

**ATTORNEY REGISTRATION AND DISCIPLINARY COMMISSION
IN THE SUPREME COURT OF ILLINOIS**

In the Matter of:)
)
)
) Supreme Court No:
)
JOHN F. SCHOMBERG)
)
Respondent))

**NOTICE OF FILING JOHN F. SCHOMBERG ATTORNEY DISBARMENT
COMPLAINT**

RESPONDENT:

**John Frederick Schomberg Esq
IDHS
69 W. Washington St
Suite 901
Chicago, Illinois 60602
312-814-2747
Email**

PLEASE TAKE NOTICE that on the 9TH **day of February 09, 2022**, I filed with the Clerk of the ARDC the attached **PROSECUTOR DISBARMENT COMPLAINT** via email

/S/Christopher Stoller Executive Director
Americans for the Enforcement of Attorney Ethics (AEAE)
P.O. Box 60645
Chicago, Illinois 60660
773-746--3163
email cns40@hotmail.com
www.rentamark.net

**ATTORNEY REGISTRATION AND DISCIPLINARY COMMISSION
IN THE SUPREME COURT OF ILLINOIS**

In the Matter of:)
)
)
) Supreme Court No:
)
)
)
John F. Schomberg Esq)
)
Respondent)
)

TO: RESPONDENT

JOHN F. SCHOMBERG¹ ATTORNEY DISBARMENT COMPLAINT

Christopher Stoller, Complainant, file a Attorney Disbarment Complaint against **JOHN F.**

SCHOMBERG, the Chief lawyer for an Illinois Governmental Agency, The Illinois

Department of Human Services with the Clerk of the Illinois Attorney Registration and


Disciplinary Commission (ARDC) via email on February 9, 2022 for violation of ARDC Rule

¹ **JOHN F. SCHOMBERG, the Chief lawyer for an Illinois Governmental Agency, the Illinois Department of Human Services, Department of Human Services. Mr. John F. Schomberg is un ethically, in direct violation of the Illinois Rules of Professional Conduct, attempting to deprive a disabled Person, Michael Stoller 30, an adult child, protected person from receiving the 15 hours of care that his doctor says Michael need, for his health safty and Welfare.,**

4.1(a).

ATTORNEY DISBARMENT COMPLAINT

The Respondent Attorney John F. Schhomborg is charged with violating ARDC Rule 4.1(a). Truthfulness in Statements to Others.



Digitally signed by
Reporter of Decisions
Reason: I attest to the
accuracy and
integrity of this
document
Date: 2021.05.19
17:51:19 -05'00'

RULE 4.1: TRUTHFULNESS IN STATEMENTS TO OTHERS
In the course of representing a client a lawyer shall not knowingly:
(a) make a false statement of material fact or law to a third person; or
(b) fail to disclose a material fact when disclosure is necessary to avoid assisting a criminal or fraudulent act by a client, unless disclosure is prohibited by Rule 1.6.

Adopted July 1, 2009, effective January 1, 2010.

Comment
Misrepresentation
[1] A lawyer is required to be truthful when dealing with others on a client's behalf, but generally has no affirmative duty to inform an opposing party of relevant facts. A misrepresentation can occur if the lawyer incorporates or affirms a statement of another person that the lawyer knows is false. Misrepresentations can also occur by partially true but misleading statements or omissions that are the equivalent of affirmative false statements. For dishonest conduct that does not amount to a false statement or for misrepresentations by a lawyer other than in the course of representing a client, see Rule 8.4.

