



STATE OF CONNECTICUT  
JUDICIAL BRANCH

**STATEWIDE GRIEVANCE COMMITTEE**

Michael P. Bowler, *Statewide Bar Counsel*

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Judicial Branch Website: [www.jud.ct.gov](http://www.jud.ct.gov)

Attorney Karyl Carrasquilla  
Assistant Disciplinary Counsel  
100 Washington Street  
Hartford, CT 06106

Attorney L. Morris Glucksman  
900 Bedford Street  
Stamford, CT 06901

RE: Grievance Complaint #09-0638, Mehta v. Glucksman

Dear Assistant Disciplinary Counsel and Respondent:

Pursuant to Practice Book §2-82(b), the undersigned, duly-appointed reviewing committee of the Statewide Grievance Committee, have reviewed the *Proposed Disposition Pursuant to Practice Book §2-82(b)* (hereinafter "*Proposed Disposition*") filed May 13, 2010 and submitted for approval in the above referenced matter. After careful consideration of the *Proposed Disposition*, 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 May 13, 2010, the undersigned hereby APPROVE the *Proposed Disposition*, 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 *Proposed Disposition* is hereby made an order of this reviewing committee. The Respondent is reprimanded.

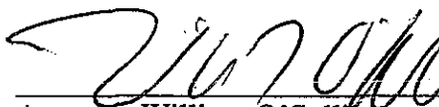
So ordered.

cc: Om P. Mehta  
Attorney Edward M. Sheehy  
Attorney Eugene J. Riccio

(3)  
asc

DECISION DATE: 6-24-10

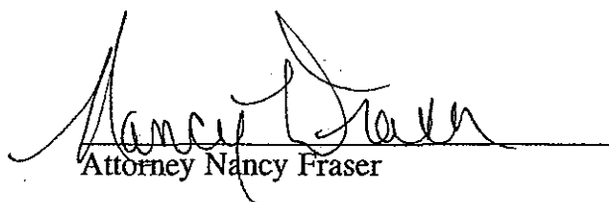
Grievance Complaint #09-0638  
Decision  
Page 2



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Attorney William O'Sullivan

Grievance Complaint #09-0638  
Decision  
Page 3



Attorney Nancy Fraser

Grievance Complaint #09-0638  
Decision  
Page 4



Mr. Malcolm Forbes

**STATEWIDE GRIEVANCE COMMITTEE  
#09-0638**

OM P. MEHTA  
Complainant

v.

GRIEVANCE COMPLAINT #  
09-0638

L. MORRIS GLUCKSMAN  
Respondent

**PROPOSED DISPOSITION PURSUANT TO PRACTICE BOOK § 2-82(b)**

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

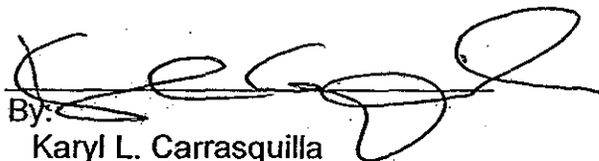
1. L. Morris Glucksman (hereinafter Respondent), juris number 023064, was admitted to the bar of the State of Connecticut on April 16, 1974 and has been reprimanded once, in 1990.
2. The Respondent has registered with the Statewide Grievance Committee for 2010 and is currently in good standing.
3. This matter was instituted by grievance complaint dated July 10, 2009.
4. On October 21, 2009 the Grievance Panel for the Judicial District of Stamford/Norwalk found probable cause that the Respondent violated Rule 1.1 (Competence), and Rule 1.3 (Diligence) of the Rules of Professional Conduct.
5. After a hearing on January 14, 2010 the reviewing committee issued a contemplated finding of probable cause on January 21, 2010. On February 17, 2010 the Respondent stipulated to a finding of probable cause on the rules cited in the contemplated finding of probable cause.
6. Thereafter, the reviewing committee of Bornstein, Esq., Channing, Esq. and Mr. John Walsh rendered a decision in connection with the contemplated finding of probable cause in which they found probable cause that the Respondent violated Rule 1.5(b) (Fees) and Rule 1.4(a)(3) and (4) (Communication) of the Rules of Professional Conduct.

