### IN THE SUPREME COURT OF FLORIDA

THE FLORIDA BAR,	Supreme Court Case
Detitioner	No. SC21-383
Petitioner,	The Florida Bar File
V.	No. 2021-50,468(15C)OSC
COLLEEN E. HUOTT,	
Respondent.	
	1

# THE FLORIDA BAR'S AMENDED PETITION FOR CONTEMPT AND ORDER TO SHOW CAUSE

The Florida Bar, petitioner, pursuant to Rule 3-7.11(f), Rules Regulating The Florida Bar, files this Petition for Contempt and Order to Show Cause, and states:

- 1. A copy of the Grievance Committee Finding of Non-Compliance and Failure to Respond to Official Bar Inquiry and Contempt is attached to this Petition as "**TFB Exhibit A.**"
- 2. As of the date of the service of this Petition, respondent has failed to respond to an official bar subpoena duces tecum.
- This is the second petition for contempt pending before this
   Court.
- 4. Respondent failed to respond to this Court's Order to Show Cause in the SC21-96, which was due on February 10, 2021. In that case,

respondent also failed to respond to eight separate grievances, including two trust account overdraft notices.

- 5. Since those two overdrafts, the bar has received six additional trust account overdraft notices pertaining to the same trust account, attached hereto as "TFB Composite Exhibit B."
- 6. The bar issued a subpoena requesting trust account records, which is the subject matter of this Petition for Contempt. Despite acceptance of said subpoena via email, respondent has failed to comply. See p. 11 of "TFB Exhibit A."
- 7. Respondent has impeded the bar's investigation in to whether she has misappropriated funds belonging to her clients or others.
- 8. Respondent has recently received two additional grievances, which she has failed to respond to, which may require the filing of a third petition for contempt soon. Respondent's actions have become a drain on the bar and this Court's resources during a pandemic in which our administration is already working under dire circumstances and limited resources.

<sup>&</sup>lt;sup>1</sup> Since respondent was not responding to her record bar email address or record bar U.S. mailing address, the bar used its investigatory resources to discover a personal AOL email address.

- 9. The gravamen of most of the complaints is that respondent accepted representation, and in some cases funds, to represent the clients, failed to do work in furtherance of said representation and failed to communicate with the clients despite several attempts.
- 10. Respondent has abandoned her legal practice and her obligations to the bar and should be disbarred. *The Florida Bar v. Ribowski-Cruz*, 529 So. 2d 1100 (Fla. 1988)(Attorney, who abandons her law practice without notice to her clients and without taking any steps to allow clients or Bar to contact her, will be disbarred.); *see also The Florida Bar v. Kovacs*, SC18-373, 2018 WL 2214294 (Fla. May 15, 2018)(disbarring Kovacs after failing to comply with a grievance committee subpoena and this Court's Order to Show Cause).
- 11. The other members of The Florida Bar should not have to pay for respondent's failure to respond to an official bar subpoena duces tecum and the initiation of the instant proceeding. Therefore, the bar is requesting administrative costs of \$1,250.00 against respondent.

WHEREFORE, The Florida Bar requests that this Court disbar respondent.

Respectfully submitted,

1335

Linda Ivelisse Gonzalez
Bar Counsel
The Florida Bar
Ft. Lauderdale Branch Office
Lake Shore Plaza II
1300 Concord Terrace, Suite 130
Sunrise, Florida 33323
(954) 835-0233
Florida Bar No. 63910
Igonzalez@floridabar.org

### **CERTIFICATE OF SERVICE**

I certify that this Amended Petition for Contempt and Order to Show Cause has been E-Filed with The Honorable John A. Tomasino, Clerk of the Supreme Court of Florida, using the E-Filing Portal and that a copy has been furnished by United States Mail via Certified Mail No. 7017 0530 0000 0474 9108, return receipt requested, to Colleen E. Huott, Respondent, Huott Law, 2385 NW Executive Center Dr., Suite 100, Boca Raton, FL 33431-8510, and via email to <a href="mailto:huott@huottlaw.com">huott@huottlaw.com</a> and <a href="mailto:cehuott@aol.com">cehuott@aol.com</a>; with a copy to Staff Counsel, The Florida Bar, 651 E. Jefferson Street, Tallahassee, FL 32399-2300, via email to <a href="mailto:psavitz@floridabar.org">psavitz@floridabar.org</a>, on this 15th day of March, 2021.

