications are limited to three minutes per speaker, and Commissioners and other attendees shall not interrupt the speakers during that time.

Speakers You are directed not to use disparaging or abusive language; you may criticize a public official or public figure, but you may not use personally derogatory or disparaging remarks. Please find a way to state your criticism without using disparaging or derogatory remarks. If a speaker you continues to violate decorum, their your time may will be cut short, or they you may be removed from the Commission XXX.

This is a First Amendment violation because
Citizen Communication is not debate,
— Carlos Leon

1-48 - RULES OF ORDER (A) - Each person and board member attending a board meeting should observe decorum. A person or board member should not speak out of turn, use disparaging or abusive language, or make threats of violence against any other person during a board meeting. (B) The presiding officer (1) should maintain order, (2) should exercise the officer's authority impartially, and (3) may shorten a person's speaking time or ban a person from speaking for the duration of a meeting only for a violation of decorum set out in this section.

1-44 - MEETING PROCEDURES - (A) Board meetings are governed by Robert's Rules of Order and the board's bylaws

TADS Penalties
"Consult bylaws"

MS. Hall's Notes

Robert's Rules of Order (11th Edition) - CHAPTER XII - ASSIGNMENT OF THE FLOOR; DEBATE, §42.
RULES GOVERNING ASSIGNMENT OF THE FLOOR - When a member has been assigned the floor and has begun to speak, he cannot be interrupted by another member or the chair unless he speaks longer than the rules of the assembly allow or when the urgency of a specific situation justifies it (see Interruption of a Member Assigned the Floor (a - h) for the eligible specific situations).

Powers and Responsibilities of Board Members - Be attentive to those who are presenting their point of view. This is an important issue to them and their voice must be heard. Follow the rules in the City Code and in the board's laws. The rules provide that each person and board member attending a meeting should observe decorum.
<http://www.cityofaustin.org/edims/document.cfm?id=1114611>

Austin City Code - ARTICLE I - § 2 - FORM OF GOVERNMENT - the laws and government of the city are subject to the limitations imposed by the state constitution and the state laws

Texas Constitution - Art. I - BILL OF RIGHTS

- sec. 1 - Texas is a free and independent State, subject only to the Constitution of the United States
- sec. 3a - Equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin
- sec. 8 - Every person shall be at liberty to speak his opinions on any subject and no law shall ever be passed curtailing the liberty of speech
- sec. 19 - No citizen of this State shall be deprived of liberty, privileges or immunities, or in any manner disfranchised, except by the due course of the law of the land

U.S. Constitution - BILL OF RIGHTS - ARTICLE I - Congress shall make no law abridging the freedom of speech. U.S. Constitution ARTICLE III - Section 1 - The judicial Power of the United States, shall be vested in the Supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish ; Section 2 - The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States

Iatal V. Tam (2017) - The Supreme Court of the United States unanimously ruled that a "disparaging" limitation on free speech is unconstitutional, citing "public expression of ideas may not be prohibited merely because those ideas are themselves offensive to some of their hearers," (*Street v. New York*), with Justice Kennedy calling such viewpoint discrimination unconstitutional because "a fundamental principle of the First Amendment is that the government may not punish or suppress speech based on disapproval of the ideas or perspectives the speech conveys." In fact, Justice Alito went further, saying "Speech that demeans on the basis of race, ethnicity, gender, religion, age, disability, or any other similar ground is hateful; but the proudest boast of our free speech jurisprudence is that we protect the freedom to express "the thought that we hate."

CONCLUSION - Because Austin City Code 2-1-48's "disparaging or abusive language" clause is unconstitutional, it cannot be used during City Board, Commission, Committee, or Council meetings to censor, interrupt, silence, or punish Citizen Communication free speech that is disparaging, abusive, and/or hateful or ban the speaker.

This 1-pager was handed to Ms. Stephanie Hall, Coordinator for Boards & Commissions, Dec. 2018, to address a previous similar violation by staff Jason Vicky Nguyen at the Dec. 12, 2018 special called Commission for Women meeting. Therefore, the July 10, 2019 offense committed by the presiding officer was repeated + escalated.

Go to the Commission for Women website, click on the meeting to listen to the audio for yourself.

June 25, 2019.

Mr. Carlos León

Hand-delivered and left at the security desk at the Texas Law Center building:
1414 Colorado
Austin, Texas 78701-1627

Mr. León,

As you requested, I reviewed the grievances you filed with the Chief Disciplinary Counsel of the State Bar of Texas against E. Grace. Per the statutory mandate and as is explained on my website, I evaluated your files to determine if proper procedures were followed throughout the disciplinary process and did not re-evaluate the merits of your grievances.

After a thorough review of your files, I have determined that the State Bar of Texas followed the statutorily prescribed procedures when processing and ruling on your grievances. Therefore, I am closing my inquiry into this matter. However, I can assure you that I have noted your comments and suggestions about the system and will take them into consideration when reporting on the disciplinary process to the Supreme Court of Texas. In particular, I have noted:

- your suggestion that the Chief Disciplinary Counsel's work product and adjudicative deliberations for classifying grievance should be available and open to the public;
- your comment that the Chief Disciplinary Counsel should have written guidelines to determine which matters shall be dismissed for failing to allege facts that, if true, would constitute grounds of disciplinary actions and those guidelines should be available to the public;
- your suggestion that the Chief Disciplinary Counsel should provide more and/or better information to the public about why certain grievances are classified as inquiries rather than complaints;
- your belief that there should be an independent, non-attorney outside the State Bar of Texas' building that can review grievance determinations;
- your comment that there should be a mechanism to appeal classification decisions by the State Bar of Texas and the Board of Disciplinary Appeals to the Supreme Court of Texas, which should include the ability to overturn those decision on the merits;
- your general belief that the State Bar of Texas is not effectively discharging the public responsibilities of the legal profession; and
- your suggestion that the Ombudsman for the Attorney Discipline System should be available to meet with individuals of the public in person.

