

STATE OF CONNECTICUT



Michael P. Bowler
Statewide Bar Counsel
(860) 568-5157

STATEWIDE GRIEVANCE COMMITTEE

www.jud.ct.gov
Second Floor – Suite Two
287 Main Street, East Hartford, Connecticut 06118-1885

01/05/2007

OFFICE OF CHIEF DISCIPLINARY C
100 WASHINGTON STREET
HARTFORD CT 06106

JEFFREY OLGIN
74 ROSE HILL RD.
BRANFORD CT 06405

RE: GRIEVANCE COMPLAINT #06-0227
FORCINELLI vs. OLGIN

Dear Respondent and Disciplinary Counsel:

Enclosed herewith is the decision of the reviewing committee of the Statewide Grievance Committee concerning the above referenced matter. In accordance with the Practice Book Sections 2-35, 2-36 and 2-38(a), the Respondent may, within thirty (30) days of the date of this notice, submit to the Statewide Grievance Committee a request for review of the decision.

A request for review must be sent to the Statewide Grievance Committee at the address listed above.

Sincerely,

A handwritten signature in black ink that reads "Michael P. Bowler".

Michael P. Bowler

Encl.

cc: Attorney John H. Welch Jr
David P. Forcinelli



STATE OF CONNECTICUT
JUDICIAL BRANCH

STATEWIDE GRIEVANCE COMMITTEE

Michael P. Bowler, *Statewide Bar Counsel*

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Attorney Mark A. Dubois
Chief Disciplinary Counsel
100 Washington Street
Hartford, CT 06106

Attorney Jeffrey Olgin
74 Rose Hill Road
Branford, CT 06405

RE: Grievance Complaint #06-0227, Forcinelli v. Olgin

Dear Chief Disciplinary Counsel and Respondent:

Pursuant to Practice Book §2-82(b), the undersigned, duly-appointed reviewing committee of the Statewide Grievance Committee, has reviewed the *Conditional Admission and Agreement as to Discipline* filed December 14, 2006 and submitted for approval in the above referenced matter. After careful consideration of the *Conditional Admission and Agreement as to Discipline*, the affidavit of the Respondent submitted pursuant to Practice Book §2-82(c) and the entire record, and after conducting a hearing pursuant to Practice Book §2-82(b) on December 14, 2006, the undersigned hereby APPROVE the *Conditional Admission and Agreement as to Discipline*, a copy of which is attached hereto. Accordingly, the disposition agreed to by the Chief Disciplinary Counsel and the Respondent in the above referenced matter and set forth in the *Conditional Admission and Agreement as to Discipline*, is hereby made an order of this reviewing committee. The Respondent is reprimanded.

So ordered.

cc: David Forcinelli
Attorney John Welch, Jr.

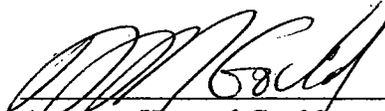
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asc

DECISION DATE: 1/5/07

Grievance Complaint #06-0227

Decision

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Attorney Howard Gould

Grievance Complaint #06-0227

Decision

Page 3

Jorene M. Couture

Attorney Jorene Couture


Mr. Peter Jenkins

STATEWIDE GRIEVANCE COMMITTEE

NO. 06-0227

DAVID P. FORCINELLI
Complainant

Vs.

JEFFREY OLGIN
Respondent

NOV - 6 2006

CONDITIONAL ADMISSION AND AGREEMENT AS TO DISCIPLINE

Pursuant to Practice Book § 2-82, the undersigned Respondent and Disciplinary Counsel stipulate and agree as follows:

1. This matter was instituted by grievance complaint filed by the Complainant, David P. Forcinelli, on or about March 8, 2006.
2. On June 29, 2006, the New Haven Judicial District Grievance Panel for G.A. 7 and the Towns of Branford, East Haven, Guilford, Madison and North Branford found Probable Cause that the Respondent had violated Rule 1.5(b) when he failed to provide the Complainant with a written fee agreement.
3. The Respondent has tendered a conditional admission of fact in accordance with his affidavit attached hereto, admitting certain of the facts of the complaint.
4. Respondent has been admitted to practice since October 7, 1975. He has no history of discipline.

Office of the Chief Disciplinary Counsel
100 Washington St.
Hartford, CT 06106
Tel: 860-706-5055 Fax: 860-706-5063

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DISCIPLINARY COUNSEL

5. Respondent has agreed that a Reprimand for failure to have a written fee agreement, in violation of Rule 1.5(b) of the Rules of Professional Conduct, should be issued in this matter.
6. Because Complainant thought he had paid Respondent to represent Complainant in two (2) matters, but Respondent understood that he would represent Complainant in only one (1) matter, Respondent also has agreed to refund the Complainant one-half (1/2) of the fees paid, to wit: the sum of Five Hundred and 00/xx (\$500.00) dollars.
7. The Complainant has been advised of this agreement, and copies of the Conditional Admission and the Affidavit have been sent to the Complainant. Complainant concurs with the proposed disposition of this matter as contained herein.

WHEREFORE, this matter is submitted to the Statewide Grievance Committee for its approval in accordance with Practice Book § 2-82 (b).

FOR: Office of Disciplinary Counsel

11/1/06
Date

Frank P. Blando
By: Frank P. Blando
Assistant Disciplinary Counsel

Respondent

10/30/06
Date

Jeffrey Olgin
Jeffrey Olgin

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DAVID P. FORCINELLI
Complainant

Vs.

JEFFREY OLGIN
Respondent

AFFIDAVIT

STATE OF CONNECTICUT)

) ss:

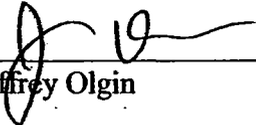
COUNTY OF)

I am over the age of 18 and believe in the obligation of an oath. Pursuant to Practice Book §2-82, I make the follow affidavit:

1. The Conditional Admission attached hereto and made a part hereof is voluntarily submitted.
2. I hereby consent to the form of disposition set forth in the attached Conditional Admission.
3. I am aware that I have a right to a full evidentiary hearing on this matter and I waive that right by entering into this agreement.
4. I have been neither subject to coercion nor duress and I am fully aware of the implications of this Affidavit and Conditional Admission.
5. I am aware of the current proceeding regarding my violation of Rule 1.5(b) of the Rules of Professional Conduct as a result of my failure to execute a written fee agreement with regard to my representation of the Complainant, David P. Forcinelli.

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6. I hereby acknowledge my said failure to execute a written fee agreement, and I also acknowledge that said failure violates Rule 1.5(b) of the Rules of Professional Conduct.
7. I knowingly and willingly accept a Reprimand for my said misconduct and hereby agree that said Reprimand is a fair and just resolution of this matter.
8. I also voluntarily agree to refund the sum of Five Hundred and 00/xx (\$500.00) dollars to said David P. Forcinelli. I understand that said refund does not affect, in any way, whatsoever, the outcome of the subject grievance complaint, and my agreement regarding said refund in NOT INTENDED to affect any such outcome.



Jeffrey Olgin

Subscribed and sworn to before me this 30 day of October, 2006.



Commissioner of the Superior Court
Notary Public
My Commission Expires _____ My Commission Expires 3/31/08

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