



F I L E D

Jun 29 2026

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

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

**IN THE MATTER OF** §  
**TIMOTHY TIEWEI WANG,** § **CAUSE NO. 73151**  
**STATE BAR CARD NO. 24067927** §

**RESPONDENT'S UNOPPOSED MOTION TO ABATE**

COMES NOW respondent Timothy T. Wang and respectfully files this Motion to Abate the reciprocal disciplinary proceeding (Cause No. 73151), and in support thereof would respectfully show the Board as follows:

**I. PROCEDURAL HISTORY**

On May 26, 2026, the Commission for Lawyer Discipline, Petitioner, filed a Petition for Reciprocal Discipline against Respondent. The Petition seeks identical discipline, to the extent practicable, from a Final Order issued by the United States Patent and Trademark Office (USPTO) in the matter styled *In the Matter of Timothy Tiewei Wang*, Proceeding No. D2025-21, in which Respondent agreed to the entry of an order reprimanding Respondent and placing him on probation for eighteen (18) month. The USPTO Final Order is based on Respondent's certain violations with USPTO's electronic trademark filing signature requirement. The Board issued an Order to Show Cause on May 28, 2026, and set a hearing for July 31, 2026. The Commission served Respondent on June 4, 2026. Respondent's response to the Order to Show Cause is due July 6, 2026, pursuant to Rule 9.02 of the Texas Rules of Disciplinary Procedure.

**II. GROUNDS FOR ABATEMENT**

The Board has rejected similar petitions for reciprocal discipline based on the same electronic signature requirements for trademark filings before the USPTO. *See e.g., In the Matter of Harrison Buckland Oldham*, BODA #70709; *In the Matter of Harrison Buckland Oldham*, BODA #70709; *In the Matter of Afamefuna Ikenna Pride Okeke*, BODA #71674; and *In the Matter of Hao Ni*, BODA #71675.

On May 28, 2026, the Commission appealed BODA's two most recent rejections in the matters of Mr. Afamefuna Ikenna Pride Okeke (Case No. 26-0546) and Mr. Hao Ni (Case No. 26-0545). Both appeals remain pending before the Supreme Court of Texas. On June 22, 2026, Respondent learned that the Commission appeared to move forward with the appeals. The outcome of these two appeals could significantly affect Respondent's response to the Order to Show Cause and BODA's decision in this matter.

A plea in abatement does not challenge the merits of the underlying claim but asserts that the proceeding should not proceed at this time due to a pending event. Abating this matter will prevent undue prejudice, conserve Board resources, and allow the parties time to better resolve the matter.

Respondent has conferred with Mr. Ramiro Canales from the Office of the Chief Disciplinary Counsel. Mr. Canales confirmed that the Commission does not oppose Respondent's Motion to Abate.

### **III. PRAYER**

WHEREFORE, PREMISES CONSIDERED, Respondent respectfully requests that this Board enter an order abating this proceeding pending the resolution of the appeals of Mr. Ni and Mr. Okeke's BODA decisions before the Supreme Court of Texas, and for such other and further relief to which Respondent may be justly entitled.

Respectfully submitted,

DATED: June 28, 2026

Respectfully submitted,

By: /s/ Timothy T. Wang  
Timothy T. Wang  
Texas Bar No. 24067927  
twang@nilawfirm.com

*Pro Se Respondent*

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing has been served upon  
Disciplinary Counsel via email.

By: /s/ Timothy T. Wang  
Timothy T. Wang