If you have any further questions or other recommendations about the attorney discipline system, feel free to contact me. I can be reached via phone, mail, email, or facsimile. Additionally and as you did previously, you can leave communication for me at the security desk at the Texas Law Center building.

I wish you luck in your future endeavors.

Sincerely,



Stephanie Lowe

Ombudsman
Attorney Discipline System
State Bar of Texas
P.O. Box 12487
Austin, Texas 78711-2487
(844) 527-0382
(512) 372-1125
Fax: (512) 427-4445
stephanie.lowe@texasbar.com

Cut & pasted at 85.0% from 2-page original
6/11/19/8/18 - Carlos León -
100% (C)

Document 2

Carlos León Complaint

handed to Mr.
Frank Huerta,
Customer Service
Associate, on
6/5/19 at 10:50AM
at 1414 Colorado

June 3, 2019

To: Stephanie Lowe
Ombudsman, Attorney Discipline
System
State Bar of Texas
1414 Colorado
Austin, Texas

Re: grievance 201806207 +
Amended grievance 201900660
against Elizabeth Cary
Grace, Bar No. 24002166

Required actions: (1) Review grievance 201806207
(per Texas Government Code §1.0883)
+ amended grievance 201900660 to determine
(a)(1,2,+4)) whether the State Bar
followed the proper grievance procedure

Dowdett 3

Carlos Leon

8/5/19

TO: Savers Corporate Office
11400 S.E. 6th Street
Suite 200
Bellevue, WA 98004

Re: Reverse sexual harassment,
discrimination, & retaliation by
older white female management

Dates: 7/14/19 + 7/28/19

Store location: Cedar Park
11101 Pecan Park Blvd.
Austin, TX 78613

Austin Police Dep't. Case No.: 192091150
(Officer Davis - #8200)

Solutions: 1) Immediately rescind
in writing the unwarranted
criminal trespass notification
against me
2) Immediately replace the
guilty white female managers with
fair, sane, honest STRAIGHT MALE managers

Note: I spoke about this complaint on public record, TV, & video archive to the Austin Public Safety Commission, 8/5/19. I called for a boycott of your Cedar Park Store until the bullshit ban is overturned & you remove the guilty white female management from the property. This complaint will be posted publicly on That Commission's website as backup material for the 8/5/19 meeting, for all to see.

APD CASE #
192091150

07/28/2019 4:45pm

OFC. DAVIS 8200

Savers

Cedar Park
11101 Pecan Park Blvd
Austin, TX 78613
(512) 257-0159

804835	S-SHO-MENS BRDT	\$14.99
	YOU SAVED 50%	
	Net Price	(\$7.50)
		\$7.49
SubTotal		
8.25%		\$7.19
TOTAL		\$0.62
Cash		\$8.11
CHANGE		\$20.11
Total Items		\$12.00

YOU SAVED 50%	[RECYCLABLE]
TOTAL	(\$7.50)
	(\$7.50)

Remember to recycle your reusable clothing and household items at the Community Donation Center right here at our store! Thanks to you, we recycle over 650 million pounds of reusable clothing and textiles every year!

Exchanges accepted. Simply bring back the item(s) with your receipt, within 7 days of purchase with the original price tag attached. The value of the exchange will be credited toward same day purchases.

All sales final on items located in our Furniture Department. Other Large Items (e.g. Sporting Equipment, Books, Jewelry, Computer Accessories, Books, DVDs, Music, and Videos).

Store: 1200 Register: 00003 Trans: 5458
Oper: 3452 7/28/2019 4:27:32 PM

Thank you for shopping with us!
Have a great day!

12000005645600107281006

(b) (6)
(b) (6)

Carlos Leon

OCC RECEIVED AT
AUG 1 '19 AM 10:52

(911)
92)

Complaint

7/31/19

TO: Stephanie Hall - Boards + Commissions

Re: First Amendment violation
Committed by Library
Commission chair/presiding
Officer Catherine Hanna

DATE: July 22, 2019

Location: Old Quarry Library

TIME: 6:35 - 6:45 PM
(approximately)

Event: Library Commission Meeting

Details: There were at least
3 speakers signed up
for Citizen Communication.

Immediately after the first Citizen Communicator, a white female speaking for Recycled Reads, had concluded her communication,

I, Carlos León, stood up & clapped my support for her position & the arguments she made.

Because I, Carlos León, am a member of the public attending the meeting, I have the legal right to publicly express such support the right way at the right time, which I did.

However, chair/presiding officer Catherine Hanna then immediately tried censoring & silencing my free speech expression (my applause) by ~~saying~~, ^{saying} no caviling dismissively,

public displays."

Therefore, chair/presiding officer Hanna's attempt to punish me was unprofessional, discriminatory, disrespectful, ass-backwards, + wrong, in addition to being unconstitutional, because:

- 1) Clapping in support of a citizen communication, immediately after its conclusion, is a common, accepted practice at City Hall during City Council meetings, as well as other board/commission meetings, because it's the right kind of free speech expression at the right time for the right reason;
- 2) Such ~~the~~ applause does not impede or disturb the board/commission meeting in any way, shape, or form,

- 3) There are no explicit rules or regulations banning such applause at that place and time of the board/commission meeting in the City Code, the training materials for board/commission members, the Library Commission's bylaws, or Robert's Rules of Order;
- 4) In fact, p. xxxiv of Robert's Rules of Order (11th edition) only says that with respect to deorum and avoidance of personalities in debate ~~comes~~ that "He that digresseth from the matter, to fall upon the person, ought to be suppressed by the Speaker... No reviling or nipping words must be used"

Note: Citizen Communication is not debate.