Linda Ivelisse Gonzalez, Bar Counsel

# NOTICE OF TRIAL COUNSEL AND DESIGNATION OF PRIMARY EMAIL ADDRESS

PLEASE TAKE NOTICE that the trial counsel in this matter is Linda Ivelisse Gonzalez, Bar Counsel, whose address, telephone number and primary and secondary email addresses are The Florida Bar, Fort Lauderdale Branch Office, Lake Shore Plaza II, 1300 Concord Terrace, Suite 130, Sunrise, FL 33323, (954) 835-0233, <a href="mailto:lgonzalez@floridabar.org">lgonzalez@floridabar.org</a> and <a href="mailto:dmacha@floridabar.org">dmacha@floridabar.org</a>. Respondent need not address pleadings, correspondence, etc. in this matter to anyone other than trial counsel and to Staff Counsel, The Florida Bar, 651 E. Jefferson Street, Tallahassee, FL 32399-2300, via email to <a href="mailto:psavitz@floridabar.org">psavitz@floridabar.org</a>.

# IN THE SUPREME COURT OF FLORIDA (Before a Grievance Committee)

THE FLORIDA BAR,	The Florida Bar File No. 2021-50,171(15C)		
Complainant,	NO. 2021-30,17 1(13C)		
V.			
COLLEEN E. HUOTT,			
Respondent.			

## GRIEVANCE COMMITTEE FINDING OF NON-COMPLIANCE AND FAILURE TO RESPOND TO OFFICIAL BAR INQUIRY AND CONTEMPT

On February 24, 2021, pursuant to Rule 3-7.11(f), Rules Regulating The Florida Bar, the Fifteenth Judicial Circuit Grievance Committee "C" considered whether to issue a Finding of Non-Compliance and Failure to Respond to Official Bar Inquiry and Finding of Contempt and made the following findings:

1. The Florida Bar served a subpoena duces tecum dated December 3, 2020 on respondent by email. Respondent agreed to this service by email dated December 11, 2020. A copy of the subpoena and respondent's email accepting service were attached to the Request for Issuance of Notice of Non-Compliance and Finding of Contempt as "Composite Exhibit A".

- 2. Pursuant to the subpoena respondent was to produce all documents by January 4, 2021.
- 3. Respondent failed to respond to The Florida Bar as requested in the subpoena duces tecum dated December 3, 2020.
- 4. Respondent was given notice that on February 24, 2021, the Fifteenth Judicial Circuit Grievance Committee "C" would hold a hearing on the Request for Issuance of Notice of Non-Compliance and Finding of Contempt. Copies of the Notice of Hearing and the Request for Issuance of Notice of Non-Compliance and Finding of Contempt are attached hereto as "Composite Exhibit 1".
- Respondent made no response to the Request for Issuance of
   Notice of Non-Compliance and Finding of Contempt.
- 6. As of the date of the Request for Issuance of Notice of Non-Compliance and Finding of Contempt, respondent has failed to respond to the official Bar subpoena duces tecum dated December 3, 2020.
- 7. The Grievance Committee found that respondent failed to show good cause for failing to respond to the official bar subpoena duces tecum.
- 8. The Grievance Committee found respondent to be in contempt and requested The Florida Bar to file a Petition for Contempt and Order to Show Cause with the Supreme Court.

Dated this \_\_\_\_\_\_ day of February, 2021.

