



CLASSIFICATION: INQUIRY

- The CDC will review the grievance and make one of three classifications;
- If grievance *fails to allege professional misconduct or disability* it will be classified as an "inquiry" and dismissed within 30 days.
- Reasons for dismissal:
 - Complains about outcome of case not a violation of ethical rules;
 - Does not complain about a lawyer's conduct in his/her professional capacity;
- Duplicative of previous filing.

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3

CLASSIFICATION: COMPLAINT • If grievance, on its face, alleges professional misconduct – it will be classified as a "complaint"; • The CDC will send the complaint to the lawyer (now the Respondent) for a written response. • COMMON PROBLEM: FAILURE TO OPEN THE LETTER • PRACTICE TIP: CONTACT YOUR MALPRACTICE CARRIER Image: Display of the provention of the proventio of

CLASSIFICATION: DISCRETIONARY REFERRAL

- This classification allows the CDC to refer minor grievances to the State Bar's Client Attorney Assistance Program (CAAP).
- If the complaint is referred, the Respondent must agree the meet with the program administer to assess the professionalism issues that contributed to the misconduct;
- The Respondent must agree in writing to waive any applicable time limits and to complete specific terms and conditions, including restitution if appropriate, by a date certain and to pay for any costs associated with the terms and conditions.
- If the Respondent agrees to participate and completes the terms in a timely manner, the underlying grievance will be dismissed.
- If the Respondent not fully complete the terms of the agreement, the grievance will continue in the ordinary disciplinary process.

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5

GOAL OF THE RESPONSE

 Image: What is the goal?

 Image: What is the goal?

 Image: The end game?

 Image: The end game?

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Title search: The Grievance Process and Most Common Violations

Also available as part of the eCourse <u>eSupplement to the 2024 Conference on Criminal Appeals</u>

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