Clearly, supportive applause is not a matter digression or a reviling or nipping word.

Therefore, because supportive applause at the right time + place ~~is~~ for a citizen communicator during Citizen Communication is not a breach of decorum, chair/presiding officer Hanna should not have suppressed my free ~~on~~ speech expression;

Note: Because those decorum rules date back to 1604, the First Amendment's free speech protection clause (~~overruled~~) supersedes them (1791).

Therefore, though ~~the~~ presiding officer Hanna does have the duties of enforcing rules relating to debate and those relating to order and decorum within the assembly (p. 450 duty #6 - Robert's Rules of Order),

because Citizen Communication
is not debate and the rules
relating to order & decorum
during Citizen Communication
were not broken, she had
no authority to say what
she said.

Further, though presiding officer
Hanna also has the duty to
expedite business in every way
compatible with the rights
of members (P. 450, duty #7 -
Robert's Rules of Order),

neither she nor the other
members of the Commission
have the right to censor
or silence such supportive
applause by members of the
public immediately after
a citizen communicator
has finished his or her
speech, because 5-10 seconds
of applause ~~does not~~ is →

Constitutionally protected free speech
that does not hinder expediting
business at the meeting!

Further if chair/presiding officer Hanna said what she said because she did not agree with the white female speaker's Citizen Communicator viewpoint I did not want to allow me to "voice" my support through applause at the right time, then Hanna attempted viewpoint discrimination, which is unconstitutional because "a fundamental principle of the First Amendment is that the government may not banish or suppress speech based on disapproval of the ideas or perspectives the speech conveys"

D
Q
E

- Justice Kennedy, *Matal v. Tam* (2017), when the Supreme Court of the United States of America unanimously defended free speech against such attack.

Further, if presiding officer Hanna said what she said to censor and/or silence me because I am a STRAIGHT MAN then her reverse sexist behavior is unacceptable + illegal because Texas Constitution Section 3a says "Equality under the law shall not be denied or abridged because of sex" and Section 19 says, "No citizen of this state shall be deprived of... liberty, privileges or immunities or in any manner disfranchised, except by the due course of the law of the land."

Because Ms. Hanna tried effeminating + emasculating me, as well as treating me like a child, to treat me like an abused bitch, she acted like a controlling abusive BITCH, which is unacceptable + will not be tolerated.

Therefore, I respectfully request that:

- 1) This complaint be filed + saved;
- 2) You listen to the audio recording of that portion of the meeting to hear Chair/presiding officer Hanna's violation for yourself;
- 3) You correspond with chair/presiding officer Hanna by email (in writing) + save / file printed copies of your correspondences with her re: documenting, verifying, addressing + correcting her violation behavior, so neither she nor anyone else does it again.

In Solidarity,
Carlos León
Carlos León

Soy Carlos León y aquí estoy en Austin, TX
Aug. 26, 2019 to speak what's right, de

ni mente como siempre, first & foremost, gracias a Dibs for letting me defend free speech expression throughout Citizen Communication. Limited public forums for purposes of right of free expression, including Citizen Communication, are those forums which Government has voluntarily opened for use by public or certain speakers for expressive activity (Reed v. State). Though government is not required to allow every type of speech in limited public forums (Three Expo Events v. City of Dallas), when a public body like this Commission establishes a limited public forum, you may restrict expression that takes place within that forum as long as the restriction does not discriminate against speech on basis of viewpoint and is reasonable in light of purpose served by forum (Chiu v. Plano Independent School District). Yet, during Citizen Communication at the July meeting of this Commission, when I stood up & applauded for the first speaker immediately after she finished, a common accepted practice at City Council & other board/commission meetings,

Presiding Officer Catherine Hanna
unknowingly attacked my free expression
right, saying "No Public Displays"
a restriction that was not reasonable
that allegedly was viewpoint
discrimination against us Recycled Roads
supporters. Therefore, because 5-10
seconds of applause at that time
does not violate decorum because
Citizen Communication is not debate
and because such clapping does not
impede expediting this body's business,
Hanna had no legal ground to
suppress such free expression, which
a lawyer like her should have known
beforehand. Therefore, MS. Hanna,
do not ever try confusing, controlling,
or silencing me again to effeminate
or emasculate me, ~~treat me like a child, to gaslight~~
or dominate me, because you're a public
servant per Texas Penal Code
1.07 (q)(4)(A), meaning you serve
me & all of us, not the other
way around. Follow the law
or be legally removed. In Jesus
name, I pray, Amen. Thank you,
LORD, GOD Bless Texas . . . ;,

Carlos León - 7/22/19

Elon Musk told Joe Rogan we're all probably trapped in a "Matrix"-like pseudo existence. "If you assume any rate of improvement at all, then games will be indistinguishable from reality, or civilization will end. One of those two things occur," Musk said. "Therefore, we are most likely in a simulation, because we exist... "I think most likely — this is about probability — there are many, many simulations," he added. "You might as well call them reality, or you could call them multiverse." The billionaire entrepreneur is far from alone in this interpretation; a number of physicists, cosmologists and philosophers find the simulation hypothesis compelling. If even one advanced alien civilization with a inclination for creating simulations has ever arisen out there, the reasoning goes, then it could theoretically pop off islands -- or perhaps even millions or billions -- of "fake" universes. And it would be hard for the inhabitants of these parallel realms to figure out the truth, because all the evidence they could gather would likely be planted by the creators. - <https://www.space.com/41749-elon-musk-living-in-simulation-rogan-podcast.html>

