# BEFORE THE BOARD OF DISCIPLINARY APPEALS APPOINTED BY THE SUPREME COURT OF TEXAS

IN THE MATTER OF

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JOSEPH M. BRUNO

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**CAUSE NO. 59816** 

STATE BAR CARD NO. 00788860

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#### AGREED JUDG MENT OF PARTIALLY PROBATED SUSPENSION

On this day, the above-styled and numbered reciprocal disciplinary action was called for hearing before the Board of Disciplinary Appeals. Petitioner appeared by attorney and Respondent appeared in person as indicated by their respective signatures below and announced that they agree to the findings of fact, conclusions of law and orders set forth below solely for the purposes of this proceeding which has not been fully adjudicated. The Board of Disciplinary Appeals, having reviewed the file and in consideration of the agreement of the parties, is of the opinion that Petitioner is entitled to entry of the following findings and orders:

#### Findings of Fact. The Board of Disciplinary Appeals finds that:

- (1) Respondent, Joseph M. Bruno, Bar Card No. is 00788860, is an attorney who is licensed and currently authorized to practice law in the State of Texas.
- (2) On or about October 9, 2017, an Order/Per Curiam (Exhibit 1) was entered by Supreme Court of the State of Louisiana in a matter styled: In Re: Joseph M. Bruno, Number No. 2017-B-1012, which states in pertinent part as follows:
  - ...Upon review of the findings and recommendations of the hearing committee and disciplinary board, and considering the record, it is ordered that Joseph M. Bruno, Louisiana Bar Roll number 3604, be and he hereby is suspended from the practice of law for a period of ninety days. It is further ordered that all but thirty days of the suspension shall be deferred...
- (3) In the Order/Per Curiam it was established that Respondent, in an insurance property claim matter, failed to communicate with his client for approximately nine months, during which time the prescription ran on his claim against the insurance company, thereby violating Rules of Professional Conduct 1.3 failure to act with reasonable diligence and

promptness in representing a client; 1.4 - failure to communicate with a client; and 8.4(a) - violation of the Rules of Professional Conduct. The board agreed with the committee that respondent acted both negligently and knowingly - negligently in the specific failure to exercise due diligence and to communicate adequately, but knowingly to the extent that he relied on case management procedures that failed in this instance. Respondent's misconduct caused actual harm because his client lost his right of action against the insurance company. However, the extent of the harm does not appear to be significant because the client ultimately accepted the offer from the insurance company, and there is no evidence that the client would have obtained a greater recovery from the insurance company had a lawsuit been filed.

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- (4) Respondent, Joseph M. Bruno, is the same person as the Joseph M. Bruno, who is the subject of the Order Per Curium filed before the Supreme Court of the State of Louisiana; and
- The Order Per Curium filed before Supreme Court of the State of Louisiana (5) is final.

Conclusions of Law. Based upon the foregoing findings of facts the Board of Disciplinary Appeals makes the following conclusions of law:

- This Board has jurisdiction to hear and determine this matter. Tex. R. (1)Disciplinary P. 7.08(H) ("TRDP"):
- Reciprocal discipline identical, to the extent practicable, to that imposed **(2)** by the Supreme Court of the State of Louisiana is warranted in this case. TRDP 9.03
- (3) Respondent should be suspended from the practice of law for a period of ninety days with all but thirty days of the suspension being deferred.
- (4) This Board retains jurisdiction during the full term of probation imposed by this judgment to hear a motion to revoke probation.

It i	is, accordin	gly, O	RDERE	D, AI	JUD	GED, a	nd D	ECREED	that Respond	dent, Joseph	ı M.
Bruno	, State Bar	Card N	ło. 0078	8860,	is he	reby susp	pend	ed from the	e practice of	law for a pe	riod
of thir	ty (30) da	ys beg	inning _				2 ر	018, and e	ending		
2018,	followed	by a	sixty	(60)	day	period	of	probated	suspension	beginning	on
		, 201	18 and e	nding (	on			, 20	18, under the	following te	rms

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and conditions:

Terms of Active Suspension

It is further ORDERED that during the term of active suspension ordered herein, or that

may be imposed upon Respondent by the Board of Disciplinary Appeals as a result of a probation

revocation proceeding, Respondent shall be prohibited from practicing law in Texas; holding

himself out as an attorney at law; performing any legal services for others; accepting any fee

directly or indirectly for legal services; appearing as counsel or in any representative capacity in

any proceeding in any Texas or Federal court or before any administrative body; or holding himself

out to others or using his] name, in any manner, in conjunction with the words "attorney at law,"

"attorney," "counselor at law," or "lawyer."