As well known to John F. Schhomborg , the Illinois Department of Human Services (IDHS) under his direction entered into a binding arbitration agreement with the Complainant, Christopher Stoller, a state licensed Personal Assistant for Michael Stoller which stated that See a true and correct copy of the binding arbitration decision re produced below (Exhibit 1): which clearly states that the Complainant Christopher Stoller “your hours **304.75 (per month) (78.18 hours per week) “you will not be retaliated against (Exhibit 1 (a) a true and correct copy is reproduced below:**



SEIUHealthcare[®]

United for Quality Care

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Lenny Jones
Tiara Lloyd
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James Muhammad
Jaqueline Rodriguez
Brynn Seibert
Aly Young

Board Chair:

Bernita Drayton

Vice-Chairs:

Marla del Carmen Macias

11-27-2020

Chris Stoller
PO Box 60645
Chicago, IL 60660
cns40@hotmail.com

Re: Grievance resolution on your behalf against DHS for dignity and respect

Case:2020-DORS-09916

Dear Mr. Stoller,

This letter is to confirm that the grievance filed on your behalf against DHS in the above referenced matter has been resolved. DHS responded to the Union indicating that you are was assign another case manager, your hours are 304.75 you will not be retaliated against.

Should you have any additional questions or concerns, please contact the Member Resources Center at 866-933-7348, option #6

For the Union,
Duane Rylko

As well known to the Respondent John Schomberg The binding arbitration agreement clearly states that Christopher Stoller Personal Service hours of care “are 304.75 ”per month” (78.18 per week), you will not be retaliated against (**Exhibit 1(a)**)

As well known to Respondant John F. Schomberg, the IDHS Supervisor of the Hiawatha Ave Office , Daniel Chung the Supervisor in an email dated 09-24-20 to the complainant confirmed that Christopher Stoller’s “monthly service hours...were 304.75. (87.18 hours a week) See a true and correct copy of Mr. Daniel Chung’s September 24, 2020 email (**Exhibit**

1(b) reproduced below:



EVIDENCE OF JOHN F. SCHOMBERG'S VIOLATION OF : RULE 4.1(a)

John F Schomberg incorporates or affirmed a statement of another person that John F. Schomberg knew was false.



Digitally signed by
Reporter of Decisions
Reason: I attest to the
accuracy and
integrity of this
document
Date: 2021.05.19
17:51:19 -05'00'

RULE 4.1: TRUTHFULNESS IN STATEMENTS TO OTHERS

In the course of representing a client a lawyer shall not knowingly:

- (a) make a false statement of material fact or law to a third person; or
- (b) fail to disclose a material fact when disclosure is necessary to avoid assisting a criminal or fraudulent act by a client, unless disclosure is prohibited by Rule 1.6.

Adopted July 1, 2009, effective January 1, 2010.

Comment

Misrepresentation

[1] A lawyer is required to be truthful when dealing with others on a client's behalf, but generally has no affirmative duty to inform an opposing party of relevant facts. A misrepresentation can occur if the lawyer incorporates or affirms a statement of another person that the lawyer knows is false. Misrepresentations can also occur by partially true but misleading statements or omissions that are the equivalent of affirmative false statements. For dishonest conduct that does not amount to a false statement or for misrepresentations by a lawyer other than in the course of representing a client, see Rule 8.4.

Respondent John F. Schomberg knew that the Respondent Christopher Stoller's monthly service hours were 304.75 per month (87.18 per week). Notwithstanding that fact, Respondent John F. Schomberg instructed, ratified, affirmed and approved the following offending sanctions letters to be sent to the Complainant, Christopher Stoller, which are clear violations of Rule 4.1 (a) where Respondent John F. Schomberg "Affirms a statement of another person, that the Respondent John F.Schomberg knew was false:

For example John F. Schomberg knew that Christopher Stoller, the Complainant's monthly hours of approved of personal care hours for Michael Stoller the Client (Case No 07215281), was 304.75 per month (87.18 hours). Notwithstanding John F. Schomberg violated Rule 4.1(a) by instructing, ratifying, affirming and approving the unethical letters)s sent to the Complainant, in order to "set up" the complainant, Christopher Stoller, to be terminated from his employment as

a personal care representative for his nephew, Michael Stoller 30 years old adult child, which would be a mental disaster for the client Michael Stoller, who has Catatonia Schizophrenia² which does not allow “unfamiliar people in his environment that can lead to worsening Michael Stoller’s symptoms.” (See **Exhibit 4**) **in the event that the Complainant was unethically terminated from being a personal assistant for Michael Stoller, a disabled “adult Child>”.** Respondent is setting up Christopher Stoller to be terminated by affirming the false sanctions letters to be sent to Christopher Stoller from IDUS reproduced below.:

“Dear Customer

Home Service Program (NSP) records indicate during the following period(s), you worked more than **60 hours in a work** week without your Customer having an approved exception, which is an unauthorized use of overtime pursuant to 89 Ill. Admin Code 686.1570.”

See a true and correct copy of the letters reproduced below: (**Exhibit 2**)

² **catatonic schizophrenia**, rare severe [mental disorder](#) characterized by striking motor behaviour, typically involving either significant reductions in voluntary movement or hyperactivity and agitation. In some cases, the patient may remain in a state of almost complete immobility, often assuming statuesque positions. Patients may remain motionless in a rigid posture for hours or even days.

Other symptoms of catatonic schizophrenia include mutism (inability to talk), extreme [compliance](#), stupor, and absence of almost all voluntary actions. This state of inactivity is at times preceded or interrupted by episodes of excessive motor activity and excitement, generally of an impulsive, unpredictable kind.

<https://www.britannica.com/science/catatonic-schizophrenia>

J.B. Pritzker, Governor



Grace B Hou, Secretary

December 30, 2021

CHRIS STOLLER
5550 N KENMORE AVE APT 522
CHICAGO IL 60640 - 1880

Dear Individual Provider,

Home Service Program (HSP) records indicate during the following pay period(s), you worked more than 60 hours in a work week without your Customer having an approved exception, which is an unauthorized use of overtime pursuant to 89 Ill. Admin Code 686.1570.

Dates	Hours Worked	# of Customer(s)
November 28 - December 4	105.18	1
December 5 - December 11	105.18	1

For the 24-month period beginning 12/29/2021 this notice represents occurrence number: 1

Please work with your Customer to ensure you comply with HSP requirements and do not work more than 60 hours in a work week without an approved exception.

Under 89 Ill. Admin Code 1570 and the currently effective collective bargaining agreement, additional occurrences of unauthorized use of overtime will result in progressive consequences including, but not limited to, additional suspensions and possible permanent unfunding as a provider in the Home Services Program.

For more information, please visit our website at: www.DRS.Illinois.gov/HSP/OT

Thank you,
HSP Policy Unit
DHS.HSPOvertime@illinois.gov



J.B. Pritzker, Governor

Illinois Department of Human Services
Division of Rehabilitation Services

Grace B Hou, Secretary

January 14, 2022

CHRIS STOLLER
5550 N KENMORE AVE APT 522
CHICAGO IL 60640 - 1880

Dear Individual Provider,

Home Service Program (HSP) records indicate during the following pay period(s), you worked more than 60 hours in a work week without your Customer having an approved exception, which is an unauthorized use of overtime pursuant to 89 Ill. Admin Code 686.1570.

Dates	Hours Worked	# of Customer(s)
December 12 - December 18	93.93	1
December 19 - December 25	105.97	1
December 26 - January 1	79.65	1

For the 24-month period beginning 12/29/2021 this notice represents occurrence number: 2

Please work with your Customer to ensure you comply with HSP requirements and do not work more than 60 hours in a work week without an approved exception.

Under 89 Ill. Admin Code 1570 and the currently effective collective bargaining agreement, additional occurrences of unauthorized use of overtime will result in progressive consequences including, but not limited to, additional suspensions and possible permanent unfunding as a provider in the Home Services Program.