"There's a billion to one chance we're living in base reality," Elon Musk said tonight on stage at *Recode's* Code Conference, meaning that one of the most influential and powerful figures in tech thinks that it's overwhelmingly likely we're just characters living inside a simulation. His argument goes that the incredibly fast advancement of video game technology indicates we'll be capable of creating a fully lifelike simulation of existence in a short span of time. In 40 years, Musk explained, we've gone from *Pong* to massively multiplayer online games with millions of simultaneous players, games with photorealistic graphics, and stand now on the cusp of a new wave of virtual and augmented reality experiences. "If you assume *any rate of improvement at all* then games will become indistinguishable from reality," - <https://www.theverge.com/2016/6/2/11837874/elon-musk-says-odds-living-in-simulation>

According to Bank of America, there is a 20 to 50 percent chance we are living in a Matrix-style simulation crafted by our descendants. In a report ("Future Reality") sent to clients, BofA Merrill Lynch wrote: "Many scientists, philosophers, business leaders believe that there is a 20-50% probability that humans are already living in a computer-simulated dual world." <https://www.businessinsider.com/bank-of-america-thinks-theres-a-50-chance-we-live-in-a-matrix-2016-9>

Philip K. Dick disclose the real Matrix in 1977? - *The subject of this speech is a topic which has been discovered only, and which may not exist at all. I may be talking about something that does not exist. Therefore I'm free to say anything and nothing. I in my stories and novels sometimes write about counterfeit worlds. Semi-real worlds as well as imagined private worlds, inhabited often by just one person.... At no time did I have a theoretical or conscious inclination for my preoccupation with these pluri-form pseudo-worlds, but now I think I understand. What I was sensing the manifold of partially actualized realities lying tangent to what evidently is the most actualized one—the one that the majority of us, by consensus gentium, agree on.*

< describes the visionary, mystical experiences he had in 1974 after dental surgery, making Dick believe that "some of my fictional works were in a literal sense true," citing in particular *The Man in the High Castle* and *Flow My Tears, the Policeman Said*, a 1974 novel about the U.S. as a police state—both novels written, he says, "based on fragmentary, dual memories of such a horrid slave state world." He claims to remember not past lives but a "different, very different, present life." Finally, Dick makes his *Matrix* point: "we are living in a computer-programmed reality, and the clue we have to it is when some variable is changed, and some alteration in our reality occurs." These alterations are just like *déjà vu*, says Dick, a sensation that proves that "a variable has been changed" (by whom—note the passive voice—he does not say) and "an alternative world branched off." <http://www.openculture.com/2014/02/philip-k-dick-rizes-the-matrix-in-1977-declares-that-we-live-in-a-computer-programmed-reality.html>

https://www.youtube.com/watch?v=z_KmNZNT5xw – Déjà vu – The Matrix (Black cat scene)

https://www.youtube.com/watch?v=zQ1_1bFFbzA&list=RDcqxtEdxOCw&index=17 – The Matrix (1999) - The pill scene

<https://www.youtube.com/watch?v=cqxtEdxOCw> Morpheus explains what is the Matrix

<https://www.youtube.com/watch?v=Vvro5wxqh4U&list=RDcqxtEdxOCw&index=8> - What is Real?

(3b)(3)

Matrix movies (trilogy) were written and made by the Wachowski brothers, Laurence Wachowski and Andrew Paul Wachowski, who allegedly were punished for doing so by being forced to become "women," like what was done to American icon Bruce Jenner (a.k.a "Caitlyn"). Today, Larry goes by "Lana" and Andy as "Lilly."

Carlos León Complaint

handed to Mr.
Frank Huerta,
Customer Service
Associate, on
6/5/19 at 10:50a
at 1414 Colorado

June 3, 2019

(1 of 1)

To: Stephanie Lowe
Ombudsman, Attorney Discipline
System
State Bar of Texas
1414 Colorado
Austin, Texas

Re: grievance 201806207 +
Amended grievance 201900660
against Elizabeth Cary
Grace, Bar No. 24002166

Required actions:

(per Texas
Government
Code
§1.0083

(a)(1,2,+4))

- (1) Review grievance 201806207 + amended grievance 201900660 to determine whether the State Bar followed the proper grievance procedure

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Austin attorney Chase Reed Gomillion (Bar No. 24094683), included within the amended grievance (#201900660) against Elizabeth Cary Grace, showing Grace & Gomillion's allegedly connected & conspiratorial professional misconduct went unrecognized & unpunished by the State Bar's non-efficacious, inadequate discipline system.

Though the Texas Disciplinary Rules of Professional Conduct are imperative rules of reason defining proper conduct for purposes of professional discipline (Preamble - paragraph 10), the CDC's inquiry determinations are not reasonable because Grace & Gomillion's documented professional misconduct was not proper.

Therefore, these grievance misclassifications expose serious State Bar discipline system flaws threatening Texas's open society

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because compliance with the rules & law was not voluntary, not reinforced by peer opinion, and not enforced through disciplinary proceedings, violating precepts from Preamble's paragraph 11 and Texas Government Code Pl. 002 (6) requiring the CDC to perform disciplinary functions under the Texas Disciplinary Rules of Professional Conduct.

In addition, the grievance misclassifications conceal & trivialize serious criminality within the Austin Municipal Court System, Austin Police Department Central Records, & the City of Austin Law Department that appears connected & coordinated that Travis County DA Margaret Moore has not prosecuted despite being brought to the DA's office's attention by my official evidence-based complaints filed with the Travis County

Public Integrity Unit + my willingness to testify in a court of law. Contact Sergeant Investigator Todd Bircher for more details on that end at (512) 854-9530.