Fifteenth Judicial Circuit Grievance Committee "C"

Antonio Campos, Chair

#### **CERTIFICATE OF SERVICE**

I certify that the original of the foregoing Grievance Committee Finding of Non-Compliance and Failure to Respond to Official Bar Inquiry and Contempt has been furnished by regular U.S. Mail to Colleen E. Huott, Respondent, 2385 NW Executive Center Dr., Suite 100, Boca Raton, FL 33431-8510 and via e-mail to <a href="https://huottlaw.com">huott@huottlaw.com</a> and <a href="https://eehuott@aol.com">cehuott@aol.com</a>; via email to Ronald Peter Ponzoli Jr., Designated Reviewer, 515 N. Flagler Dr., Suite 1425, West Palm Beach, FL 33401-4349, at <a href="mailto:ron.ponzoli@gray-robinson.com">robinson.com</a>; and to Staff Counsel, The Florida Bar, 651 E. Jefferson Street, Tallahassee, FL 32399-2300, via e-mail at <a href="mailto:psavitz@floridabar.org">psavitz@floridabar.org</a>, on this <a href="mailto:psavitz@floridabar.org">1st</a> day of <a href="mailto:mailto:March">March</a>, 2021.

CACO

Linda Ivelisse Gonzalez, Bar Counsel



Ft. Lauderdale Branch Office Lake Shore Plaza II 1300 Concord Terrace, Suite 130 Sunrise, Florida 33323 (954) 835-0233

Joshua E. Doyle Executive Director 850/561-5600 www.floridabar.org

February 8, 2021

VIA E-Mail to <a href="mailto:huott@huottlaw.com">huott@huottlaw.com</a> and <a href="mailto:cehuott@aol.com">cehuott@aol.com</a> and by regular U.S. Mail

Ms. Colleen E. Huott 2385 NW Executive Center Dr., Suite 100 Boca Raton, FL 33431-8510

Re: Complaint by The Florida Bar against Colleen E. Huott

The Florida Bar File No. 2021-50,171(15C)

Dear Ms. Huott:

This letter is to advise you that the Fifteenth Judicial Circuit Grievance Committee "C" will consider the above-referenced case on **February 24, 2021**, pursuant to Rule 3-7.4, Rules Regulating The Florida Bar. The matter to be heard is the **Request for Issuance of Notice of Non-Compliance and Finding of Contempt.** 

You have the opportunity to make a written statement, sworn or unsworn, explaining, refuting or admitting the alleged misconduct. This statement must be received by me no later than 5 days prior to the scheduled meeting date. Pursuant to Rules Regulating The Florida Bar 3-7.4, the respondent has no right to personally appear before the committee. You may request permission to appear before the committee by submitting a written detailed explanation of the need for a hearing which must include a summary of the information anticipated to be developed through personal appearance. The rules do not allow for any right of appeal of the committee's decision allowing or disallowing a personal appearance.

Sincerely,

Linda Ivelisse Gonzalez

Bar Counsel

Enclosure: Grievance Committee Roster

cc: Antonio Campos, Chair

Ronald Peter Ponzoli Jr., Designated Reviewer

### THE FLORIDA BAR

#### FIFTEENTH JUDICIAL CIRCUIT GRIEVANCE COMMITTEE "C"

Antonio Campos, Esq., Chair Robertson Anschutz & Schneid

Lara Suzanne Shiner, Esq., Vice Chair

Marissa Maxine Yaker, Esq.

Ori Feistmann Silver, Esq. Assistant State Attorney

Ellen M. Leibovitch, Esq. Assouline & Berlowe, PA

Madeline Tabin (N/L)

Jane Swanko (N/L)

#### NOTE:

The above list of grievance committee members is furnished in accordance with Rules Regulating The Florida Bar, chapter 3, Rule 3-7.4, solely for the purpose of determining whether a basis for recusal may exist with respect to any particular member or members of the grievance committee who may hear the matter under consideration. Rule 3-3.4(c) precludes a member of a grievance committee from performing a grievance committee function when that member: (1) is related by blood or marriage to the complainant or respondent; (2) has a financial, business, property or personal interest in the matter under consideration, or with the complainant or respondent; (3) has a personal interest which could be affected by the outcome of the proceedings or which could affect the outcome; or (4) is prejudiced or biased toward either the complainant or the respondent. The individual members of the grievance committee, other than the investigating member, should not be contacted concerning the merits of the matter under consideration. If you determine that a member of the grievance committee should recuse himself or herself from hearing the matter under consideration, you should contact the staff attorney with The Florida Bar who is assigned your file and the grievance committee chair.