7. The Respondent has tendered an affidavit pursuant to Practice Book § 2-82(d) attached hereto, and although the Respondent denies some or all of the material facts in the complaint, he acknowledges that there is sufficient evidence to prove by clear and convincing evidence the material facts constituting a violation of Rule 1.5(b) of the Rules of Professional Conduct.
8. The Respondent and Disciplinary Counsel agree that the Respondent will be reprimanded pursuant to Practice Book §2-37(a).
9. The Respondent and the Disciplinary Counsel agree that the Disciplinary Counsel will recommend that the Statewide Grievance Committee impose the sanction set forth in this agreement. If this agreement is rejected by the Statewide Grievance Committee, the admission of misconduct and the proposed disposition shall be withdrawn, shall not be made public, and shall not be used against the Respondent in any further proceedings. In that event, the matter shall be referred for further proceedings to a different reviewing committee, pursuant to Practice Book §2-82(b).

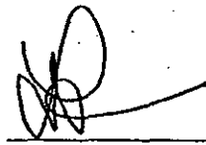
WHEREFORE, this matter is submitted to the Statewide Grievance Committee for its consideration, possible acceptance and disposition in accordance with Practice Book § 2-82(b).

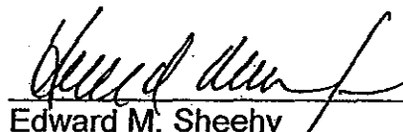
Office of Disciplinary Counsel,

5/13/10  
Date

  
By: \_\_\_\_\_  
Karyl L. Carrasquilla  
Assistant Disciplinary Counsel

5/13/10  
Date

  
\_\_\_\_\_  
L. Morris Glucksman  
Respondent

  
\_\_\_\_\_  
Edward M. Sheehy  
Counsel for Respondent

STATEWIDE GRIEVANCE COMMITTEE

OM P. Mehta  
Complainant

v.

GRIEVANCE COMPLAINT #  
09-0638

L. MORRIS GLUCKSMAN  
Respondent

AFFIDAVIT

STATE OF CONNECTICUT)

COUNTY OF ~~HARTFORD~~ )

ss

*HARTFORD*

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

1. The Admission of Misconduct attached hereto and made a part hereof is voluntarily submitted.
2. I hereby consent to this matter being tendered to a reviewing committee of the Statewide Grievance Committee for consideration, possible acceptance and disposition.
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 consequences of this Affidavit and Proposed Disposition. I have consulted with my counsel, Edward M. Sheehy, regarding this matter.
5. I am aware of the current proceeding regarding my alleged violation of Rules 1.1, 1.3, 1.4(a)(3)(4), and 1.5(b) of the Rules of Professional Conduct.

6. Although I deny some or all of the material facts alleged in the complaint, I acknowledge that there is sufficient evidence to prove by clear and convincing evidence the material facts constituting a violation of Rule 1.5(b) of the Rules of Professional Conduct in that I did not provide Complainant with a written fee agreement stating the basis or rate of my fee.
7. I agree that the Disciplinary Counsel will recommend that I be reprimanded pursuant to Practice Book §2-37(a).
8. I agree that the Disciplinary Counsel will recommend that the Statewide Grievance Committee impose the sanction set forth in this agreement. If this agreement is rejected by the Statewide Grievance Committee, the admission of misconduct and the proposed disposition shall be withdrawn, shall not be made public, and shall not be used against the Respondent in any further proceedings. In that event, the matter shall be referred for further proceedings to a different reviewing committee, pursuant to Practice Book §2-82(b).
9. The foregoing is true and accurate to the best of my knowledge and belief.



\_\_\_\_\_  
L. Morris Glucksman

Subscribed and sworn to before me

This 13<sup>th</sup> day of MAY, 2010.



\_\_\_\_\_  
Notary Public  
Commissioner of the Superior Court