Therefore, when you read + review grievance 201806207 + amended grievance 201900660, make sure the CDC/State Bar delivers to you all the materials I handed to them when I filed these grievances in person at 1414 Colorado.

Grievance 201806207 is a 95-page document handwritten by me, with evidentiary exhibits included.

Amended grievance 201900660 is comprised of the following additional information:

- 1) 5-page letter to Commission for Lawyer Discipline, dated 11/10/17, handwritten by me;

- 2) 5-page letter to BODA, dated 7/20/17, handwritten by me;
- 3) 36-page grievance 201703530 against Chase Reed Gomillion, dated 6/22/17, handwritten by me with evidentiary exhibits included;
- 4) 75-page follow-up document to the State Bar Board of Directors dated 4/27/18, handwritten by me with evidentiary exhibits included.

This additional information provides critical context re: Elizabeth Cary Grace's alleged professional & criminal misconduct not included in grievance 201806207.

You can verify the authenticity of what COC/State Bar provides you by checking them against copies posted online at the Austin Public Safety Commission

website as backup materials
for the October 1, 2018 +
November 5, 2018 meetings at:
austintexas.gov/cityclerk/boards-commissions/meetings/2018-41-1.htm.

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Note: By "handwritten" I mean
hand-printed, like how I
have written this complaint
by hand.

Because the Supreme Court of Texas,
on behalf of the judicial department,
exercises administrative control over
the State Bar (Texas Government
Code §1.011(c)) and because you
report directly to the Supreme
Court of Texas (Texas Government
Code §1.0882(c)) yet are
independent of the State Bar,
board of directors, chief disciplinary
counsel & Commission for lawyer
discipline (Texas Government Code
§1.0882(b)), I expect a fair,
impartial review from you
unlike BODA, who wrongly backed

CDC's grievance misclassifications
as inquiries (BODA case numbers
59346, 61234, & 61808).

Therefore, my questions are:

- 1) Did the State Bar follow
the proper grievance
procedures for grievance
201806207 + amended
grievance 201900660?
- 2) Did the CDC read grievance
201806207 + amended grievance
201900660 in their entireties?
- 3) What was the CDC's "rationale"
for misclassifying grievance
201806207 + amended grievance
201900660 inquiries instead
of complaints to wrongly
stop them from moving
forward?
- 4) Why are there no State Bar
written guidelines for classifying

grievances that the CDC must follow?

5) why is there no independent non-lawyer person check safe mechanism with an office outside 1414 Colorado, to review + overrule blatant grievance misclassification initiated by CDC + backed by BODA, who appear to be "protecting their own" with respect to grievance 201806207 + amended grievance 201900660?

6) What is the correct legal mechanism to bring the CDC misclassifications of grievance 201806207 + amended grievance 201900660, as well as the BODA backing of those grievance misclassifications, case nos. 61234 + 61808, to the attention of the Supreme Court of Texas, in writing and/or oral argument, to legally overturn those grievance misclassifications, move them forward as two complaints, one against Grace + one against Gomillion + hold CDC + BODA accountable for their wrongful decisions?

Unless & until Grace & Gomillion are legally & officially held accountable (disbarred) for what they said & did and the lawyer discipline process gets fixed, the State Bar is not effectively discharging the public responsibilities of the legal profession by not fostering and maintaining on the part of those engaged in the practice of law integrity, competence in public service and high standards of conduct, not achieving its purposes to exist, per Texas Government Code §1.012(3).

It's time for the Supreme Court of Texas to take hands-on, corrective action on the matters explicated in this complaint because the State Bar is an administrative agency of the judicial department of government, per Texas Government Code §1.011(a), and the Supreme Court of Texas, on behalf of the judicial department, shall exercise administrative control over the State Bar, per Texas Government Code §1.011(c).

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Because I am a whistleblower,
officially correspond with me in writing
by leaving your written response in a
sealed envelope addressed to me with
the reception front desk at 1414
Colorado, where we members of the
public enter the building & sign in
with security.

Speak with me in person about my
complaint in the open front lobby
reception area directly behind the
reception/security desk at the
public entrance to 1414 Colorado.

In solidarity,

Carlos León

Carlos León

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Welcome to the Office of the Ombudsman for the Attorney Discipline System! Below is a brief description of what the Ombudsman is tasked with doing and some other information that you may find useful.

What is an Ombudsman?

In general, an ombudsman is a neutral representative of a governmental entity or company who responds to questions and concerns brought by the public and may report trends, systemic problems, and organizational issues to high-level executives and directors in a confidential manner. The Ombudsman for the Attorney Discipline System was created by the Texas Legislature to be:

A Source of Information for the Public – The Ombudsman is tasked with answering questions from the public on the grievance system's operations, accessing the system, the filing of grievances, and the availability of other State Bar programs.

A Monitor of the Attorney Discipline System – The Ombudsman is responsible for receiving complaints about the system and investigating complaints to make sure the proper procedures were followed. Also, the Ombudsman makes recommendations to the Supreme Court of Texas as well as the State Bar Board of Directors for improvements to the attorney discipline system.

Independent – The Ombudsman reports directly to the Supreme Court of Texas and is independent of the State Bar Board of Directors, the Commission for Lawyer Discipline, the Chief Disciplinary Counsel, and the Board of Disciplinary Appeals. This independence allows the Ombudsman to impartially evaluate any complaints from the public about the grievance system and provide reports to the Supreme Court of Texas as an outside party.