For more information, please visit our website at: www.DRS.Illinois.gov/HSP/OT

Thank you,
HSP Policy Unit
DHS.HSPOvertime@illinois.gov

The complainant received the above two unethical, offending letters (**Exhibit 2**), authorized, ratified, and affirmed by the Respondent John F. Schonberg, in direct violation of ARDC Rule 4.1(a) unethically sanctioning the Complainant for working over 60 hours a week, when the Respondent John F. Schonberg knows that the Complainant is authorized and approved to work 304.75 per month (87.18 per week). (Exhibit 1(a) & 1(b))

Leo Stoller³ sent an email prior to the filing of this Attorney Disbarment Complaint, giving the Respondent John F. Schomberg, 10 days to take the necessary remedial action for Respondent John F. Schomberg to cure his professional misconduct and to instruct the IDUS to withdraw the offending letters, which were approved, authorized, affirmed and sanctioned by John F. Schomberg in direct violation of ARDC Rule 4.1(a) and 8.4(c & d) see a true and correct reproduction (**Exhibit 3**) below:

Re : Michael Stoller DON letter

Leo Stoller <ldms4@hotmail.com>

Wed 1/26/2022 10:53 AM

To:

Mr. John Schomberg

Case No. 07215281 Michael Stoller

Re: 12-30-21 Letters from HSP Policy Unit SEE EXHIBITS ATTACHED BELOW

You were advised on 3-17-21, see mail below that Leo Stoller, Michael Stoller and Christopher Stoller are represented by attorney Philip Kiss. Currently we have an appeal pending in the Illinois Supreme Court Stoller v. Department of Human Services 127286.

You have violated the Illinois Rules of Professional Conduct by instructing the HSP Policy Unit to contact us when you are aware that we are represented by counsel. Further everything as between IDHS is stayed during the pendency of the on going litigation.

In addition, the letters sent by HSP Policy Unit stating that we could not work in excess of 60 hours a week (240 per month) which represents retaliation against a binding arbitration resolution on 11-27-2020 which order stated that we could work 304.75 hours a month, which is in excess of 60 per month. In addition the client Michael Stoller had Covic 19 and now has long haulers "Covic" which his Dr. Meneses in his recommended care plan, Michael Stoller needs 15 hours a day of care.

...Mr. Schomberg you are put on notice unless you order HSP Policy Unit to immediately withdraw their retaliatory letters 12-30-21 copies of which are attached claiming that their warning represents Occurrence number 1, I will file an ARDC Complaint against you for instructing HSP Policy Unit to contact us when you aware that we are represent by an attorney and that the claim that we are only able to work 60's a week is false based upon the binding arbitration resolution contained in the SEIU letter dated 11-27-2020 which is also attached. You have until Thursday January 27, 2022 12:00 noon to advise us by email that the offending HSP Policy Unit letters have been withdrawn.

³ Leo Stoller, 75, the brother of Christopher Stoller, who is also a back up Personal Assistant to Michael Stoller.

Please act accordingly

Leo Stoller Executive Director
Americans for the Enforcement of Attorney Ethics (AEAE)
www.rentamark.net

The Complainant has presented probable cause for the ARDC to open a attorney disciplinary investigation against Respondent John F. Schomberg for violating ARDC Rules 4.1(a) and 8.4 (c) & (d).

The Attorney Registration and Disciplinary Commission was established by the Illinois Supreme Court to deal with issues of professional misconduct of attorneys. The serious allegations of **professional misconduct** that the Complainant has raised and our contained in this disciplinary complaint against the Respondent John F. Schomberg are issues that must be resolved the the ARDC that the Commission is solely empowered to act upon under the Illinois Rules of Professional Misconduct.

WHEREFORE, Complainant prays that the Inquiry Board immediately assign this matter to a hearing, panel, that a date for hearing be immediately set, that the hearing be conducted and that the panel make findings of fact, conclusions of law and a recommendation for such discipline as is warranted by its findings.

That the ARDC issue an order that the Respondent John F. Schomberg have to take a fitness to practice law evaluation by a qualified psychologist or psychiatrists

That the ARDC issue an order to suspend Respondent John F. Schomberg from the practice of law pending its investigation.