Effective 11/1/20

## IN THE SUPREME COURT OF FLORIDA (Before a Grievance Committee)

THE FLORIDA BAR,	The Florida Bar File No. 2021-50,171(15C)		
Complainant,	140. 2021-30,17 1(130)		
V.			
COLLEEN E. HUOTT,			
Respondent.			

## REQUEST FOR ISSUANCE OF NOTICE OF NON-COMPLIANCE AND FINDING OF CONTEMPT

Pursuant to Rule 3-7.11(f)(2), Rules Regulating The Florida Bar, the undersigned Bar counsel requests that on **February 24, 2021**, the Fifteenth Judicial Circuit Grievance Committee "C," hear the issue of whether respondent shall be found in contempt for failure to respond to an official Bar subpoena duces tecum without good cause shown and states the following:

1. The Florida Bar served a subpoena duces tecum dated December 3, 2020 on respondent by email. Respondent agreed to this service by email dated December 11, 2020. A copy of the subpoena and respondent's email accepting service are attached hereto as "Composite Exhibit A".

- 2. Pursuant to the subpoena respondent was to produce all documents by January 4, 2020.
- 3. As of the date of this Request for Issuance of Notice of Non-Compliance and Finding of Contempt, the respondent has failed to respond to an official Bar subpoena duces tecum without good cause.

WHEREFORE, the undersigned Bar counsel respectfully requests that this Grievance Committee issue its findings as to whether respondent has failed to respond to an official Bar subpoena duces tecum and whether respondent should be held in contempt for failure to respond to an official Bar subpoena.

Respectfully submitted,

Linda Ivelisse Gonzalez, Bar Counsel

The Florida Bar

Ft. Lauderdale Branch Office

Lake Shore Plaza II

1300 Concord Terrace, Suite 130

Sunrise, Florida 33323

(954) 835-0233

Florida Bar No. 63910

Igonzalez@floridabar.org

#### **CERTIFICATE OF SERVICE**

I certify this Request for Issuance of Notice of Non-Compliance and Finding of Contempt has been furnished by regular U.S. Mail and email to respondent, Colleen E. Huott, 2385 NW Executive Center Dr., Suite 100, Boca Raton, FL 33431-8510; <a href="https://doi.org/10.100/">huott@huottlaw.com</a> and <a href="mailto:cehuott@aol.com">cehuott@aol.com</a>; and via email to Antonio Campos, Chair, 6409 Congress Ave., Suite 100, Boca Raton, FL 33487-2853, <a href="mailto:acampos@raslg.com">acampos@raslg.com</a>; Ronald Peter Ponzoli Jr., Designated Reviewer, 515 N. Flagler Dr., Suite 1425, West Palm Beach, FL 33401-4349; <a href="mailto:ron.ponzoli@gray-robinson.com">ron.ponzoli@gray-robinson.com</a>; and to Staff Counsel, The Florida Bar, 651 E. Jefferson Street, Tallahassee, FL 32399-2300 via email at <a href="mailto:psavitz@floridabar.org">psavitz@floridabar.org</a>, dated this 8th day of February, 2021.

Linda Ivelisse Gonzalez, Bar Counsel

#### IN THE SUPREME COURT OF FLORIDA (Before a Grievance Committee)

THE FLORIDA BAR.

Witness Subpoena Duces Tecum
[To Testify and Produce Evidence]

IN RE: CONFIDENTIAL PROCEEDING BY THE FLORIDA BAR UNDER THE RULES OF DISCIPLINE.

