

8/15/2007

Today, I went back to the State Bar of Nevada and asked the receptionist to speak with Asst. Bar Counsel PHILLIP J. PATTEE. She told me he is unavailable today. I asked her to talk with his supervisor. She made various calls, and was told I should handwrite messages! I told her I had already sent PATTEE a final certified letter, and he never responded. Later, she told me that a supervisor will be here shortly who said my Complaint was received 6/19/2017. I told the receptionist, "that will never happen because my Complaint was NOT submitted until 6/25/2017". After an hour waiting, nobody came out or showed me this 6/19/2017 Complaint they said I submitted, because there is no Complaint submitted 6/19/2017.

Finally, two men came out and said they are PATTEE's supervisors. One said he was Director. As we were walking to their conference room, I told them that "somebody(s) don't want to do their job"; that PATTEE dismissed this matter, before he ever received my Complaint.

In conference, the Director finally told me the matter will be re-considered. I asked him - How can a matter be "re-considered", when it has not even been considered. I told them that - "Just because URGA is or was a 'member of this Bar's Discipline Board', that does not give him a free pass to perjure fraud on the court(s), to extort my Title". The other gentleman agreed. The Director then admonished me, saying I had disrupted their office, & admitted the matter will be (re) considered.