/s/Christopher Stoller Executive Director
Americans for the Enforcement of Attorney Ethics (AEAE)
P.O. Box 60645
Chicago, Illinois 60660
773-746--3163
email cns40@hotmail.com
www.rentamark.net

Date: February 9, 2022

Certificate of Mailing and Emailing

I hereby certify that this Attorney Disbarment complaint is being served by via email on the Illinois Attorney Registration and Disciplinary Commission (ARDC) and/

- Patrick, Rahnee <Rahnee.Patrick@Illinois.gov>;
- Schomberg, John F <John.Schomberg@Illinois.gov>;
- keith.mckinley@illinois.gov <keith.mckinley@illinois.gov>;
- Avila, Vereniz <Vereniz.Avila@illinois.gov>;
- Harvey, Ciera <Ciera.Harvey@illinois.gov>;
- Reyes, Anastasia <Anastasia.Reyes@Illinois.gov>;
- duane.rylko@seiuhcil.org <duane.rylko@seiuhcil.org>;
- perta.owens@seiuhcil.org <perta.owens@seiuhcil.org>;
- greg.kelly@seiuhcil.org <greg.kelly@seiuhcil.org>;
- terry.harikins@seiuhcil.org <terry.harikins@seiuhcil.org>;
- DHS.HSPOvertime@Illinois.gov <DHS.HSPOvertime@Illinois.gov>
- grace.hou@illinois.gov <grace.hou@illinois.gov>;
- governor@Illinois.gov <governor@Illinois.gov>;
- insspectorgeneral@illinois.gov <insspectorgeneral@illinois.gov>;
- Smith, Valerie A. <Valerie.A.Smith@illinois.gov>;

- philip kiss <philip_kiss@comcast.net>

/s/Christopher Stoller

Date: 2-09-22

EXHIBIT 1



SEIU Healthcare®

United for Quality Care

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President

Faith Arnold

Executive Vice-President

Maggie Laslo

Secretary-Treasurer

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- Jessica Angus
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- Francine Rico
- Kim Smith
- Alberta Walker

Illinois

2229 S. Halsted
Chicago, IL 60608
Phone: 312.980.9000

Indiana

60 W. 80th Place
Merrillville, IN 46410
Phone: 219.885.3615

Missouri

5585 Pershing Avenue
Suite 230
St. Louis, MO 63112
Phone: 314.533.3633

11-27-2020

Chris Stoller
PO Box 60645
Chicago, IL 60660
cns40@hotmail.com

Re: Grievance resolution on your behalf against DHS for dignity and respect

Case:2020-DORS-09916

Dear Mr. Stoller,

This letter is to confirm that the grievance filed on your behalf against DHS in the above referenced matter has been resolved. DHS responded to the Union indicating that you were assigned another case manager, your hours are 304.75 you will not be retaliated against.

Should you have any additional questions or concerns, please contact the Member Resources Center at 866-933-7348, option #6

For the Union,
Duane Rylko

Ms. Duane Rylko MRC Organizer
Duane.rylko@seiuhcil.org
866-933-7348 #6



Monthly Service Hours

Chung, Daniel <Daniel.Chung@Illinois.gov>

Thu 9/24/2020 4:21 PM

To: L Stoller <ldms4@hotmail.com>

Hi Mr. Stoller.

Your brother sent me an e-mail asking about the monthly service hours for your son. It is currently at 304.75 hours a month.

Thank you,

Daniel Chung, MA, LPC
Rehabilitation Services Supervisor
IDHS - Division of Rehabilitation Services
6200 N Hiawatha Ave, 3rd Floor
Chicago, IL 60646
Main: (773) 989-5000

State of Illinois - CONFIDENTIALITY NOTICE: The information contained in this communication is confidential, may be attorney-client privileged or attorney work product, may constitute inside information or internal deliberative staff communication, and is intended only for the use of the addressee. Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify the sender immediately by return e-mail and destroy this communication and all copies thereof, including all attachments. Receipt by an unintended recipient does not waive attorney-client privilege, attorney work product privilege, or any other exemption from disclosure.

