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January 2, 2001 Page 2

Upon entry of the Order by the Court, please transmit a true and correct copy of the same to the undersigned in order that this office may properly give notice to all parties of the Court's disposition of such motion.

Sincerely Stèphen . Movi

Assistant Disciplinary Counsel

SAM:dsm Enclosure

 Mr. Dick DeGuerin, Attorney at Law, CMRRR 7000 0520 0017 1326 5920
Edward Gallagher III, Assistant U.S. Attorney, US Dept of Justice, P.O. Box 61129, Houston, TX 77208

P. O. Box 12487, Capitol Station, Austin, Texas 78711-2487, (512) 453-5535, (512) 453-6667 (FAX)

IN THE SUPREME COURT OF TEXAS MOTION FOR ACCEPTANCE OF RESIGNATION AS ATTORNEY AND COUNSELOR AT LAW OF JUSTIN JIN-LIN ONG

TO THE HONORABLE SUPREME COURT OF TEXAS:

Movant, JUSTIN JIN-LIN ONG, moves the Court to accept his resignation as an Attorney and Counselor at Law, showing the Court:

I.

Movant hereby resigns as an Attorney and Counselor at Law in lieu of discipline for having committed professional misconduct.

II.

Movant's License and permanent State Bar card issued by the Court on November 4, 1983, are attached hereto.

III.

Movant's State Bar card number is 15288900. Movant's address is

Movant prays that the Court accept his resignation as an Attorney and Counselor at Law and remove his names from the list of persons licensed to practice law in the State of Texas.

Respectfully submitted,

Dec. 27, 2000

Date

JUSTIN JIN-LIN ONO State Bar Card No. 15288900





Stephen A. Moyik Assistant Disciplinary Counsel Office of the Chief Disciplinary Counsel State Bar of Texas P. O. Box 12487 Austin, Texas 78711-2487 (512) 453-5535 (512) 453-6667 (Fax)

By:

State Bar Card No. 14614300

CERTIFICATE OF SERVICE

This is to certify that the above and foregoing Response has been served on Justin Jin-Lin Ong, the served on Justin Jin-Lin by delivery of a true and correct copy by Certified Mail, Return Receipt Requested and by Regular U. S. Mail, by depositing same, enclosed in a postpaid, properly addressed wrapper, in an official depository under the care and custody of the United States Postal Service on the 20 day of January, 2001.

Stephen ovik

Response of the Chief Disciplinary Counsel - Re: Mark Edward Bowers Page 3 of 3





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| | Case | | | United States Cou Southern District.of ENTERED |
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| | United S | tates Dist | trict Cour | t JUL 1 7 200 |
| 5 | | nern District (g Session in Houston | of Texas | Michael N. Milby, (|
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| UNITED STA | TES OF AMERICA | | JUDGMENT IN A C (For Offenses Committed | CRIMINAL CASE On or After November 1, 1987 |
| | v. | | | |
| JUSTIN | I JIN-LIN ONG | | Case Number: 4: | 99CR00039-001 |
| | | | Dick DeGuerin Defendant's Attorney | EXHI |
| See Additional Aliases - Sheet | | | Defendance Anomey | 4 |
| THE DEFENDANT: | | | | |
| pleaded guilty to cour | nt(s) 5SS and 16SS on | November 16, 1999 | | ALL-STATE® INT |
| | lere to count(s | | whic | h was accepted by the o |
| was found guilty on c | ount(s) | | * | after a plea of not g |
| <u>Title & Section</u> 18 U.S.C. § 1546 | <u>1 </u> | Nature of Offense | Date Offense Concluded 12/04/1996 | <u>Count Number(s)</u> 5SS |
| 26 U.S.C. § 7206(1) | Subscribi | ng to false return | 10/17/1997 | 16SS |
| 2 | т. Х. | | | |
| | Act of 1984. been found not guilty on | count(s) | s judgment. The senten | |
| the Sentencing Reform A The defendant has b Count(s) remaining | Act of 1984. been found not guilty on | count(s) | s judgment. The senten are dismissed on th | ce is imposed pursuant |
| the Sentencing Reform A | Act of 1984. been found not guilty on | count(s) | s judgment. The senten are dismissed on th rney for this district within 30 | ce is imposed pursuant e motion of the United s |
| the Sentencing Reform A The defendant has b Count(s) remaining IT IS FURTHER ORDERED name, residence, or mailing | Act of 1984. been found not guilty on that the defendant shall no address until all fines, restit | count(s) otify the United States Atto tution, costs, and special as | s judgment. The senten are dismissed on th rney for this district within 30 ssessments imposed by this | ce is imposed pursuant e motion of the United s |
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