Elena Sassower

From:Ghunise Coaxum <gcoaxum@flabar.org>Sent:Friday, June 05, 2015 12:46 PMTo:Elena SassowerSubject:RE: Unlicensed Practice of Law Investigation 20153035(18A)

Ms. Sassower:

My office did not send a copy of your response to Mr. Baum or his counsel, Mr. William Hennessey. I misspoke. As I previously stated, neither Mr. Baum or his counsel is obligated to respond to your written response. Generally, I will send a copy of a response to a complainant for the **opportunity** for a rebuttal if there are issues in dispute concerning the allegations of the **unlicensed practice of law**, as those are the only issues that this department has the authority to investigate. In this instant the allegations that this department could investigate were that you "assisted Ms. Baum with filing various legal pleadings and that you attempted to represent her legal interests in court as an "independent reviewer." As you did not dispute those allegations, there was no need for either Mr. Baum or his counsel to provide a rebuttal.

To the contrary, throughout your response you did acknowledge that you did assist Ms. Baum with the three motions and your position as her independent reviewer.

The other issues you brought up are not within the scope of the unlicensed practice of law complaint and investigation. Specifically: the underlying issues of the will contest; your relationship with Ms. Baum (that you felt was intentionally concealed by Mr. Baum); whether Ms. Baum willingly or unwillingly acted pro se; the transcript wherein the judge referred to you as being disruptive and instructing you to step behind the bar; and Mr. Baum's inability to cite any inaccuracies in the three motions where you assisted Ms. Baum.

The serial fraud by Mr. Hennessey and Judge Hoffman that you referenced in your response are matters that you may contact the Florida Bar Attorney Consumer Assistance Program and the Judicial Qualifications Commission to address.

Sincerely,

Ghunise L Coaxum Bar Counsel The Florida Bar Unlicensed Practice of Law Department The Gateway Center 1000 Legion Place, Suite 1625 Orlando, Florida 32801-5200 (407) 425-0473 (407) 841-5403 (fax)

Please note: Florida has very broad public records laws. Many written communications to or from The Florida Bar regarding Bar business may be considered public records, which must be made available to anyone upon request. Your e-mail communications may therefore be subject to public disclosure.

 From:
 "Elena Sassower" <elenaruth@aol.com>

 To:
 "Ghunise Coaxum" <gcoaxum@flabar.org>,

 Date:
 06/05/2015 12:15 PM

 Subject:
 RE: Unlicensed Practice of Law Investigation 20153035(18A)

Dear Ms. Coaxum,

I have already left a message for Mr. Picker regarding my unresponded-to January 23, 2015 written request for an advisory opinion.

As requested, please send me your coverletter to Mr. Baum (who is <u>not</u> an attorney), offering him the opportunity to reply to my January 21, 2015 response to his complaint – to which neither he nor his attorneys replied.

As discussed, I plan to call you next Friday, by which time I will hopefully have sent you a written summary of my position with regard to your April 13, 2015 letter.

Thank you.

Elena Sassower

From: Ghunise Coaxum [mailto:gcoaxum@flabar.org]
Sent: Friday, June 05, 2015 11:10 AM
To: elenaruth@aol.com
Subject: Unlicensed Practice of Law Investigation 20153035(18A)

Ms. Sassower:

Pursuant to our telephone conversation this morning I am sending you the information concerning your request for a formal advisory opinion.

This is the direct link to Florida Bar website that sets forth the process to request a formal advisory opinion. <u>http://www.floridabar.org/tfb/TFBLawReg.nsf/9dad7bbda218afe885257002004833c5/34fac28eda9ca382852579</u> ac006aff21!OpenDocument

Rule 10-9.1 of the Rules Regulating The Florida Bar allows the Standing Committee on Unlicensed Practice of Law to issue proposed formal advisory opinions concerning activities which may constitute the unlicensed practice of law. Requests for advisory opinions must be in writing addressed to The UPL Department, The Florida Bar, 651 E. Jefferson Street, Tallahassee, Florida 32399-2300. The request for an advisory opinion must state in detail all operative facts upon which the request for opinion is based and contain the name and address of the petitioner. Rule 10-9.1(a)(2) defines petitioner as an individual or organization seeking guidance as to the applicability, in a hypothetical situation, of the prohibitions against the unlicensed practice of law.

No opinion may be entered with respect to any case or controversy pending in any court in Florida and no informal opinions shall be issued. Rule 10-9.1(c). The proposed advisory opinion is only an interpretation of the law and does not constitute final court action. If the Standing Committee agrees to accept the request for a formal advisory opinion, notice will be published and a public hearing will be held. At the hearing, the committee will take testimony from all interested individuals. Written testimony may also be submitted prior to the hearing. The holding of a hearing does not guarantee the issuance of a proposed formal advisory opinion.

After the hearing, the Standing Committee will vote on whether to issue a proposed formal advisory opinion and on the substance of the opinion. If the Standing Committee finds that the conduct constitutes the unlicensed practice of law, the proposed formal advisory opinion is filed with the Supreme Court of Florida. If the Standing Committee finds that the conduct does not constitute the unlicensed practice of law, the Standing Committee may publish the opinion in the Florida Bar News or the committee may file the proposed opinion with the Supreme Court of Florida.

The petitioner may file comments in support of or in opposition to the proposed formal advisory opinion. Interested parties with leave of the court may also file comments. The Standing

Committee is given an opportunity to reply. Any party may request oral argument before the Court.

Additionally, your issues concerning your problems with Mr. Baum and the judges that you referenced, you would need to contact the Lawyer Regulation department of The Florida Bar since Mr. Baum is a member of The Florida Bar. I do not have the authority to pursue any complaints against Mr. Baum's conduct.

The Florida Bar accepts complaints against attorneys, investigates those complaints and prosecutes attorneys who engage in unethical conduct. For individuals who are unsure if a lawyer has acted ethically or who are dissatisfied and wish to consider whether filing a complaint may be appropriate, The Florida Bar operates the Attorney Consumer Assistance Program (ACAP). The ACAP telephone number is toll-free: 1-866-352-0707.

As to any issues you may have concerning any members of the judiciary, you would need to contact The Judicial Qualifications Commission at the following link <u>http://www.floridajqc.com/</u>

Sincerely,

Ghunise L Coaxum Bar Counsel The Florida Bar Unlicensed Practice of Law Department The Gateway Center 1000 Legion Place, Suite 1625 Orlando, Florida 32801-5200 (407) 425-0473 (407) 841-5403 (fax)

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