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

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In the Matter of:		)	
		)	
		)	Supreme Court No:
		)	
		)	
		)	
Brian T. Jant	Esq	)	
		)	
		)	
		)	

#### TO: RESPONDENT

Brian T. Jant
Assistant Attorney General
Office of the Illinois Attorney General
100 W. Randolph St.,
13th Floor Chicago, Illinois 60601
(312) 814-5312
bjant@atg.state.il.us

#### NOTICE OF FILING BRIAN T. JANT ATTORNEY DISBARMENT COMPLAINT

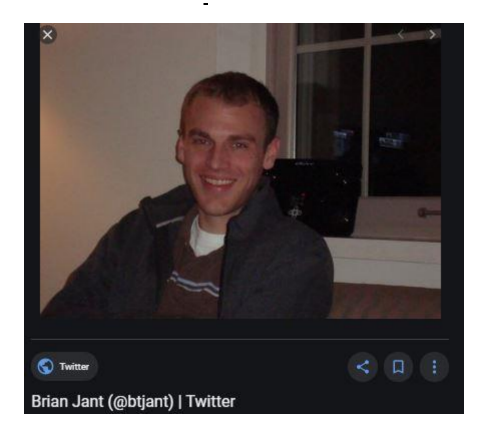
Christopher Stoller, Complainant, file a Attorney Disbarment Complaint against Brian T. Jant with the Clerk of the Illinois Attorney Registeration and Disciplinary Commission (ARDC) via email on August 22, 2020.

#### Respectfully

/s/ Christopher Stoller E.Director Americans for the Enforcement Attorney Ethics (AEAE) P.O Box 60660 Chicago, Illinois 60660 773-746-3163 Ldms4@hotmail.com www.rentamark.net

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

In the Matter of:		)	
		)	Supreme Court No:
Brian T. Jant	Esq	) ) )	
		) ) )	



BRIAN T. JANT ATTORNEY DISBARMENT COMPLAINT

The Respondent Assistant Attorney General, Brian Jant Cook is charged with violating ARDC Rules  $8.4\ (c)\ \&\ (d)$ :

It is professional misconduct for a lawyer to:

- (a) violate or attempt to violate the Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another.
- (b) commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects.
  - (c) engage in conduct involving dishonesty, fraud, deceit, or misrepresentation.
  - (d) engage in conduct that is prejudicial to the administration of justice.

The Attorney Registration and Disciplinary Commission was established by the Illinois Supreme Court in 1973 to deal with issues of professional misconduct of attorneys. The serious allegations of **professional misconduct** that the Complainant has raised are issues that must be resolved the the ARDC. The issues of professional misconduct raised by the Complainant in this complaint are issues that the Commission is solely empowered to act upon under the Illinois Rules of Professional Misconduct and not an court of law.

## BRIAN T. JANT ATTORNEY ,COMPLAINANT VIOLATED RULE 8.4(d) ENGAGED IN CONDUCT THAT WAS PREJUDICIAL TO THE ADMINISTRATION OF JUSTICE<sup>1</sup>

Christopher Stoller caused to be served, valid Witness Subpoena(s)<sup>2</sup> on third parties, not defendants, Daniel Chung (**Exhibit 1**), Danica Jackson (**Exhibit 2**) and Ryan Elliott (**Exhibit** 

<sup>&</sup>lt;sup>1</sup> EXAMPLE OF CONDUCT THAT IS PREJUDICIAL TO THE ADMINISTRATION OF JUSTICE AND/OR OBJECTION OF JUSTICE

Telling a witness to **no**t to come to court and testify just like Brian T. Jant did to Daniel Chung, Danica Jackson and Ryan Elliott. 720 ILCS 5/31-4. <a href="https://www.criminallawyerillinois.com/2010/07/27/what-is-obstruction-of-justice-according-to-illinois-law/">https://www.criminallawyerillinois.com/2010/07/27/what-is-obstruction-of-justice-according-to-illinois-law/</a>

<sup>&</sup>lt;sup>2</sup> Illinois subpoenas are governed by Supreme Court Rule 204(a)(1)

3) to Appear before the 18<sup>th</sup> Judicial Circuit Court of DuPage County, Room 2005 at 9:00 am.

Complainant BRIAN T. JANT who does **not** represent Daniel Chung, Danica Jackson and

Ryan Elliott (Third parties), advised them to ignore the Complainant's subpoenas. . BRIAN T.

JANT advised them to ignore the Complainant's subpoenas and to not come to court to testify.

