
NOTICES

CONNECTICUT BAR EXAMINING COMMITTEE

The following individuals applied for admission to the Connecticut bar by Uniform Bar Examination score transfer in July and August 2023. Written objections or comments regarding any candidate should be addressed to the Connecticut Bar Examining Committee, 100 Washington Street, 1st Floor, Hartford, CT 06106 as soon as possible.

Kathleen B. Harrington
Deputy Director, Attorney Services

Ahmad, Harris Abrahaim of New York, NY
Aldin, Jesse Caesar of Hartford, CT
Cannon-Eckerle, Tanzania Chevon of Longmeadow, MA
Cohen, Kyle M. of New York, NY
Cotnoir, Emma Michelle of Putnam, CT
Garcia, Katherine of New Rochelle, NY
Iampietro, Heather Marie of Springfield, MA
Kelly, Caitlyn M. of Essex, CT
Kornfeld, Seth Kyle of New York, NY
Lamont, Simone S. of Mount Vernon, NY
Morr, Alexander E. of Dedham, MA
Quinones III, David of Paramus, NJ
Simpson, Marie Louise of New York, NY
Slagle, Dillon Myers of Astoria, NY
Stockwell, Katelynne Goodchild of Keene, NH
Sykura, Adam John of Wethersfield, CT
Taylor, Juliette Grace of Stamford, CT
Torres, Luis Antonio of Shelton, CT
Williams, IV, Elliott Tuttle of Southbury, CT
Yim, Elisa Sunyoung of Brooklyn, NY

CONNECTICUT BAR EXAMINING COMMITTEE

The following individuals applied for admission to the Connecticut bar without examination in July and August 2023. Written objections or comments regarding any candidate should be addressed to the Connecticut Bar Examining Committee, 100 Washington Street, 1st Floor, Hartford, CT 06106 as soon as possible.

Kathleen B. Harrington
Deputy Director, Attorney Services

Ainsworth, Kyle James of New Haven, CT
Delaney, John P. of Milton, MA
Goldhaber, Oren of New Rochelle, NY
Gutridge, Melissa McDowell of New Haven, CT
Harrison, David William of Bronx, NY
Hayes, Lisa Jill of Westport, CT
Liamzon, Jerome Paolo of Stamford, CT
Martinelli, Santino A of Lincoln, RI
McCook, Wayne O'Brien of Newington, CT
Rusnak, Theresa Eileen of Rochester, NY

Notice of Inactive Status of Attorney

Pursuant to Practice Book Section § 2-54, notice is hereby given that on August 29, 2023, in Docket Number HHD-CV 23-6171361, Penn Rhoden (Juris # 401641) of Brooklyn, NY is placed on inactive status due to his/her incapacity to practice law, effective immediately and until further order of this court.

The Office of Chief Disciplinary Counsel shall immediately notify the Chief Clerks of all Judicial Districts, Probate Court Administration, Workers' Compensation Commission, and Assigned Counsel of Office of Chief Public Defender of the Respondent's inactive status.

Pursuant to Practice Book § 2-64, Assistant Chief Disciplinary Counsel Douglas H. Butler ("OCDC Trustee," Juris No. 443752), 100 Washington Street, Hartford, CT 06106, is appointed as Trustee to take such steps as are necessary to protect the interests of the Respondent's clients, inventory the active files, receive the business mail, and take control of respondent's clients' funds, IOLTA, and fiduciary accounts (hereinafter "client trust accounts").

- a. The Trustee shall not make any disbursements from said client trust funds without a court order of the Court.
- b. The Trustee is authorized to obtain complete bank statements, including copies of all cleared, deposit slips, and deposited checks, from the financial institutions for all client trust accounts, including from Webster bank, account ending *9498, without further court order or subpoena.
- c. OCDC trustee is ordered to take possession of all funds in all clients' funds, IOLTA, and/or fiduciary accounts maintained by the Respondent, including Webster bank, account ending *9498. Webster bank shall disburse these funds to the OCDC Trustee payable to "JUDICIAL DEPT-SUPERIOR COURT OPERATIONS" for deposit in the OCDC trustee account.
- d. The Statewide Grievance Committee auditors are ordered to perform an audit of any client trust account as deemed necessary by disciplinary counsel.
- e. The trustee shall seek prior court approval before incurring any expense for which the trustee will seek reimbursement.
- f. The trustee shall receive and hold any fees due to the Respondent related to respondent's prior clients subject to further order of the court.
- g. The trustee shall notify all active clients of the Respondent's inactive status. The trustee will not be required to retain a copy of any file turned over to a client or successor counsel.

The Respondent shall not deposit to, disburse any funds from, withdraw any funds from, or transfer any funds from, any clients' funds, IOLTA, or fiduciary accounts.

The trustee shall endeavor to identify a responsible person to be approved by the Court, to have sole obligation for proper storage/destruction of the Respondent's closed files in compliance with the Rules of Professional Conduct and ethical obligations.

The Respondent shall comply with Practice Book § 2-47B (Restrictions on the Activities of Deactivated Attorneys) during her inactive status.

Susan Quinn Cobb
Presiding Judge
