

From: "David Jones" <demodavejones@gmail.com>

Date: Jul 11, 2015 4:13 PM

Subject: Disbarment of Bob Bennett

To: <linda.acevedo@texasbar.com>

Cc:

I have known bob bennet for 30 years. I have officed with him for at least a decade. He ran a good and decent honest office for a decade or more. I never witnessed any effort on Bob's part to cheat a client and would have left or reported same if I had observed same. And I have filed violations against sitting judges so i have never been afraid to achieve results guaranteed by the bar rules against the most powerful people in our system of justice.

State Bar of Texas has routinely over the last decades refused to enforce their rules against prosecutorial misconduct to the point where innocent people have needlessly spent decades in prison because of the bars deference to prosecutorial decision making. Let's ask Michael Morton about that preference. And let's see what the bar chooses to do with Kelly Siegler.

Now it is my understanding that you are choosing to disbar Bob bennett over a fee dispute he was allowed to determine by contract with a highly informed and competent client.

And that the decision to disbar Bob was under those circumstances without precedent in the history of State Bar proceedings.

That alone should cause you to pause as you consider any penalties involved.

David Jones

State Bar number 10869 500