The Florida Bar File No. 2021-50,171(15C)

TO: Colleen E. Huott
2385 NW Executive Center Dr., Suite 10
Boca Raton, FL 33431-8510

huott@huottlaw.com

YOU ARE HEREBY COMMANDED to produce by email to Carl Totaro, Branch Auditor, ctotaro@floridabar.org, by the thirtieth (30<sup>th</sup>) day following service of this subpoena, the following documents:

1. Unredacted copies of bank statements, check stubs, canceled checks (front and back), detailed wire transfers (incoming & outgoing) in addition to basic wire information captured on bank statements, detailed fund transfers (incoming & outgoing), cashier's checks issued with supporting documentation, bank deposit slips, cash receipts and disbursements journal, all client ledgers (active and closed with activity or a balance)<sup>1</sup>, monthly bank reconciliations, monthly comparisons<sup>2</sup> and annual detailed listing of trust liabilities for your trust accounts, all executed HUD-1 statements with settlement statement balance sheets for all real estate transactions, all closing statements from any type of case, all fee agreements, and any documentary evidence supporting all trust disbursements, transfers and receipts for any trust account in which you have a signatory capacity as well as all supporting documentation for any other account in which the funds pertaining to clients were placed. In addition, a copy of the law firm written plan in place for supervision and compliance for each of the firm's trust account(s).

Request number 1 applies for all records and documentation maintained for the period beginning July 1, 2020 through November 30, 2020.

<sup>&</sup>lt;sup>1</sup> Active and closed ledgers must also include ledgers equaling the beginning trust account bank balance as of the beginning of the period requested.

<sup>&</sup>lt;sup>2</sup> The monthly comparison is an important trust account record. It lists a comparison between the total of all client liabilities held in trust as of each month end per your client ledgers, which is agreed to the reconciled bank balance (from the monthly bank reconciliations), together with specific descriptions and reasons of any differences between the 2 totals.

Please note that if any entrusted monies that belonged in trust, have been deposited in any non-trust account (such as operating or personal) during this period of time, you are hereby compelled to produce the documents itemized above for that account(s) as well.

If you have any questions regarding this matter, please contact Carl Totaro at The Florida Bar (954) 835-0233, extension 4138.

Dated this 3 day of December, 2020.

RETURN OF SERVICE

I CERTIFY that the foregoing subpoena was served this day of , 2020, by

(method of service)

THE FLORIDA BAR
Grievance Committee "15C"

Antonio Campos, Chair

(Signature and Title of Person Making Service)

Rule 3-7.4(h) Rights and Responsibilities of the Respondent. The respondent may be required to testify and to produce evidence as any other witness unless the respondent claims a privilege or right properly available to the respondent under applicable federal or state law. The respondent may be accompanied by counsel. At a reasonable time before any finding of probable cause or minor misconduct is made, the respondent shall be advised of the conduct which is being investigated and the rules that may have been violated. The respondent shall be provided with all materials considered by the committee and shall be given an opportunity to make a written statement, sworn or unsworn, explaining, refuting, or admitting the alleged misconduct.

Rule 3-7.4(i) Right of the Complaining Witness. The complaining witness is not a party to the disciplinary proceeding. Unless found to be impractical by the chair of the grievance committee due to unreasonable delay or other good cause, the complainant shall be granted the right to be present at any grievance committee hearing when the respondent is present before the committee. Neither unwillingness nor neglect of the complaining witness to cooperate, nor settlement, compromise, or restitution will excuse the completion of an investigation. The complaining witness shall have no right to appeal.

Rule 3-7.11(d)(7) Contempt. Any persons who without adequate excuse fail to obey such a subpoena served upon them may be cited for contempt of this court in the manner provided by this rule.

IN ACCORDANCE WITH THE AMERICANS WITH DISABILITIES ACT, PERSONS WITH DISABILITIES NEEDING A SPECIAL ACCOMMODATION TO PARTICIPATE IN THIS PROCEEDING SHOULD CONTACT BAR COUNSEL AT 954-835-0233 NOT LATER THAN 7 DAYS PRIOR TO THE PROCEEDING.

2 TFB File No. 2021-50,171(15C) **Received** Fri 12/11/2020 12:39PM

From Berrena, John
Subject FW: subpoena
To Gonzalez, Linda
cc Macha, Dana

bcc

From: Colleen Vasile <cehuott@aol.com>
Sent: Friday, December 11, 2020 12:14 PM
To: Berrena, John <JBerrena@floridabar.org>

Subject: Re: subpoena

Thank you. I accept the service via email.