EXHIBIT 2



Illinois Department of Human Services
Division of Rehabilitation Services

J.B. Pritzker, Governor

Grace B Hou, Secretary

December 30, 2021

MICHAEL STOLLER
5550 N KENMORE AVE APT 522
CHICAGO IL 60640 - 1880

Case #: 07215281

Dear Customer,

Home Service Program (HSP) records indicate during the following pay period(s), your IP worked more than 60 hours in a work week without an approved exception, which is an unauthorized use of overtime pursuant to 89 Ill. Admin. Code 686.1570.

Dates	Hours Worked	Individual Provider
November 28 - December 4	105.18	CHRIS STOLLER
December 5 - December 11	105.18	CHRIS STOLLER

For the 24-month period beginning 12/29/2021 this notice represents occurrence number: 1

Please work with your Individual Provider(s) to ensure they are complying with HSP requirements and not working more than 60 hours in a work week. If your IP continues to work unauthorized overtime, it may result in progressive consequences including, but not limited to, the IP's suspension, the IP's possible permanent unfunding as a provider in the Home Services Program, or a service plan change to agency services if you are unable to manager your provider(s).

Please know that help is available! If you would like more information on how to manage your IP hours of work or information about the Overtime Policy, please contact your local HSP office for assistance, visit our website at www.DRS.Illinois.gov/HSP/OT, or email DHS.HSPOvertime@Illinois.gov.

Thank you,
HSP Policy Unit



J.B. Pritzker, Governor

Grace B Hou, Secretary

December 30, 2021

CHRIS STOLLER
5550 N KENMORE AVE APT 522
CHICAGO IL 60640 - 1880

Dear Individual Provider,

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December 5 - December 11	105.18	1

For the 24-month period beginning 12/29/2021 this notice represents occurrence number: 1

Please work with your Customer to ensure you comply with HSP requirements and do not work more than 60 hours in a work week without an approved exception.

Under 89 Ill. Admin Code 1570 and the currently effective collective bargaining agreement, additional occurrences of unauthorized use of overtime will result in progressive consequences including, but not limited to, additional suspensions and possible permanent unfunding as a provider in the Home Services Program.

For more information, please visit our website at: www.DRS.Illinois.gov/HSP/OT

Thank you,
HSP Policy Unit
DHS.HSPOvertime@illinois.gov



J.B. Pritzker, Governor

Illinois Department of Human Services
Division of Rehabilitation Services

Grace B Hou, Secretary

January 14, 2022

MICHAEL STOLLER
5550 N KENMORE AVE APT 522
CHICAGO IL 60640 - 1880

Case #: 07215281

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December 19 - December 25	105.97	CHRIS STOLLER
December 26 - January 1	79.65	CHRIS STOLLER

For the 24-month period beginning 12/29/2021 this notice represents occurrence number: 2

Please work with your Individual Provider(s) to ensure they are complying with HSP requirements and not working more than 60 hours in a work week. If your IP continues to work unauthorized overtime, it may result in progressive consequences including, but not limited to, the IP's suspension, the IP's possible permanent unfunding as a provider in the Home Services Program, or a service plan change to agency services if you are unable to manager your provider(s).

Please know that help is available! If you would like more information on how to manage your IP hours of work or information about the Overtime Policy, please contact your local HSP office for assistance, visit our website at www.DRS.Illinois.gov/HSP/OT, or email DHS.HSPOvertime@Illinois.gov.

Thank you,
HSP Policy Unit



J.B. Pritzker, Governor

Grace B Hou, Secretary

January 14, 2022

CHRIS STOLLER
5550 N KENMORE AVE APT 522
CHICAGO IL 60640 - 1880

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Under 89 Ill. Admin Code 1570 and the currently effective collective bargaining agreement, additional occurrences of unauthorized use of overtime will result in progressive consequences including, but not limited to, additional suspensions and possible permanent unfunding as a provider in the Home Services Program.