Complainant Brian T. Jant had "no standing", no authority to advise Daniel Chung, Danica

Jackson and Ryan Elliott to ignore the Complainant's valid Subpoena's (Exhibit 1,2 &#). In

doing so Brian T. Jant violated the Illinois Rules of Professional Conduct, engaged in conduct

that was in violation of ARDC Rule 8.4(d) IN CONDUCT THAT WAS PREJUDICIAL TO

THE ADMINISTRATION OF JUSTICE.

Christopher Stoller incorporates his affidavit insupport of this complaint herein by reference

which is attached hereto and made a part hereof.

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 to suspend BRIAN T. JANT

from the practice of law pending its investigation he is a danger to the legal system..

/s/Christopher Stoller

Date: August 22, 2020

<sup>3</sup> IN THE U.S. DIST COURT FOR THE N. D. OF IL, EASTERN DIVISION, DIANE PARKER, v. FOUR SEASONS HOTELS, LTD., . Case No. 12 C 3207 Hon. Harry D.

Leinenweber Case: 1:12-cv-03207 Document #: 84 Filed: 05/06/13 Page 1 of 26 citing to

Kessel v. Cook County, No. 00 C 3980, 2002 U.S. Dist. LEXIS 4185 at \*5-6 (N.D. III. Mar. 13, 2002).

#### **Certificate of Mailing**

I hereby certify that this Attorney Disbarment complaint is being served by via email on the ARDC and/or deposited with the U.S. Postal Service as first Class mail in an envelope addressed to:

Illinois Attorney Registration and Disciplinary Commission 130 N. Randolph Street, Suite 1500 Chicago, Illinois 60601

/s/Christopher Stoller Date: August 22, 2020

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

In the Matter of:	) ) ) Suprama Court No:	
Brian T. Jant Esq	<ul><li>Supreme Court No:</li><li>Supreme Court No:</li></ul>	
AFFIDAVIT OF C	HRISTOPHER STOLLER	
CHRISTOPHER STOLLER, 72, sui juris, o	on oath states that:	
1. I am the Complainant in the action.		
2. That the following facts are true to the best	st of my belief or knowledge based upon my own	
personal knowledge. If called to testify, I wo	ould testify to same.	
3. Christopher Stoller caused to be served, v	alid Witness Subpoena(s) <sup>4</sup> on third parties, not	
defendants, Daniel Chung (Exhibit 1), Danica Jackson (Exhibit 2) and Ryan Elliott (Exhibit		
3) to Appear before the 18 <sup>th</sup> Judicial Circuit Court of DuPage County, Room 2005 at 9:00 am.		
4, Complainant BRIAN T. JANT, who does <b>not</b> represent Daniel Chung, Danica Jackson and		
Ryan Elliott (Third parties) BRIAN T. JANT advised them to ignore the Complainant's		
subpoenas and to not come to court to testify	7.	

Under penalties as provided by law pursuant to § 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

/s/Christopher Stoller

/s/C. Stoller 8-22-20

Affivant saysth not

<sup>&</sup>lt;sup>4</sup> Illinois subpoenas are governed by Supreme Court Rule 204(a)(1)

## EXHIBIT 1

STATE OF ILLINOIS	UNITED STATES OF AMERICA	COUNTY OF DU DAGE
Michael STOMER GRIEUANT PLAINTIFF/ APPENANTUS CHRISTOPHER STONER LEO STONER	2020 MR 349	
FLLINOIS DEPT OF HUMAN RESOURCES DEFENDANT/REGONDENTS	CASE NUMBER	
		File Stamp Here
TO: PANIEL	CHUNG	GREETINGS:
	WITNESS SUBPOENA	
PI FASE CHECK THIS BOY II		i ar julia e si e e e e e e e e e e e e e e e e e
	F YOU ARE REQUIRING THAT ONLY THE WITNESS A	
	AND COMMANDED TO APPEAR before	ore the 18th Judicial Circuit Court of
DuPage County, Room 200	S at the	
DuPage Judicial (	Center, 505 North County Farm Road, Whea	aton, Illinois 60187
at <u>9100</u>	AM ON JUNE	25/2020
2	SUBPOENA DUCES TECUM	
	REQUESTING THAT THE WITNESS BRING RECORDS	
YOU ARE FURTHER COMMAND	DED TO PRODUCE AT THE TIME ANI	PLACE AFORESAID, the
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TUSIE 4 2020 TO ANY DERSO DADICA TACKES IN ACTECATE then and there testify, and the truth to	ENTERAL INVESTAGATION () & CU. WIN REFERANCE TO CHRIS STONE ANCE TO THE Above MATTER. speak concerning those things of which you	moventy FROM FEB-2028 TO My Leo Stoller Mitchael Stoll may have knowledge and the import
of such documents or tangible things c	concerning the above captioned cause now p	ending and undetermined in this
Court on the part of	2020 MK 399 AND MI	CM41 STOTHER'S CHARE CAS
YOUR FAILURE TO COMP	PLY WITH THIS SUBPOENA CAN SUBJECT FOR CONTEMPT OF COURT	CT YOU TO PUNISHMENT
NOTICE TO WITNESS: The party who requ	uested this subpoena is listed below. Any questions r	egerding your browledge of the milies
matter or testimony in this cause should be dire	ected to him / her or your attorney. DO NOT CALL	THE CIRCUIT COURT CLERK
Name: CHRISTOPHER STATES	Pro Se	
DuPage Attorney Number: 99500		
Attorney for: CHRITTOPher &	STOKER	JUN 0 4 2020
Address: 415 Wesley Ave.	Svite 7	
City/State/Zip: OAK PARK,	IL 60301	Cha Lachronilas
Telephone Number: 773 146	3.63	612 / A State
Email: CNS 40 @ Ho.	MAL COM	DEPUTY CLERK