It is further ORDERED that, within ten (10) days of the signing of this judgment,

Respondent shall notify each of Respondent's current clients and opposing counsel in writing of

this suspension.

In addition to such notification, it is further ORDERED Respondent shall return any files,

papers, unearned monies and other property belonging to current clients in Respondent's

possession to the respective clients or to another attorney at the client's request.

It is further ORDERED Respondent shall file with the State Bar of Texas, Chief

Disciplinary Counsel's Office, P.O. Box 12487, Austin, TX 78711-2487 (1414 Colorado St.,

Austin, TX 78701), within fifteen (15) days of the signing of this judgment, an affidavit stating all

current clients and opposing counsel have been notified of Respondent's suspension and that all

files, papers, monies and other property belonging to all current clients have been returned as

ordered herein.

It is further ORDERED Respondent shall, within ten (10) days of the signing of this

Agreed Judgment of Partially Probated Suspension Bruno

judge or officer and chief justice of each and every justice of the peace, judge, magistrate, administrative judge or officer and chief justice of each and every court or tribunal in which Respondent has any matter pending of the terms of this judgment, the style and cause number of the pending matter(s), and the name, address and telephone number of the client(s) Respondent is representing.

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It is further ORDERED Respondent shall file with the State Bar of Texas, Chief Disciplinary Counsel's Office, P.O. Box 12487, Austin, TX 78711-2487 (1414 Colorado St., Austin, TX 78701), within fifteen (15) days of the signing of this judgment, an affidavit stating Respondent has notified in writing each and every justice of the peace, judge, magistrate, and chief justice of each and every court in which Respondent has any matter pending of the terms of this judgment, the style and cause number of the pending matter(s), and the name, address and telephone number of the client(s) Respondent is representing in Court.

It is further ORDERED that, within ten (10) days of the signing of this judgment, Respondent shall surrender his law license and permanent State Bar Card to the State Bar of Texas, Chief Disciplinary Counsel's Office, P.O. Box 12487, Austin, TX 78711-2487 (1414 Colorado St., Austin, TX 78701), to be forwarded to the Supreme Court of Texas.

### **Terms of Probation**

It is further ORDERED that during all periods of suspension, Respondent shall be under the following terms and conditions:

- 1. Respondent shall not violate any term of this judgment.
- 2. Respondent shall not engage in professional misconduct as defined by Rule 1.06(W) of the Texas Rules of Disciplinary Procedure.
- 3. Respondent shall not violate any state or federal criminal statutes.
- 4. Respondent shall keep State Bar of Texas membership department notified of current mailing, residence and business addresses and telephone numbers.
- 5. Respondent shall comply with Minimum Continuing Legal Education requirements.
- 6. Respondent shall comply with Interest on Lawyers Trust Account (IOLTA)

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7. Respondent shall promptly respond to any request for information from the Chief Disciplinary Counsel in connection with any investigation of any allegations of professional misconduct.

Probation Revocation

Upon determination that Respondent has violated any term or condition of this judgment

or of the disciplinary order or judgment entered in Louisiana, the Chief Disciplinary Counsel

may, in addition to all other remedies available, file a motion to revoke probation pursuant to

TRDP 2.23 with this Board and serve a copy of the motion on Respondent pursuant to

Tex.R.Civ.P. 21a.

This Board will conduct an evidentiary hearing to determine by a preponderance of the

evidence whether Respondent has materially violated any term or condition or requirement of

any applicable disciplinary judgment. If this Board finds grounds for revocation, it will enter

an order revoking probation and placing Respondent an active suspension from the date of

such revocation order without credit for any term of probation served prior to revocation.

It is further ORDERED that any conduct on the part of Respondent which serves as the

basis for a motion to revoke probation may also be brought as independent grounds for discipline

as allowed under the Texas Disciplinary Rules of Professional Conduct and Texas Rules of

Disciplinary Procedure.

Cianad this

dayof

Signed this day of	2016.	
	Chair Presiding	
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## APPROVED AS TO FORM AND CONTENT:

Amanda M. Kates

Assistant Disciplinary Counsel State Bar Card No. 24075987

Attorney for Petitioner

Joseph NJ. Druno

State Bal Card No. 00788860 Attorney for Respondent