Confidential – The Ombudsman cannot disclose any information, proceedings, hearing transcripts, or statements he or she receives, including documents from various State Bar of Texas departments, to any person other than the Chief Disciplinary Counsel.

What can the Ombudsman help you with?

Contact the Ombudsman if you:

- have questions about the system's operation, accessing the system, or the availability of other State Bar disciplinary programs;
- want information about how to file a lawyer grievance;
- have a closed, previously-filed grievance that you would like reviewed to ensure the proper grievance procedures were followed;
- have a suggestion for improving the system that you would like to bring to the attention of the Supreme Court of Texas and/or the State Bar Board of Directors; or
- would like to express concerns or constructive proposals about the attorney discipline system.

What is the Ombudsman not allowed to do?

The Ombudsman **cannot**:

- draft a complaint for you;
- act as an advocate for you in any matter;
- represent you as your attorney in any matter;
- reverse or modify a finding or judgment in any disciplinary proceeding; or
- intervene in any pending disciplinary matter.

How do I get in touch with the Ombudsman?

If you think the Ombudsman can help you based on the information above, you can reach him or her via phone, mail, email, or fax at

Stephanie Lowe
Ombudsman, Attorney Discipline System
State Bar of Texas
P.O. Box 12487
Austin, Texas 78711-2487

Phone: 512-372-1125 or 1-844-527-0382 (toll free)

Fax: 512-427-4445

stephanie.lowe@texasbar.com

When calling about a specific grievance, please provide information that will help the Ombudsman identify it, such as the reference or case number.

Helpful Links

June 25, 2019

Mr. Carlos León

Hand-delivered and left at the security desk at the Texas Law Center building:
1414 Colorado
Austin, Texas 78701-1627

Mr. León,

As you requested, I reviewed the grievances you filed with the Chief Disciplinary Counsel of the State Bar of Texas against E. Grace. Per the statutory mandate and as is explained on my website, I evaluated your files to determine if proper procedures were followed throughout the disciplinary process and did not re-evaluate the merits of your grievances.

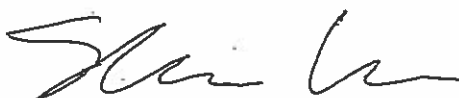
After a thorough review of your files, I have determined that the State Bar of Texas followed the statutorily prescribed procedures when processing and ruling on your grievances. Therefore, I am closing my inquiry into this matter. However, I can assure you that I have noted your comments and suggestions about the system and will take them into consideration when reporting on the disciplinary process to the Supreme Court of Texas. In particular, I have noted:

- your suggestion that the Chief Disciplinary Counsel's work product and adjudicative deliberations for classifying grievance should be available and open to the public;
- your comment that the Chief Disciplinary Counsel should have written guidelines to determine which matters shall be dismissed for failing to allege facts that, if true, would constitute grounds of disciplinary actions and those guidelines should be available to the public;
- your suggestion that the Chief Disciplinary Counsel should provide more and/or better information to the public about why certain grievances are classified as inquiries rather than complaints;
- your belief that there should be an independent, non-attorney outside the State Bar of Texas' building that can review grievance determinations;
- your comment that there should be a mechanism to appeal classification decisions by the State Bar of Texas and the Board of Disciplinary Appeals to the Supreme Court of Texas, which should include the ability to overturn those decision on the merits;
- your general belief that the State Bar of Texas is not effectively discharging the public responsibilities of the legal profession; and
- your suggestion that the Ombudsman for the Attorney Discipline System should be available to meet with individuals of the public in person.

If you have any further questions or other recommendations about the attorney discipline system, feel free to contact me. I can be reached via phone, mail, email, or facsimile. Additionally and as you did previously, you can leave communication for me at the security desk at the Texas Law Center building.

I wish you luck in your future endeavors.

Sincerely,

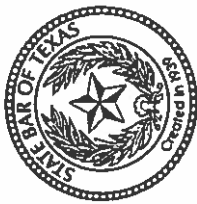


Stephanie Lowe

Ombudsman
Attorney Discipline System
State Bar of Texas
P.O. Box 12487
Austin, Texas 78711-2487
(844) 527-0382
(512) 372-1125
Fax: (512) 427-4445
stephanie.lowe@texasbar.com

Cut & Pasted at 85.10 from 2-page original
6/1/19 S/18 - Carlos Leon

STATE BAR OF TEXAS
P.O. Box 12487, Austin, Texas 78711-2487



Mr. Carlos León

Hand-delivered and left at the security desk
at the Texas Law Center building:
1414 Colorado
Austin, Texas 78701-1627

~~Envelope the letter came in~~

③ Oct 6 2003

Carlos León

8/5/19

TO: Savers Corporate Office
11400 S.E. 6th Street
Suite 200
Bellevue, WA 98004

Re: Reverse sexual harassment,
discrimination, + retaliation by
older white female management

Dates: 7/14/19 + 7/28/19

Store location: Cedar Park
11101 Pecan Park Blvd.
Austin, TX 78613

Austin Police Dep't. Case No.: 19209150
(Officer Davis - #8200)

- Solutions:
- 1) Immediately rescind in writing the unwarranted criminal trespass notification against me
 - 2) Immediately replace the guilty white female managers with fair, sane, honest STRAIGHT MALE managers

This complaint documents two unprofessional, unacceptable incidents of passive aggression initiated & escalated by older white female management against me, a years-long regular customer at the Cedar Park Savers store in Austin, TX.

Their unprofessional, unacceptable behavior explicitly contradicted your core values of acting with ethics & integrity and putting customers first.

(b)
or

Though you claim you commit to your leaders leading by example for the good of the company, these guilty older white female conspirators did the exact opposite.

