

BEFORE THE BOARD OF DISCIPLINARY APPEALS Appointed By THE SUPREME COURT OF TEXAS

§	
§	
§	
§	CAUSE NO. 66468
§	
§	
§	
	<i>\$\tau\$</i> \$\tau\$ \$\tay\$ \$\tay\$ \$\tay\$ \$\tay\$ \$\tay\$ \$\tay\$

ORDER

On August 14, 2024, the Board of Disciplinary Appeals ordered Appellant Arnold Lewis Levey to respond and show cause within 30 days why his appeal should not be dismissed for want of prosecution. Appellant filed a response on September 13, 2024, explaining that he has been seriously ill since November 1, 2021, and that his health condition has affected his ability to respond to the proceedings in this case. In that response, Appellant requests additional time to pursue his appeal.

Having considered Appellant's response to the Order to Show Cause, the Board finds that Appellant reasonably explained his failure to file a timely appellant's brief and Appellee has not been significantly injured by Appellant's failure to file a brief by the deadline. *See* BODA INTERNAL PROCEDURAL RULES 4.05(f). The Board therefore declines to dismiss the appeal at this time and **ORDERS** that Appellant's request for an extension of time to file the appellant's brief is **GRANTED** as follows:

Appellant's brief shall be filed on or before October 28, 2024. The Board will not entertain any further requests or motions by Appellant to extend the above briefing deadline. Pursuant to the Board's Order of May 14, 2024, any brief by Appellant should reference only the Clerk's

Record and should contain argument only on issues that do not require the Reporter's Record for decision, as Appellant failed to timely file the Reporter's Record. Failure of Appellant to file an appellant's brief on or before October 28, 2024, shall result in dismissal of the appeal for want of

prosecution pursuant to BODA Internal Procedural Rule 4.09.

Any relief requested and not expressly granted is denied.

SIGNED this 27th day of September 2024.

CHAIR PRESIDING