For more information, please visit our website at: www.DRS.Illinois.gov/HSP/OT

Thank you,
HSP Policy Unit
DHS.HSPOvertime@illinois.gov

EXHIBIT 3

Re : Michael Stoller DON letter

Leo Stoller <ldms4@hotmail.com>

Wed 1/26/2022 10:53 AM

- To: Schomberg, John F <John.Schomberg@Illinois.gov>;

Mr. John Schomberg

Case No. 07215281 Michael Stoller

Re: 12-30-21 Letters from HSP Policy Unit SEE EXHIBITS ATTACHED BELOW

You were advised on 3-17-21, see mail below that Leo Stoller, Michael Stoller and Christopher Stoller are represented by attorney Philip Kiss. Currently we have an appeal pending in the Illinois Supreme Court Stoller v. Department of Human Services 127286.

You have violated the Illinois Rules of Professional Conduct by instructing the HSP Policy Unit to contact us when you are aware that we are represented by counsel. Further everything as between IDHS is stayed during the pendency of the on going litigation.

In addition, the letters sent by HSP Policy Unit stating that we could not work in excess of 60 hours a week (240 per month) which represents retaliation against a binding arbitration resolution on 11-27-2020 which order stated that we could work 304.75 hours a month, which is in excess of 60 per month. In addition the client Michael Stoller had Covic 19 and now has long haulers "Covic" which his Dr. Meneses in his recommended care plan, Michael Stoller needs 15 hours a day of care.

 [Whistleblower Retaliation Complaint Part1 \(1-9\).pdf](#)

You on Notice that we filed a Whistle Blower complaint against IDHS for retaliation on January 24, 2022. Mr. Schomberg you are put on notice unless you order HSP Policy Unit to immediately withdraw their retaliatory letters 12-30-21 copies of which are attached claiming that their warning represents Occurrence number 1, I will file an ARDC Complaint against you for instructing HSP Policy Unit to contact us when you aware that we are represent by an attorney and that the claim that we are only able to work 60's a week is false based upon the binding arbitration resolution contained in the SEIU letter dated 11-27-2020 which is also attached. You have until Thursday January 27, 2022 12:00 noon to advise us by email that the offending HSP Policy Unit letters have been withdrawn.

Please act accordingly

Leo Stoller Executive Director

Americans for the Enforcement of Attorney Ethics (AEAE)

www.rentamark.net

EXHIBIT 4



Date: 9/11/2017

Anastasia Reyes
Rehabilitation Counselor
Illinois Division of Rehabilitation Services
5050 N. Broadway St, Chicago, Illinois 60640

Dear Ms Reyes

This letter is to inform you that on 9/8/2017 Access Living staff was contacted to assist consumer Michael Stoller with the Request for Overtime Exception forms. After discussing the consumer's situation, I determined that requesting the Overtime Exception based on 'Provider Unable to Work' category is not applicable. This category requires CILs staff signature only if consumer contacted Access Living to help identify additional Individual Providers, and we were not able to assist this consumer by providing referrals for new IPs. This consumer did not request assistance in finding new IP because having new/additional IP would not resolved his situation. Per medical documentation, the consumer's disability does not allow any unfamiliar Individual Providers to provide the support he needs. Unfamiliar people in his environment can lead to worsening his symptoms and lead to catatonia. I advised that this consumer should apply for the overtime exception under the 'Unique/Complex Needs' category which is more appropriate for his situation.

Feel free to contact me if you have any questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Dariusz Barwacz".

Dariusz Barwacz

Dariusz Barwacz
Manager of Community Supports Department
Access Living
115 W. Chicago Ave.
Chicago, IL 60654
Phone: 312-640-2151
Fax: 312-640-2142
dbarwacz@accessliving.org