The Florida Bar Inquiry/Complaint Form STOP - PLEASE DOWNLOAD THIS FORM TO YOUR COMPUTER <u>BEFORE</u> FILLING IT OUT.

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

| Your Name: | ROGERIO CHAVES SCOTTON | | | | | | | | |
|--------------------|---|--|--|--|--|--|--|--|--|
| Organization: So | COTTON RACING | | | | | | | | |
| – Address: 7797 | GOLF CIRCLE DRIVE #204 | | | | | | | | |
| City, State, Zip | Code: MARGATE FLORIDA 33063 | | | | | | | | |
| Phone: 56140300 | 061 | | | | | | | | |
| Email: rs@scottc | | | | | | | | | |
| ACAP Referenc | e No.: | | | | | | | | |
| Does this compl | aint pertain to a matter currently in litigation? Yes No | | | | | | | | |
| PART TWO (S | ee Page 1, PART TWO – Attorney Information.): | | | | | | | | |
| Attorney's Nam | e: Kristin D Figueroa-Contreras "Kristy" Florida Bar No. 643394 | | | | | | | | |
| Address: 2030 S | DouglasRdSte 204 | | | | | | | | |
| City, State, Zip | Code: Miami, FL 33134-4615 | | | | | | | | |
| Phone: (305) 501 | -4141 | | | | | | | | |

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

PART FOUR (See Page 1, **PART FOUR** – Witnesses.): The witnesses in support of my allegations are: (attach additional sheet).

PART FIVE (See Page 1, PART FIVE – Acknowledge Oath and Signature.):

✓ YOU MUST PLACE YOUR MARK IN THE BOX ACKNOWLEDGING THE OATH AND YOU MUST SIGN YOUR FULL NAME BELOW.

Under penalties of perjury, I declare that the foregoing facts are true, correct and complete.

ROGERIOCHAVESSCOTTON

Print Name ROGERIO CHAVES SCOTTON Digitally signed by ROGERIO CHAVES SCOTTON Date: 2022.09.15 17:19:47 -04'00'

Signature 09/15/2022

Date

In November 2014 Kristin Figueroa Contreras introduced herself to my family. Saying that she got a call from my friends from Angola, Joao Lino e Ouvidio. Contreras represented them before. Contreras informed my family that my family that what she had it review my case and that what was done was injustice and that she would like to help me on my direct appeal in front the 11th Circuit. Kristin Figueroa Contreras charge us \$200,000k which \$60,000 was Western Union to her from Portugal. All this took place before Kristin Figueroa Contreras have it come to see me in prison. At the time she took this money Kristin Figueroa Contreras didn't have explained me nothing she would do for me, nor have she present me with a legal contract to estipulate what type of legal service she would provide me or how much her representation would cost.

Weeks later we have a first meeting inside DRJCF. Contreras told me that <u>"she was official"</u> my appeal attorney and she would file a motion to appearance to the 11th Circuit. Contreras never filed the notice of appearance in court or in any court for this matter saying that she was representing me. I call her and ask her to return the money to my family. My family and friends called her office and ask for the money also. She never returned the money. My family went to her office to asked for the money back. No money was returned, but Contreras insist in lie to my family saying that she was working on my appeal together with the COURT APPOINTED ATTORNEY Richard Klugh. Something that is completely illegal. (See exhibit 1).

LAW OFFICES OF RICHARD C. KLUGH, PA

Ingraham Building 25 S.E. 2nd Avenue, Suite 1100 Miami, Florida 33131 Tel.: 305-536-1191 • Fax.: 305-536-2170 E-mail: klughlaw@gmail.com

September 25, 2015

Rogerio Chaves Scotton Register No. 99370-004 D. Ray James Correctional Institution P.O. Box 2000 Folkston, GA 31537

<u>Attorney-Client Privilege</u> <u>Open only in the presence of the inmate.</u>

Re: United States v. Rogerio Chavez Scotton

Dear Rogerio:

I hope this letter finds you well. I am writing in response to your letter dated September 7, 2015, *please see attached*.

First, to my knowledge, we have not received any work product or input on our work from Ms. Contreras and we are unaware of any effort by her to assist in the appeal. To the extent that she has claimed that she worked with us on the appeal, we disagree with that; she did not, to the best of my knowledge. We did not receive or accept any such input as to the appeal or any other work in your case. Additionally, we did not receive any monies from Ms. Contreras for your case.

Second, we do not believe it is a good idea to try to seek a bond until at least the Court grants an oral argument in the case; due to the immigration issues, a bond is going to be very difficult to obtain unless the court grants an oral argument on the appeal.