Though you claim the Savers culture is open and affirming, positively impacting customers, I experienced the exact opposite.

Incident #1 - 7/14/19

The afternoon of 7/14/19, I was standing at the back of the store's shopping area with a pair of men's outdoor boots in hand that I was considering purchasing. Because I had left my gear at the front of the store, there was zero appearance or chance of theft.

Yet, the white female manager had appeared to follow me to the back of the store, watching me find one of the empty chairs for sale back there to sit down & try the boots on.

She then told me there were seats at the front of the store to try on the boots, by the store entrance/exit, implying she did not want me trying on the boots at the back of the store.

However, I was not going to publicly -

on/model the outdoor boots for her, where she tried unnecessarily forcing me to go, because she does not control me, as long as I follow store policy and Texas/U.S. Constitutional law.

Therefore, I chose to stand in line to use one of the dressing rooms at the front of the store to privately try on the outdoor boots to see how they fit, following store policy.

Therefore, I was standing in the dressing room line with the one pair of outdoor boots only, meaning there was zero appearance or chance of theft, especially because the outdoor boots I was considering purchasing clearly were significantly different in appearance (color, brand, type, etc.) than the ones I walked into the store wearing, which were

(f)
of
(b)

already on my feet.

Yet, while I was peacefully & silently waiting my turn in the dressing room line, like everyone else, the same older white female manager again approached me to try talking me ~~out~~ of privately trying on the outdoor boots in the ~~the~~ dressing room to try them on publicly in front of her & everyone else at the front of the store which was unnecessary, uninvited, & unwelcome.

Therefore, I silently ignored her, turning my back to her to non-verbally communicate to her to leave me alone, because there was no need for her to approach me or try talking me out of the dressing room line that I chose to stand in, because I was in the right place at the right time doing the right thing.

However, controlling older white female

G
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E

manager catch & handle her attempted verbal bullying being peacefully defeated by me, so She crossed the line, escalating the conflict she caused by trying to physically force me to interact with her by intentionally touching me on the left elbow, trying to possess & control me to effeminate & emasculate me, her intentionally putting herself in the wrong place at the wrong time doing the wrong thing for the wrong reasons.

It's the older man who personally touches HIS younger woman on her elbow to lead her not the other way around... especially not in the professional workplace.

Therefore, the older white female manager wrongly mixed the personal with the professional while on duty at work, though the personal should be kept separate.

(6)
R
9)

& away from the professional, while
on the job.

If she wants to shamelessly
& pathetically hit on younger men,
she should do that on her own
time outside of work, preferably
at a Cougar bar, where that
upside-down, ass-backwards
insanity is the crazy norm.

Therefore, older white female manager
appeared to wrongly allow her
personal sexual feelings for me
to override her professional
responsibilities to serve me, the
paying customer, how I choose
to be served, or left alone,
because I, the paying customer,
am KING, not her.

P
g
e

Therefore, I immediately rejected her
unprofessional, ass-backwards advance
by immediately pulling my elbow away
from her, verbally telling her
loud & clear in front of other →

customers not to touch me
because what she did was
assault by contact, violating
Texas Penal Code ~~§ 22.01(a)(3)~~
22.01(a)(3).

Because she + I have no personal
history inside or outside the store,
she should never have felt
comfortable even considering
~~her~~ touching me ~~on the elbow or anywhere~~
~~else, because it's so~~
~~disrespectful, ass-backwards~~
~~+ unprofessional.~~ Therefore,
she appeared to intentionally try
forcing herself on me to
intentionally do the exact opposite
what she should have, to try
gaslighting me into being her
bitch, which will NEVER happen.

(b) (6)
(g)(D)

Previously, my brief interactions
with her inside the store had
always been store-related,
such as, "What color tags
are 50% off today?"

Therefore, because I NEVER physically touch her, allow her to stand too close to me, or "chat" with her, she NEVER should have considered flirting with me or crossing the line like that.

Though she then said, "Sorry," she said it in a way like she didn't mean it like she was not sorry at all; In fact, she said it with a smirk on her face, like she thought it was a joke to try messing with & disrespecting me like that. HELL NO.

(a)
(b)
(c)

When she finally realized how wrong her ass-backwards flirting was, she walked away from me, because I was still standing in my spot in the dressing room line to try on the outdoor work boots.

However, another white female manager then approached me, this one shorter, →

fatter, & with even shorter hair, telling me to "quiet down", because I was allegedly "causing a scene," though those two white female management employees caused all the problems.

Therefore, she was trying to project the older white female manager's culpability onto me to confuse & control me to effeminate & emasculate me to gaslight & dominate me, ~~which I rejected~~, which I rejected.

In fact, traditionally, it's the man who tells a woman to quiet down because she's causing a scene to embarrass him. Therefore, I loudly & proudly rejected her ass-backwards insanity in a lawful, non-violent way.

Plus, she is not going to ~~silence~~ censor or silence me or stop me

(b) (6) (D)

from legally defending myself from attack whether it be verbal, psychological, spiritual, and/or physical. But that was her goal - to punish me for not taking any of older white female manager's unprofessional flirting crap. That's why she then told me to leave the store, because neither she nor older white female manager could handle being held accountable publicly in front of the other customers for their bullshit, though they started & escalated it. She also threatened to call the cops if I didn't comply, again trying to punish me for their wrongdoing.

(1) However, knowing the law, I chose to exit the store without trying on or purchasing the outdoor boots, which is the exact opposite what should have happened, & would have happened had they not approached me in the dressing room line.

