

**The Florida Bar  
Inquiry/Complaint Form**

**PART ONE (See Page 1, PART ONE – Complainant Information.):**

Your Name: Mario Alberto Jimenez

Organization: \_\_\_\_\_

Address: \_\_\_\_\_

City, State, Zip Code: Miami, Fl 33183

Telephone: \_\_\_\_\_

E-mail: \_\_\_\_\_

ACAP Reference No.: \_\_\_\_\_

Have you ever filed a complaint against a member of The Florida Bar: Yes  No

If yes, how many complaints have you filed? 2

Does this complaint pertain to a matter currently in litigation? Yes  No

**PART TWO (See Page 1, PART TWO – Attorney Information.):**

Attorney's Name: Sabrina Salomon

Address: 5827 Sheridan Street

City, State, Zip Code: Hollywood, Fl 33021

Telephone: 305-394-9663

**PART THREE (See Page 1, PART THREE – Facts/Allegations.): The specific thing or things I am complaining about are: (attach additional sheets as necessary)**

On December 7, 2012, while representing me in a Family Division case, # 2011-021207-FC-04, I believe that Mrs. Salomon provided me with false and misleading information that favored opposite counsel. Mrs. Salomon had initially planned to argue that the suit had been brought to harass and that "Respondent's attorney did not provide Affidavit of cost and budget so not prepared to discuss" (please see Mrs. Salomon's defense plan for that day, and e-mails I exchanged with her about our plan to appeal the order). However, on the day of the hearing, Mrs. Salomon recommended that I should agree on an order to pay for half of what opposite counsel was requesting since the judge would most likely force me to pay for the whole amount, but that once we had the opportunity to present our case, we could request to change the agreement, and I have witnesses to this fact. However, a week later, when I consulted with a different attorney about the case, I found out that agreed orders are basically impossible to change or appeal. When I told this to Mrs. Salomon, she confirmed it, and replied that she was sorry but she had made a mistake. A week after this, Mrs. Salomon called me to her office and told me that she would be withdrawing from the case because of a recent conflict of interest with a job she had accepted in a battered women's shelter associated with my ex-wife. At first, I believed that it was an honest error, but since then, I have requested her to rectify her mistake before the new judge in the case, and she had refused to do so. I am now facing jail time for my inability to pay for the agreed order, and because the new judge believes that I should have never agreed to pay if I was planning to appeal. Please, investigate and correct this inappropriate behavior.



**PART FOUR (See Page 1, PART FOUR – Witnesses.): The witnesses in support of my allegations are: [see attached sheet].**

**PART FIVE (See Page 1, PART FIVE – Signature.): Under penalties of perjury, I declare that the foregoing facts are true, correct and complete.**

Mario A. Jimenez  
\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Signature

August 18, 2013.  
\_\_\_\_\_  
Date