



STATE OF CONNECTICUT
JUDICIAL BRANCH

STATEWIDE GRIEVANCE COMMITTEE

Michael P. Bowler, *Statewide Bar Counsel*

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Attorney Patricia A. King
Assistant Disciplinary Counsel
100 Washington Street
Hartford, CT 06106

Attorney Bradd S. Robbins
Willinger, Willinger & Bucci, P.C.
855 Main Street
Bridgeport, CT 06604

RE: Grievance Complaint #07-0049, Alexy v. Robbins

Dear Assistant 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 of Sufficient Evidence and Agreement as to Disposition* (hereinafter "*Agreement*") filed December 13, 2007 and submitted for approval in the above referenced matter. After careful consideration of the *Agreement*, the *Affidavit* of the Respondent submitted pursuant to Practice Book §2-82(d) and the entire record of the complaint, and after conducting a hearing pursuant to Practice Book §2-82(b) on December 13, 2007, the undersigned hereby APPROVE the *Agreement*, a copy of which is attached hereto together with the *Affidavit* of the Respondent. Accordingly, the disposition agreed to by the Assistant Disciplinary Counsel and the Respondent in the above referenced matter and set forth in the *Agreement* is hereby made an order of this reviewing committee. The Respondent is hereby reprimanded.

So ordered.

DECISION DATE: 1/11/08

cc: Attorney David Atkins
Christopher A. Alexy
Attorney George J. Ferrio

(D)
EMR

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Attorney Geoffrey Naab

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Attorney Evelyn Gryk Frolich

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Dr. Frank Regan

NO. 07-0049	:	CONNECTICUT
	:	
CHRISTOPHER A. ALEXY,	:	STATEWIDE GRIEVANCE
	:	
Complainant,	:	COMMITTEE
	:	
v.	:	
	:	
BRADD S. ROBBINS,	:	
	:	
Respondent.	:	DECEMBER 13, 2007

**CONDITIONAL ADMISSION OF SUFFICIENT EVIDENCE
AND AGREEMENT AS TO DISPOSITION**

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

1. This matter was instituted by a Grievance Complaint filed by Complainant Christopher A. Alexy dated January 12, 2007.

2. By notice dated March 29, 2007, the Grievance Panel for the Fairfield Judicial District found probable cause that Respondent may have violated Rule 8.4(3) and Rule 8.4(4) of the Connecticut Rules of Professional Conduct in connection with an acknowledgement on a document entitled "Mortgage And Promissory Note Modification" dated as of August 11, 2004.

3. The Respondent agrees to this conditional admission, in accordance with his Affidavit attached hereto, in which he acknowledges, as authorized by Practice Book §2-82(a)(2), that based on the allegations of the Complaint, a trier of fact reasonably could find that he violated Rule 8.4(4).

4. Respondent has been admitted to practice since 1988. He has no history of discipline.

5. The circumstances described in the Complaint were unique. Respondent has taken steps to ensure strict compliance with Connecticut General Statutes §1-32. It is undisputed that neither the obligee under the modification instrument, Chase American Mortgage Company LLC, nor Helena Arganese whose name appeared on the instrument, was harmed or prejudiced because the loan in question was repaid in full by the primary obligor, Trumbull Main Development, LLC, who principal owner was Eugene Arganese.

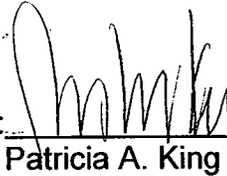
6. In accordance with Practice Book §2-82(a)(b), the undersigned Disciplinary Counsel and Respondent have agreed that this matter may be disposed of by the Reviewing Committee's imposition of a reprimand as authorized By Practice Book §2-37(a)(1)

7. A copy of the Conditional Admission, together with a copy of the accompanying Affidavit, will be provided to the Complainant. In accordance with Practice Book §2-82(f), Complainant has been advised about the terms of this Agreement and he consents to the Reviewing Committee's approval of the Agreement.

WHEREFORE, the parties jointly request the Reviewing Committee approve their Agreement, including their proposed disposition, in accordance with Practice Book §2-82(b)(ii).

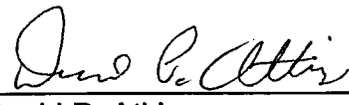
December 13, 2007

Office of Disciplinary Counsel

By: 
Patricia A. King
Assistant Disciplinary Counsel

December 13, 2007

Respondent Bradd S. Robbins

By: 
David P. Atkins
Tyler Cooper & Alcorn, LLP
His Attorney

6. The circumstances underlying the Complaint are not likely to be repeated.

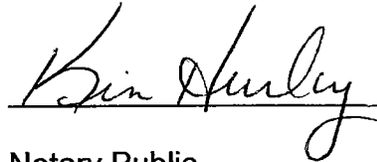
Working with my counsel in this case, my colleagues and I have put in place procedures to ensure the strict compliance with Connecticut General Statutes §1-32 on all documents, which I am asked to acknowledge.

7. I have been a lawyer since 1988, and I have never been the subject of lawyer discipline.



Bradd S. Robbins

Subscribed and sworn to before me this 11th day of December, 2007.



Notary Public

Kim. M. Hurley
NOTARY PUBLIC OF CONNECTICUT
My Commission Expires 3/31/2008