No. 55073



BEFORE the BOARD of DISCIPLINARY APPEALS APPOINTED BY THE SUPREME COURT OF TEXAS

In Re CHARLES CHANDLER DAVIS
State Bar of Texas District 14-1 No. A0051113770

MOTION FOR EMERGENCY RELIEF

Charles Chandler Davis, *Pro Se* 6910 FM 1830 Argyle, Texas 76226 SBN 05465900 940.368.1865 Charlie@arroyocoloradoenergy.com

Emergency Stay
Temporary Relief Requested
Expedited Consideration Requested
Oral Argument Requested

Cause	N T _		n
(21160	ואוח	ココロノ	-
Cause	110.	0007	·

In re CHARLES CHANDLER DAVIS,

BEFORE THE BOARD OF

Relator

v.

HONORABLE WILLIAM ALTMAN,

Respondent

DISCIPLINARY APPEALS

FROM THE 14th DISTRICT GRIEVANCE COMMITTEE

RELATOR'S MOTION FOR EMERGENCY STAY

COMES NOW, Charles Chandler Davis, Pro Se, and timely files this Motion for an emergency stay.

SUMMARY

Relator is Charles Chandler Davis. The real party in interest is the
 Commission for Lawyer Discipline. The Respondent is the Honorable William

Altman.

- 2. Relator has filed an appropriate petition for writ of mandamus, has notified the Regional Presiding Judge after waiting three days to allow the Respondent to contact the Regional Presiding Judge as set out in Texas Rules of Civil Procedure, Rule 18a.
- 3. Relator attached certificates of compliance with certifying that on the 3rd day of October Relator petitioned for Temporay Relief, and attach such certificate showing by Exhibit the respondent, real party in interests response. Relator has notified all known parties and counsel that temporary relief, expedited consideration and an emergency stay is being requested pursuant to Texas Rules of Appellate Procedure52.10(a).
- 4. Respondent continues to act. See, attached.

Argument and Authority

- 5. I am requesting the parties to agree to this motion.
- 6. This Commission may grant the emergency and temporary relief pending its determination of this original proceeding. Texas Rules of Appellate Procedure, 52.10(b).
- 7. The emergency stay is necessary to maintain the staus quo, to allow retention of counsel and to obtain a certified record, thereby preserving this Court's jurisdiction to consider the merits of the original peoceeding. *In re Reed*, 901 S.W. 2nd 604 (San Antonio 1995, original proceeding.
- 8. Relator certifies that the record has not been prepared, but has been

ordered. Further, that subject to TRCP, 18a, the presiding judge has been notified and that Respondent and real party in interest continue to send electronic notices advising that they are proceeding. I am requesting a hearing, opportunity to retain counsel and oral argument.

Charles Chandler Davis

Respectfully submitted

6910 FM 1830

Argyle, Texas 76226

Charlie@arroyocoloradoenergy.com

940.368.1865

SBN 05465900

Pro Se

CERTIFICATE

On this the 7th day of October 2014, I have had no opportunity to confer with either Lisa Holt, Esq. or Cynthia Hamilton. I am sending a file marked copy of this pleading to the Respondent to the Regional Presiding Judge and to all know counsel, including Ms. Holt and Ms. Hamilton to their electronic addresses. I am attempting to obtain counsel and I am requesting a stipulation regarding an emergency stay.

Charles Chandler Davis, Pro Se

8:25 Am

SBN 05465900

4

Exhibit "A"
Sent over weekend CCP

RE: Davis judgment

Matt Anderson [MDA@GDA-Law.Com]

Sent: 10/5/2014 2:13 PM

To: "William K. Altman" <bill@altmanlegal.com>, "Cynthia Hamilton" <Cynthia.Hamilton@TEXASBAR.COM>

Cc: "Charles Davis" <charlie@arroyocoloradoenergy.com>, "Lisa Holt" <Lisa.Holt@Texasbar.com>

Bill:

The Judgment meets with my approval

/Matt

From: William K. Altman [mailto:bill@altmanlegal.com]

Sent: Wednesday, October 01, 2014 5:27 PM

To: Cynthia Hamilton Cc: Charles Davis; Lisa Holt Subject: Re: Davis judgment

Ms. Hamilton, I will not sign the Judgment until tomorrow at the earliest to give other Panel members time to review the Proposed Judgment and comment if they wish.

William K. Altman Altman Legal Group 2525 Kell Blvd. Suite 500 Wichita Falls, Texas 76308-1061 940/761-4000 Fax: 940/766-3327 Bill@altmanlegal.com

ALTMAN LEGAL GROUP - CONFIDENTIALITY NOTICE: This electronic message is intended to be viewed only by the individual or entity to whom it is addressed. It may contain information that is privileged, confidential and exempt from disclosure under applicable law. Any dissemination, distribution or copying of this communication is strictly prohibited without our prior permission. If the reader of this message is not the intended recipient, or the employee or agent responsible for delivering the message to the intended recipient, or if you have received this communication in error, please notify us immediately by return e-mail and delete the original message and any copies of it from your computer system.

For information about Altman Legal Group, see our website at www.altmanlegal.com.