



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

THE BOARD of DISCIPLINARY APPEALS  
Appointed by the Supreme Court of Texas

<b>IN THE MATTER OF</b>	§	
<b>KENNETH J. CHESEBRO</b>	§	<b>CAUSE NO. 69583</b>
<b>STATE BAR CARD NO. 04184400</b>	§	

**THE COMMISSION FOR LAWYER DISCIPLINE'S NOTICE OF NONSUIT**

TO THE HONORABLE BOARD OF DISCIPLINARY APPEALS:

COMES NOW, Petitioner, the Commission for Lawyer Discipline (the "Commission"), and pursuant to Texas Rule of Civil Procedure 162, files this notice of nonsuit of its claims in this attorney disciplinary action. Rule 162 provides a petitioner with the absolute right to take a nonsuit at any time before the introduction of its evidence other than rebuttal evidence. TEX. R. CIV. P. 162; *Morath v. Lewis*, 601 S.W.3d 785, 787-89 (Tex. 2020) (per curiam).

This action was predicated on a Final Disposition Judgment entered in Criminal Action #23SC188947; styled *State of Georgia v. Kenneth John Chesebro*, in the Superior Court of Fulton County, State of Georgia, in which Respondent pled guilty to the Felony charge of Conspiracy to Commit Filing False Documents – O.C.G.A. § 16-4-8 (the "Georgia Case"). Respondent was sentenced in Georgia for a total of five (5) years to be served on probation. Further, Respondent was sentenced per Georgia's First Offender or Conditional Discharge terms whereby upon his fulfillment of the terms of such sentence, or upon his release by the Court prior to the termination thereof, Respondent would be discharged of said offense without an adjudication of guilt and be completely exonerated.

Respondent has provided information demonstrating that on or about March 3, 2025, the Superior Court of Fulton County, State of Georgia, entered a Consent Order for Early Termination of First Offender Probation in the Georgia Case that indicates Respondent: (1) has been granted

early termination and discharge of his First Offender probation in Georgia; (2) that such discharge completely exonerates Respondent; and (3) that Respondent is considered to not ever have had a criminal conviction in the Georgia Case.

In light of the terms of the above-referenced Consent Order in the Georgia Case, the Commission believes its nonsuit of this related attorney disciplinary action is appropriate in the interest of justice.

Respectfully submitted,

**Seana Willing**  
Chief Disciplinary Counsel

**Royce Lemoine**  
Deputy Counsel for Administration/  
Austin Regional Counsel

**Amanda M. Kates**  
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Amanda M. Kates  
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ATTORNEYS FOR THE COMMISSION

### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the Notice of Nonsuit has been served on Kenneth J. Chesebro, by Email to [kenchesebro@msn.com](mailto:kenchesebro@msn.com) on the 24th day of April, 2025.



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Amanda M. Kates