On Dec 10, 2020, at 11:38 AM, Berrena, John < JBerrena@floridabar.org > wrote:

?

Good morning Colleen,

After our conversation this morning, I contacted Bar Counsel and she said if you're agreeable to accept service of the subpoena by email that is fine. She requested that you send an email reply acknowledging that you received the subpoena and will accept service via email. If you have any questions please email Bar Counsel, Linda Gonzalez. I appreciate your time.

Thank you,

John

John Berrena
Staff Investigator
The Florida Bar, Ft. Lauderdale Branch
1300 Concord Terrace, Suite 130
Sunrise, Florida 33323
954-835-0233 ext. 4127
jberrena@floridabar.org

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. <Subpoena to Huott.pdf>



NOV 2 3 2920

STAFF COUNSEL - THE FLORIDA BAR ATTN: ATTORNEY TRUST ACCOUNT REPORTING 651 EAST JEFFERSON ST **TALLAHASSEE, FL 32399-2300** 

LEGAL DIVISION TALLAHASSEE, FLORIDA

Wells Fargo Bank, N.A. - Overdrawn IOLTA/Attorney Trust Accounts

11/13/2020 287

Account Number

**Account Name and Address** 

XXXXXXXXXXX4895

HUOTT LAW, P.A.

3335 NW BOCA RATON BLVD BOCA RATON FL 33431-6623

Account Balance	Transaction Description	Transaction Amount	Action	Fee
-\$1,539.52	VENMO ADDFUNDS 4763014007 COLLEEN V	\$1500.00	PAID	\$35.00

**END OF REPORT** 

**TFB Composite Exhibit B** 





DEC 2 9 2020

LEGAL DIVISION TALLAHASSEE, FLORIDA

STAFF COUNSEL - THE FLORIDA BAR ATTN: ATTORNEY TRUST ACCOUNT REPORTING 651 EAST JEFFERSON ST TALLAHASSEE, FL 32399-2300

Wells Fargo Bank, N.A. - Overdrawn IOLTA/Attorney Trust Accounts

12/15/2020

287

**Account Number** 

**Account Name and Address** 

XXXXXXXXXXX4895

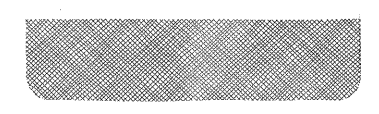
HUOTT LAW, P.A.

3335 NW BOCA RATON BLVD BOCA RATON FL 33431-6623

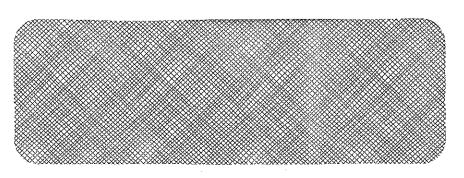
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DEC 2 9 2020

LEGAL DIVISION TALLAHASSEE, FLORIDA

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DEC 2 9 2020

STAFF COUNSEL - THE FLORIDA BAR ATTN: ATTORNEY TRUST ACCOUNT REPORTING 651 EAST JEFFERSON ST TALLAHASSEE, FL 32399-2300

LEGAL DIVISION TALLAHASSEE, FLORIDA

Wells Fargo Bank, N.A. - Overdrawn IOLTA/Attorney Trust Accounts

12/14/2020 287

**Account Number** 

**Account Name and Address** 

XXXXXXXXXXX4895

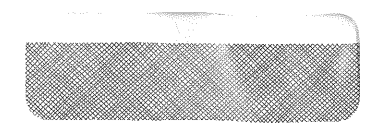
HUOTT LAW, P.A.

