

IN THE SUPREME COURT OF FLORIDA  
(Before a Grievance Committee)

THE FLORIDA BAR,

Complainant,

TFB File No. 2014-50,347 (15G)

v.

DAVID ANDREW JAYNES,

Respondent.

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**ADMISSION OF MINOR MISCONDUCT PURSUANT TO RULE 3-5.1(b)(5)**

Respondent says:

1. I am aware that Rule 3-5.1(b)(5) reads, in part, as follows:

A respondent may tender a written admission of minor misconduct to bar counsel or the grievance committee. An admission of minor misconduct may be conditioned upon acceptance by the grievance committee, but the respondent may not condition the admission of minor misconduct upon the method of administration of the admonishment or upon nonpayment of costs incurred in the proceedings. Such an admission may be tendered after a finding of probable cause (but before the filing of a complaint) only if such an admission has not been previously tendered. If the admission is tendered after a finding of probable cause, the grievance committee may consider such admission without further evidentiary hearing and may either reject the admission, thereby affirming its prior action, or accept the admission and issues its report of minor misconduct. If a respondent's admission is accepted by the grievance committee, the respondent may not thereafter reject a report of the committee recommending an admonishment for minor misconduct. If the admission of minor misconduct is rejected, such admission shall not be considered or used against the respondent in subsequent proceedings.

2. Pursuant to Rule 3-5.1(b)(5), I tender this admission of minor misconduct in the above-referenced case.

3. If this plea is accepted by the committee and the committee report is approved by The Florida Bar, this plea shall be in full force and effect, and I shall pay any costs incurred in the proceeding including a \$1,250.00 administrative cost.

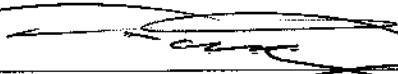
4. I am aware that the Board of Governors of The Florida Bar may order me to appear before it for administration of an admonishment.

5. If this plea is not accepted by the committee or an admonishment is not approved, this tendered plea will be null and void, and no part of the plea may be used as evidence bearing upon the complaint.

6. The following statement of particulars sets forth the minor misconduct and the Rule violations which are hereby admitted:

I was convicted of Misdemeanor Domestic Battery in New Orleans, Louisiana in violation of Rules Regulating the Florida Bar 3-4.2, 3-4.3, 4-8.4(2), and 4-8.4(b).

Dated this 19 day of August, 2014

  
David Andrew Jaynes  
Law Office of David A. Jaynes  
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# The Florida Bar

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August 8, 2014

Mr. David Andrew Jaynes  
Law Office of David A. Jaynes  
6600 S Dixie Hwy  
West Palm Beach, FL 33405-4404

Re: Complaint by The Florida Bar against David Andrew Jaynes  
The Florida Bar File No. 2014-50,347 (15G)

Dear Mr. Jaynes:

Enclosed for your signature is the Admission of Minor Misconduct in the above-referenced matter. Additional language was added to paragraph 6 which was left blank previously.

If it meets with your approval, please sign the Admission and return it to me in the enclosed envelope. I would appreciate hearing from you within 15 days so that we can finalize this matter without undue delay.

Sincerely,

Navin Ramnath  
Bar Counsel

NR/ak

Enclosures

RECEIVED AUG 18 2014