

**COMMISSION FOR LAWYER
DISCIPLINE**

NO. D0091041199

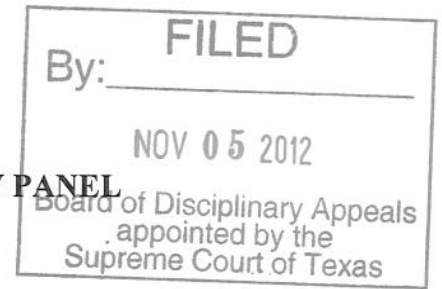
EVIDENTIARY PANEL

v.

OF DISTRICT 6-C1

JESUS MIRANDA

GRIEVANCE COMMITTEE



NOTICE OF APPEAL

Defendant, Jesus Armando Miranda, party to this case, files this Notice of Appeal seeking to alter the trial court's judgment or other appealable order.

The trial court, trial court case number and style of this matter are shown in the above caption.

The judgment or order appealed from was signed on July 19, 2012.

The order on the motion for new trial was signed on October 30, 2012.

Jesus Armando Miranda desires to appeal because the Movant showed by testimony and affidavits that he did not have actual knowledge of the default hearing and that his absence as a result of a mistake and that he has a meritorious defense.

This appeal is being taken to the Board of Disciplinary Appeals Court of Appeals.

This notice is being filed by Jesus Armando Miranda.

This is a restricted appeal, and:

- a. Appellant is a party affected by the trial court's judgment but did not participate either in person or through counsel in the hearing that resulted in the judgment complained of.
- b. Appellant did timely file either a postjudgment motion, request for findings of fact and conclusions of law, or notice of appeal.

Appellant is presumed indigent and may proceed without advance payment of costs as

provided in Rule 20.1(a)(3).

Respectfully submitted,

By: _____
Armando Miranda
312 W 12th St.
Dallas, Tx. 75208
Tel. (214) 943 4888
Email: mirandapilaw@gmail.com

CERTIFICATE OF SERVICE

I certify that on November 5, 2012 at filing@txboda.org a true and correct copy of Defendant's Notice of Appeal was served on William Garrett electronically at 972, and the electronic transmission was reported as complete.

Armando Miranda
E-mail: mirandapilaw@gmail.com

NO. D0091041199

**COMMISSION FOR LAWYER
DISCIPLINE
Plaintiff,**

V.

**JESUS ARMANDO MIRANDA
Defendant.**

IN THE DISTRICT COURT

6 JUDICIAL DISTRICT

OF DALLAS COUNTY, TEXAS

**REQUEST FOR FINDINGS OF FACT
AND CONCLUSIONS OF LAW**

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES Defendant, Jesus Armando Miranda, pursuant to Rule 296 of the Texas Rules of Civil Procedure, and requests the Court to enter written Findings of Fact and Conclusions of Law.

I.

A. Defendant files this request within 20 days of the date the Panel signed the order the motion for new trial.

B. Defendant requests the Court to enter written Findings of Fact and Conclusions of Law and mail copies to all parties.

Respectfully submitted,

By: _____
Armando Miranda
312 W 12th St.
Dallas, Tx. 75208
Tel. (214) 943 4888
Email: mirandapilaw@gmail.com

COURT'S ANNOTATION

Defendant's Request for Findings of Fact and Conclusions of Law has been called to my attention on November_____, 2012.

PANEL CHAIR

NOTICE OF HEARING

The above and foregoing Defendant's Request for Findings of Fact and Conclusions of Law is set for hearing on _____, 2012 at _____, in the Evidentiary panel 6C-1 Dallas, Texas.

Armando Miranda

CERTIFICATE OF SERVICE

I certify that on November 5, 2012 a true and correct copy of Defendant's Request for Findings of Fact and Conclusions of Law was served by facsimile transmission on William Garrett at 9723832935.

Armando Miranda

NO. D0091041199

COMMISSION FOR LAWYER	§	IN THE DISTRICT COURT
DISCIPLINE	§	
Plaintiff,	§	
	§	
V.	§	6 JUDICIAL DISTRICT
	§	
JESUS ARMANDO MIRANDA	§	
Defendant.	§	OF DALLAS COUNTY, TEXAS

PRO BONO PAUPER'S OATH

THE STATE OF TEXAS,)
)
 COUNTY OF DALLAS)

BEFORE ME, the undersigned authority, on this day personally appeared Jesus Armando Miranda, Defendant, who, being by me duly sworn, on oath stated as follows:

"My name is Jesus Armando Miranda. I am the Defendant in the above-referenced cause.

"My monthly income consists of about \$2,000.00 per month.

"I am employed at self employed as a contract paralegal.

"I receive no child support.

"I receive no social security payments.

"I receive no public assistance payments.

"I have no other income or assets.

"I do not own real estate, not including a homestead.

"I own no stocks or bonds.

"I own no other property.

"I currently have \$2000.00 in cash.

"I have no funds checking or savings accounts.

" My spouse monthly net income is about \$1400.00 per month; however, we have a prenuptial agreement and that income is not available to me. Her income is her separate property that

she uses to pay our children's school tuition at St. Rita Catholic School in the amount of about \$1500.00 per month.

"I have 5 dependent(s), my wife, three children and myself..

"I have debts in the total sum of a \$1,000,000.00 judgment pending against Appellant in CC 09-06255-C Dallas county, Texas

"I have approximately \$5,250.00 in monthly expenses.

"I am and have been represented by legal counsel at no cost.

"After consultation with my attorney, I believe that I have a meritorious claim.

"I am unable to pay the court costs and unable to obtain a loan for the court costs.

" Counsel in this matter has provided legal services pro bono.

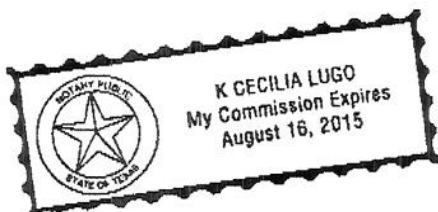
" There has not been an attorney willing to pay or advance court costs ion this matter.

" Appellant does not practice appellant law and lacks the skills and access to equipment to prepare the appendix, as required by Rule 38.5(d).

"I verify that the statements made in this affidavit are true and correct."

Jesus Armando Miranda

SUBSCRIBED AND SWORN TO BEFORE ME, on November 5, 2012



NOTARY PUBLIC, State of Texas