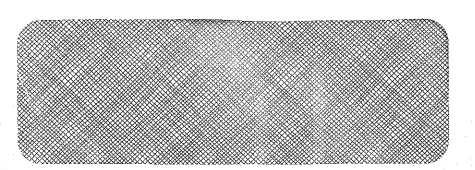
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Account Balance	Transaction Description	Transaction Amount	Action	Fee
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The Florida Bar RECEIVED

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LEGAL DIVISION TALLAHASSEE, FLORIDA



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LEGAL DIVISION TALLAHASSEE, FLORIDA

STAFF COUNSEL - THE FLORIDA BAR ATTN: ATTORNEY TRUST ACCOUNT REPORTING 651 EAST JEFFERSON ST TALLAHASSEE, FL 32399-2300

Wells Fargo Bank, N.A. - Overdrawn IOLTA/Attorney Trust Accounts

01/06/2021

287

**Account Number** 

**Account Name and Address** 

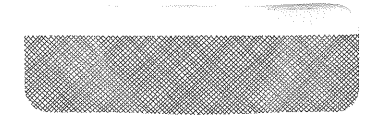
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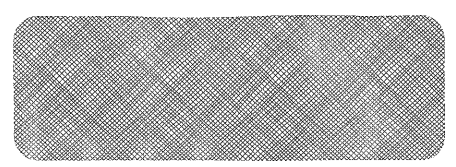
HUOTT LAW, P.A.

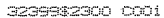
3335 NW BOCA RATON BLVD BOCA RATON FL 33431-6623

> Action Transaction Fee Account **Transaction Description** Amount Balance \$218.05 -\$249.87 FPL DIRECT DEBIT ELEC PYMT RETU \$35.00 01/21 79

**END OF REPORT** 









JAN 1 4 2021

TALLAMASSEE, FLORIDA

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STAFF COUNSEL - THE FLORIDA BAR ATTN: ATTORNEY TRUST ACCOUNT REPORTING 651 EAST JEFFERSON ST **TALLAHASSEE, FL 32399-2300** 

Wells Fargo Bank, N.A. - Overdrawn IOLTA/Attorney Trust Accounts

01/12/2021 287

**Account Number Account Name and Address** 

XXXXXXXXXXX4895 **HUOTT LAW, P.A.** 

> 3335 NW BOCA RATON BLVD BOCA RATON FL 33431-6623

Account Balance	Transaction Description	Transaction Amount	Action	Fee
-\$71.81	Greenlight WEB PMTS 011221	\$4.99	RETU	\$0.00
	PQKWNF C			

**END OF REPORT** 

The Florida Bar RECEIVED

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LEGAL DIVISION TALLASASSEE, RECEIDA





FEB 2 2 2021

STAFF COUNSEL - THE FLORIDA BAR ATTN: ATTORNEY TRUST ACCOUNT REPORTING 651 EAST JEFFERSON ST **TALLAHASSEE, FL 32399-2300** 

LEGAL DIVISION TALLAHASSEE, FLORIDA

Wells Fargo Bank, N.A. - Overdrawn IOLTA/Attorney Trust Accounts

02/16/2021

287

**Account Number** 

**Account Name and Address** 

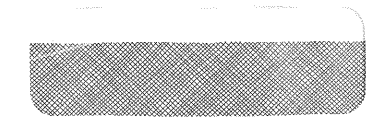
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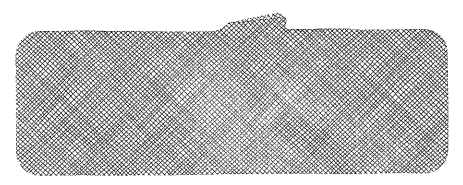
HUOTT LAW, P.A.

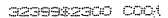
3335 NW BOCA RATON BLVD BOCA RATON FL 33431-6623

Account Balance	Transaction Description	Transaction Amount	Action	Fee
-\$70.75 VE	NMO PAYMENT 5275993753	\$73.93	PAID	\$35.00
	COLLEEN VA			

**END OF REPORT** 









U.S. POSTAGE >> PITNEY BOWES

V. T. P. 28269 S. O.O. 5.1°

O. 2. 4W

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FEB 2 2 2021

LEGAL DIVISION
TALLAHASSEE, FLORIDA

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