## EXHIBIT 2

STATE OF ILLINOIS IN THE CIRCUIT	UNITED STATES OF AMERICA COURT OF THE EIGHTEENTH JUD	ICIAL CIRCUIT COUNTY OF DU PAGE
Michael Stoller CHRIC STOLLER LEO STOLLER	7525 NOS85216	
	CASE NUMBER	
DEPARTMENT OF Human Services	CASE NUMBER	
		File Stamp Here
TO: PANICA JACKSON		GREETINGS:
	☐ WITNESS SUBPOENA	
PLEASE CHECK THIS BOX IF YO	U ARE REQUIRING THAT ONLY THE WITNESS	APPEAR AT THIS HEARING
YOU ARE HEREBY SUMMONED AN	D COMMANDED TO APPEAR bef	fore the 18th Judicial Circuit Court of
DuPage County, Room 2008	5 at the	
DuPage Judicial Cent	ter, 505 North County Farm Road, Whe	eston Illinois 60187
	ari, 200 rotal Sounty Larm Road, Wile	caton, minors 00167
61600	•/	
at <u>9:60 A</u>	<del></del>	, 25, 2020
	UBPOENA DUCES TECUM	
FOU ARE FURTHER COMMANDED following documents or tangible things which All EMAIL FROM 2620, 2019, THAT WAS 91VCN TO LIRE PROPOSALL TO CHRIS, MICHAEL 2018, 2017, All RECORDS, Till then and there testify, and the truth to spea of such documents or tangible things concord on the part of STOLLETALV	ch constitutes evidence relating to the said 26/8, 26/7 PACOUCEUTH PRODUCEUTH	D PLACE AFORESAID, the decause and which are listed below:  E TECK WATCH  BE AS EMAILS IN  PARTIEL FROM 2020, 2019  HIS EMAILS TO DAWIELCHIM  I may have knowledge, and the import bending and undetermined in this  CANTES 2020 MIRODIUS
YOUR FAILURE TO COMPLY	WITH THIS SUBPOENA CAN SUBJE- FOR CONTEMPT OF COURT	CT YOU TO PUNISHMENT
NOTICE TO WITNESS: The party who requested matter or testimony in this cause should be directed Name:	to him / her or your attorney. DO NOT CALL	regarding your knowledge of the subject THE CIRCUIT COURT CLERK
DuPage Attorney Number: 99500		APR 2 0 2020
Attorney for: CHRIS STOLKI		AT N & 0 2020
Address: 415 WESley Ave		A Colon Man of
City/State/Zip: BAK PARK FL C		443 Date 7
Telephone Number: 723-746-31		DEPUTY CLERK
Email: CNS 40 B HOT MAIL		Circuit Court Clerk