Afterward, I went to the Savers website & explained all this in the customer comment section calling myself Mr. Regular Customer to make you aware of the problems they caused so you could fix them ASAP before I returned to shop there again.

Incident #2 - 7/20/19

Because I was not told on 7/14/19 never to come back, I returned to the Cedar Park store on 7/20/19 about 4:15 - 4:35 pm to see if those outdoor work boots were still there. They were so I picked them up & again headed to the dressing room line to wait my turn to try them on.

(2 of 6)

After I tried them on, I decided to purchase them. So I then went into the line to purchase them, waiting for the next →

available cashier. When the male cashier said, "Next in line," I paid for them (See attached receipt).

I did all this in plain view of the older white female manager, ~~but~~ ~~but~~ figuring Savers Corporate had talked some sense into her & restrained her not to flirt with me, the paying customer, on the job & not to put her hands on me or any other customer.

However, after I purchased the boots & left the store, she approached me immediately outside the store, telling me that the Austin Police Department was on the way because she claimed she told me last time (7/14/19) to never come back to "her" store.

Therefore, she was implying that I had violated a previous criminal trespass notification, which I had not because I had not been told to not return.

Therefore, she was trying to rewrite history ex post facto to gaslight me and gaslight the Austin Police Department into wrongly issuing me a Criminal Trespass citation for a violation that had not happened.

In fact, she never told me to leave the store on 7/14/19. It was the shorter, fatter one with the shorter hair who told me to leave the store on 7/14/19.

Also, it's not "her" store; It's Savers Corporate's store.

Therefore I publicly called out all her lies to her face which she couldn't handle.

I also told her to expect me to get her unnecessary, unfair, unmerited store ban legally overturned because she was

(b) (7)(H)

wrongly discriminating against me for the crap she caused, which is ass-backwards + wrong.

So, she rudely replied in a sarcastic way, "Yeah, you do that lawyer" or something similar. Then her disrespectful math kept spewing crap that was her venting her sexual frustration because she couldn't control or have me, retaliating against me for rejecting her ass-backwards, advance meant to effeminate + emasculate me. This is how Satanic + insane fatal fraudulent feminism truly is.

I then left the premises, rejecting all her insults + bullshit as I walked to a nearby bus stop, waiting for my ride.

(5 of 2) While I was waiting, Austin Police Department pulled up (Officer Davis - #8200). He asked me what was

going on. I told him pretty much what's written in this complaint. I also showed him my receipt for my purchase (the outdoor work boots), showing how I couldn't have violated a previous criminal trespass notification that didn't exist because she allowed me to shop, try on, & purchase the outdoor boots, which she maid not have allowed otherwise.

However, if she told that lie to Officer Davis, then she committed a crime for which she should be prosecuted. ~~Regardless~~ Regardless, because she lied to me, her word is worthless.

(16 of 91)

Bottom line, Officer Davis heard what I told him, agreeing with me that filing a complaint with Savers Corporate was the right process to follow to

get an official letter from Savers Corporate explicitly overturning the bullshit store ban that the older white female manager issued verbally on 7/28/19 after I had purchased the outdoor boots.

Then, Officer Davis directed me to provide that letter to APD to officially overturn the documented Criminal trespass notification from 7/28/19, so that I can legally return to the property + shop there again.

Bottom line, I am a years-long regular customer at Savers who only has problems there when female customers or employees approach me + touch me without my consent.

For example, years ago, a similar female feminist customer approached me + started putting her hand on my shoulder to

try controlling me + flirting
with me at the South Austin
Savers Store (Brodie Oaks
+ Lamar - now closed).

When I loudly + clearly objected,
the homosexual male manager
wrongly told me never to
return because if I ever
did, he'd call the cops. This
is another example of the
reverse sexist discrimination.
I a STRONG STRAIGHT MAN,
get targeted for for rightly
defending myself against
fatal fraudulent feminist flirting
attacks that should never be
launched against me because
they are ass-backwards & wrong.

(b) (8)
or (e)

Mail your official response to:

Janet Jackson - Community Liaison
APD Headquarters
715 E. 78th ST (at I-35)
Austin, TX 78701 - Carlos Leon

Note: I spoke about this complaint on public record, TV, & video archive to the Austin Public Safety Commission, 8/5/19. I called for a boycott of your Cedar Park Store until the bullshit ban is overturned & you remove the guilty white female management from the property. This complaint will be posted publicly on that Commission's website as backup material for the 8/5/19 meeting, for all to see.

APD CASE #
192091150

07/28/2019 4:45PM

OFC. DAVIS 8200

Savers

Cedar Park
11101 Pecan Park Blvd
Austin, TX 78613
(512) 257-0759

804835	C-SHO-MENS BAG	\$14.99
	YOU SAVED 50%	(\$7.50)
	Net Price	\$7.49
SubTotal		\$7.49
8.25%		\$0.62
TOTAL		\$8.11
Cash		\$20.11
Change		\$12.00
Total Items		

YOU SAVED \$0.62	(\$7.50)
TOTAL	(\$7.50)

Remember to recycle your reusable clothing and household items at the Community Donation Center right here at our store! Thanks to you, we recycle over 650 million pounds of reusable clothing and textiles every year!

Exchanges accepted. Simply bring back the item(s) within your receipt, within 7 days of purchase with the original price tag attached. The value of the exchange will be credited toward same day purchases.

All sales final on items located in our Furniture Department. Other Large Items (e.g. Sporting Equipment, Laundry, etc., Computer Accessories, Books, Jewelry, Music and Videos).

Store: 1200 Register: 00003 Trans: 5045
Oper. 3452 Date: 7/28/2019 4:27:32 PM

Thank you for shopping with us!
Have a great day!

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