

6/14/2016

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3 pages

South Carolina State Bar Association
Attn: Lesley M. Coggiola and William Campbell
Commissioner on Lawyer Conduct
PO Box 12159
Columbia, SC 29211
803-734-2037

RE: Grievance - David K. Tinkler, Assistant General Counsel - Bank of America - Take 3

Dear Ms. Coggiola and Mr. Campbell:

Earlier this year I filed a Grievance against David Tinkler dated 2/16/2016. After a conversation with Mr. Campbell, I submitted a supplement to that Grievance dated 3/7/2016. I am in receipt of Mr. Campbell's response to my first submission, and I am now in receipt of Ms. Coggiola's response for my supplement (aka Take 2).

Ms. Coggiola - Your response to my supplement did not sit well with me. The last paragraph has contradictory statements in it.

- "Rule 20 of the Rules for Lawyer Disciplinary Enforcement (RLDE) provides that a matter, once dismissed, may not be re-opened except where additional information becomes known to Disciplinary Counsel that would Change the Previous decision to dismiss"
- "This matter is now closed and will remain closed"

Ms. Coggiola -- You seem to have made implied a permanent decision regardless of the potential for additional information. Have I read your response correctly? Is that in fact your position? Would such a position be a prudent one to take on this matter?

Alabama Bar

The South Carolina Bar and the Alabama Bar were both copied on the same Grievance. The South Carolina Bar chose not to request a response from Mr. Tinkler, contrary to Mr. Campbell's initial feelings on the matter. In dialogue with Mr. Campbell, he warned me not to expect much from the Alabama Bar, as he didn't think they'd give it the consideration he had.

Interestingly enough, Alabama not only took both of my Grievance packets more seriously, they required Mr. Tinkler to respond in writing, an idea Mr. Campbell seemingly verbalized that got vetoed.

Have you seen that response to the Alabama Bar? It raises many concerns. It is on the homepage of my website if you'd like to read what you all could have asked for but didn't.

Conflict of Interest?

What did the Alabama Bar see in my information that South Carolina Bar did not?

Why did the Alabama Bar take appropriate action given the information presented while the South Carolina Bar did not?

Facts

1. David Tinkler use to live in Columbia, South Carolina.
2. The South Carolina Bar office is in Columbia, South Carolina.
3. David's brother is a licensed Attorney in South Carolina who recently ran for Mayor of Charleston
4. David's niece was a state Congresswoman who just shifted into some type of Treasury position
5. David's nephew may also be a licensed Attorney in South Carolina
6. Charlotte North Carolina is only a few miles from the South Carolina line and undoubtedly some Bank of America Attorneys live on the South Carolina side of the border.
7. I split my time between Baltimore and California, but I moved to Fort Jackson, South Carolina when I was nine years old. I graduated from a well known High School in Columbia SC (what a small world isn't it?)
8. I have friends from Columbia SC that know some Coggiola's in Columbia SC (facebook is an interesting tool)

I found my mutual connection to Columbia South Carolina with David Tinkler fascinating. I also couldn't help but chuckle when I found out Andrew Jackson (the namesake of Fort Jackson, there in Columbia) was the only guy who was able to corral Federal/International Bankers in our 225 year corrupt banking history. What a strange set of coincidences don't you think?

In any event, my suspicion is that David's extended family may have had influence on the South Carolina Bar's lack of consideration on this matter.

Ms. Coggiola, can you provide any other explanation for the deviation in responses between the South Carolina Bar and the Alabama Bar ?

Obviously, you aren't obligated to answer my question since you Rule your Roost (pun intended for all non-Gamecock fans). I'd bet if you simply take action on what I'm about to present, the first inaction gets forgotten.

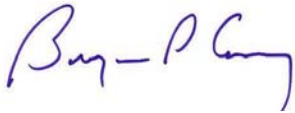
Take 3 -- Two significant pieces of "additional information"

In May 2016, I uncovered two additional pieces of information that I expect will alter your perspective on this situation. I have detailed those in a letter to the Alabama Bar (Alabama Bar - Take 3).

I have included that letter with this correspondence, fulfilling the cc on that letter. I would appreciate a final look at this matter using the information provided in that letter. My position on the outcome of this third review is included at the end of that letter.

Thanks in advance for your continued consideration.

In pursuit of proper banking, Attorneys with Ethics, and a truly competitive marketplace,

A handwritten signature in blue ink that reads "Bryan P. Canary". The signature is written in a cursive, flowing style.

Bryan Canary

Self-Employed US Citizen

cc: David Tinkler, General Counsel, Bank of America
Brian Moynihan, CEO, Bank of America
the internet -- <http://bofa-racketeering-2015.weebly.com/>