STATE OF ILLINOIS IN THE OUR	UNITED STATES OF AMERIC	COUNTY OF DU PAGE
Michael Stolled IN THE GIRC	UIT COURT OF THE EIGHTEENTH	JUDICIAL CIRCUITCOUNTY OF DU PAGE
GA, EVANT/ PLAINTIFF		
Spellantis) CHRISTOPHEN STONER LED STOLLEN		
	2020 MR.	349
vs	CASE NUMBER	
Flinois Dept of Human RESURSES DEFENDANT/RESPONDENTS	CASEANOMBER	
HUMAN KEBUSES		
DETENDANI//CS/1201-		교시로 화조에서 보고 열차
	<u> </u>	File Stamp Here
TO: DANICA	TACKSON	
10:		GREETINGS:
	WITNESS SUBPOEN	IA HIMENOCO,
PLEASE CHECK THIS BOX I	F YOU ARE REQUIRING THAT ONLY THE W	TINESS APPEAR AT THIS HEARING
YOU ARE HEREBY SUMMONED	AND COMMANDED TO APPEA	AR before the 18th Judicial Circuit Court of
DuPage County, Room 200		
☐ DuPage Judicial	Center, 505 North County Farm Road	d. Wheaton Illinois 60187
		3 77 33 37 37 37 37 37 37 37 37 37 37 37
	90 AM on I	
		We 25 74 2020
2	≾SUBPOENA DUCES TE	CUM
PLEASE CHECK THIS BOX IF YOU ARE	REQUESTING THAT THE WITNESS BRING R	ECORDS OR DOCUMENTS FOR THIS HEARING
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All EMAILS, DOLUMISUS IN	REFERANCE TO THE SHO	the said cause and which are listed below;
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Employes Receiving AND O	LAFFARS REPORTS FILED WIS	lights. Reports Files with the
who you gave The watch To	All REports & MAIZS About L	56 Stoller, CHRIS STOLLER FROM 2/1/16 6/2
of such documents or tangible things of	concerning the above captioned cause	e now pending and undetermined in this
Court on the part of CASE 20	20 MR 349 And Mich	ich Stollar CARE CASE
YOUR FAILURE TO COM	PLY WITH THIS SUBPOENA CAN S	SUBJECT YOU TO PUNISHMENT
	FOR CONTEMPT OF COURT	
NOTICE TO WITNESS: The party who req	uested this subpoena is listed below. Any qu	nestions regarding your knowledge of the subject
matter or testimony in this cause should be directly Name: CHRISTOPHA STOLLAND	Pro Se	F CALL THE CIRCUIT COURT CLERK
DuPage Attorney Number: 99,50	0	
Attorney for: CrthisTupha =	Spoker	
Address: 4/5 Wesley Ave	#/	JUN 0 4 2020
City/State/Zip: OAK PAUCIF	(40302	Days 19
7-17 -11/	-3/63	Xaglyapelas
Telephone Number: 43 46 Hol MAN	1.00M	Cipplied Charles
	ALCOHOLD TO A STATE OF THE STAT	DEDITYPOLEDY

# EXHIBIT 3

STATE OF ILLINOIS	UNITED STATES OF AMERICA	COUNTY OF DU PAGE
Michael State	IT COURT OF THE EIGHTEENTH JUDICIA	L CIRCUIT CONTITUTE DO PAGE
Michael Stopler		
CHRIS STONES		
LEO STOILER		
	2020MR 000349	
D-DOTTOMONT OF	CASE NUMBER	
DEPARTAMENT OF HUMAN SERVICES		
HUMAN SERVICES		
y ing pala mang kalamang malamang mili at Magananan ya	for the same of th	
		File Stamp Here
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TO: RYAN (=///O)	$\ell$	GREETINGS:
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PLEASE CHECK THIS BOX IF	YOU ARE REQUIRING THAT ONLY THE WITNESS APPE	AR AT THIS HEARING
YOU ARE HEREBY SUMMONED	AND COMMANDED TO APPEAR before t	he 18th Judicial Circuit Court of
DuPage County, Room 200		
DuPage Judicial C	enter, 505 North County Farm Road, Wheaton	Illinois 60197
	outer, 200 From County Firm Road, Wheaton	, minois outor
0.00		
at $\frac{7:00}{}$	AM on Juve.	25,2020
	SUBPOENA DUCES TECUM	
PLEASE CHECK THIS BOX IF YOU ARE RE	EQUESTING THAT THE WITNESS BRING RECORDS OR D	OCUMENTS FOR THIS HEARING
YOU ARE FURTHER COMMANDI	ED TO PRODUCE AT THE TIME AND PI	ACE AFORESAID, the
All Emil 5 Town 7	which constitutes evidence relating to the said cau 1919, 2018, 2018 FROM RYAN	se and which are listed below:
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of such documents or tangible things co	oncerning the above captioned cause now pend	ing and undetermined in this
Court on the part of STollee et	Al V. Depastiment of Hun	MAN SERVICES ZOMR 34
YOUR FAILURE TO COMP	LY WITH THIS SUBPOENA CAN SUBJECT Y	OU TO PUNISHMENT
	FOR CONTEMPT OF COURT	
NOTICE TO WITNESS: The party who reque	ested this subpoena is listed below. Any questions regard	ling your knowledge of the subject
Name: After Stallen	ted to him / her or your attorney. DO NOT CALL THE	CIRCUIT COURT CLERK
DuPage Attorney Number: 98366		
Attorney for: CHRIS STOLLAR		
Address: 413 Wesley Avc -		APR 2 0 2020
City/State/Zip: BAN PARK, IL	-60362 SMANG	hus Load II
Telephone Number: 723 - 746-	3163- 443	MIMA
Email:		Circol Rupy CLERK