The Florida Bar Inquiry/Complaint Form

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

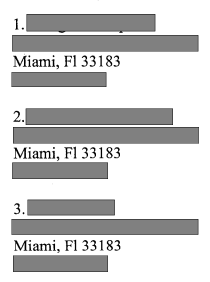
Your Name: Mario Alberto Jimenez
Organization:
Address:
City, State, Zip Code: Miami, Fl 33183
Telephone:
E-mail:
ACAP Reference No.:
Have you ever filed a complaint against a member of The Florida Bar: Yes NoX
If yes, how many complaints have you filed?
Does this complaint pertain to a matter currently in litigation? Yes X No X
PART TWO (See Page 1, PART TWO – Attorney Information.):
Attorney's Name: Yvette B. Reyes
Address: 6910 North Kendall Drive Suite 200
City, State, Zip Code: Miami, Florida 33183
Telephone: 305-663-6565

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 July 20th, 2012, Mrs. Reyes in conjunction with her partner, Ana C. Morales, knowingly and willfully presented inaccurate and misleading information to obtain an emergency order and suspend my time sharing with my kids, M-J-W and K-J-W. Mrs. Morales and Mrs. Reves after going to DCF offices and not being able to obtain copies of an ongoing DCF report, went ahead an presented an illegally obtained and outdated copy of a UM Child Protective Team document (CPT from here on), dated 6/22/12. The CPT report had erroneous information that the final DCF report later identified, but which was purposely provided to obtain the emergency order. The CPT report erroneously assumed that the kids were not attending intensive therapeutic intervention, when in fact they were both attending psychological therapies on a weekly basis under the supervision of a licensed Clinical Psychologist, Dr. Alicia Vidal-Zas secondary to the two years of parental alienation the kids suffered when their mother decided to abscond with them in Nicaragua in disobedience of a court order given in that country. The inaccurate and misleading information provided by Mrs. Morales has led to very serious psychological damage to my kids, most severely to my 10 year old son, who almost a year later of my separation and with only very limited supervised visitation with me, nearly failed 4th grade and was diagnosed with PTSD and is currently under SSRI medication. My son went from being an A and B student, dramatically improving his FCAT scores, and being named student of the month while reunited with me to presenting with terrible psychological abuse, all of which was directly caused by Mrs. Reves willingly and knowingly presenting the inaccurate and misleading CPT report. (Continues in another page).

Subsequent to my son being diagnosed with PTSD, the court accepted to hear evidence against the kids' mother, in a dependency case scheduled to occur in October of this year. I would like to request a full investigation of this case, and that proper disciplinary actions be taken as soon as possible to prevent others kids from suffering at the hands of these individuals (I am concurrently filing a separate complaint against Mrs. Morales). I am also attaching a copy of a letter I sent to Honorable Bertile Soto where I outline in more details the modus operandi of these attorneys in conjunction with Judge Echarte (no longer in the case), and an incompetent psychologists, Vanessa Archer, who was also involved in the abuse that led to the death of Nubia Barahona, and the torture of her brother Victor Barahona (I already reported Dr. Archer to the psychology board as well).

The witnesses in support of my allegations are:





JOHN F. HARKNESS, JR. EXECUTIVE DIRECTOR

651 East Jefferson Street Tallahassee, Florida 32399-2300s

(850) 561-5600 www.FLABAR.org

August 1, 2013

Mr. Mario Alberto Jimenez 12901 S.W. 66th Terrace Drive Miami, FL 33183

Re:

Ms. Yvette Barbara Reyes; RFA No.: 14-1919

Dear Mr. Jimenez:

Your inquiry concerning the above-referenced attorney has been referred to me for my review.

While I understand that you believe the assertions in the Motion are incorrect, I must conclude that your complaint constitutes a civil dispute which is best resolved through the civil system. The Supreme Court of Florida has ruled that the disciplinary process and proceedings are not to be used as a substitute for civil proceedings and remedies. In the event that a court of competent jurisdiction makes findings in your civil case which suggest misconduct by the attorney, you may re-file your complaint at that time, enclosing the relevant findings.

After careful consideration, I conclude that the matters referenced in your inquiry do not constitute violations of the Rules of Professional Conduct, and accordingly, your inquiry does not fall within the purview of the grievance system framework. Consequently, I have closed our record in this matter. Please be advised that my action does not preclude you from consulting with private counsel, nor does it preclude you from exercising any legal remedy which may be available to you.

Pursuant to the Bar's records retention schedule, the computer record and file will be disposed of one year from the date of closing.

Sincerely,

Theodore P. Littlewood Jr., Bar Counsel Attorney Consumer Assistance Program

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ACAP Hotline 866-352-0707

cc: Ms. Yvette Barbara Reyes