Also, please send another copy of a draft of the reply brief, by a separate mailing.

Sincerely yours,

LAW OFFICE OF/Richard C. Klugh Richard C. Klugh

RCK/cr Scotton, Rogerio'ltr.9-25-2015.docx We continue to ask for the money back without any success or any impute by Contreras. Below the last email communication sent to Contreras inquiring the \$25,000 she even promises to refund in September 2015. But she never returned.

Eventually my appeal was affirmed. I have It appealed to Supreme Court which was denied. Your office will be able to clear see under the dock of my case United States vs. Scotton 1260049 to see if there is any notification that could shows that I have been represented by Contreras. The record clear review that never.

Without any other choice, I filed a complaint to the Florida Bar. (See exhibit 2).

THE FLORIDA BAR INQUIRY/COMPLAINT FORM

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

| Your Name: <u>ROGERIO CHAVES</u> Organization: | 000110 |
|---|---------------------|
| Address: P.O. BOX 2000 | Sector Sector |
| City: FOLKSTON | State:ga |
| Zip Code: 31537 Phone:n/a | 5 |
| Email: | |
| ACAP Reference No. | Contra Contra Maria |

 Attomey's Name: KRISTY FIGUEROA CONTRERAS

 Address:
 2030
 south
 DOUGLAS
 ROAD

 City:
 MTAMT
 State:
 FL

 Zip Code:
 33134
 Telephone:
 (305)
 639-8599

PART TWO (See Page 1, PART TWO - Facts/Allegations.): The specific thing or things I am complaining about are:

This letter hereby complain about the outrageous and grossly act of attorney Kristy Figueroa Contreras Esq. as an attorney Licensed by the Florida Bar Association. I find her acts to be outrageous shameful and deceitful.

Counselor Krity Figueroa Contreras has took money from my friends and family to handle my criminal case on the direct appeal. Counsel Kristy Figueroa Contreras has requested a retainer of \$120,000.00 thousand dollars. Once the counsel Krity Figueroa Contreras has received more them half of the fee (about \$62,000.00 thousand dollars), she has not worket on any facts of my criminal direct appeal. Counselor Kristy Figueroa Contreras has not even made any effort to present any motion to the district court or even to appeal (see attachment)

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

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

Signature fur furthe Date

After filed, Contreras have it created a false letter agreement and asked her paralegal to sign a false and totally fabricated affidavit. The letter agreement Contreras suggested that I have retained her to file a section 2255 and for some immigration issue. This is false. 1) I was on the beginning of my direct appeal. District Court does not have jurisdiction to review section 2255 during the direct appeal. Therefore, the theory of retainer for 2255 is false. 2) there is no immigration working required or ever done. 3) The affidavit manufactured by Emilio de Arce was false because Contreras have never sent me at prison as the affidavit suggested that was done on three occasions. If this was fact, Why Contreras have not brought such letter contract when she has a meeting with me. The letter agreement and the affidavit were the only way she had to cover-up her fraud. Something that the State prosecution John Periklen could not believe himself as I filed a complaint with the States attorney. 4) If I have not signed such false letter contract, by law she has the duties to return the money, something Florida bar require the attorney not to do until a contract was signed by both parties explaining the propose for the retainer. 5) Contreras never file a section 2255 on my behalf. She would come and say that I terminate the contract before, like she has it say under another false letter. But looking the time and date that she took the money, I was on the direct appeal. No one would pay a lawyer for a 2255 during the direct appeal, especially when mostly likely your case would reverse. I'm under the penalty of perjury to affirm that I have never asked Kristin Figueroa Contreras to anything else. From the moment me and my family got to know her, the only thing she was aske to do was to withdraw the Court's appointed appeal attorney and to file a direct appeal brief. Thus, since I was incarcerated at the time without any finance or way to mail all the evidence to your office, was Ms. Maura choose to accepted Contreras false letter and not even look the facts and, at the time the currently situation. She refused to go against one of her own license attorneys and denied investigating. This was total disgraceful since no legal assistance was provided and no refund from the \$60,000k Contreras took was given.

LETTER AGREEMENT FOR LEGAL SERVICES

Rogerio C. Scotton BOP 99370-004 D. Ray James Correctional Institution Attn.: Inmate Mail/Parcels P.O. Box 2000 Folkston, GA 31537

Dear Mr. Scotton:

- The purpose of this letter is to set forth and confirm our understanding with respect to the agreement for your payment of attorneys' fees and costs, and our rendering of legal services on your behalf. Our representation pursuant to this Agreement shall become effective upon our acceptance of employment.
- 2. You have retained this firm to represent you in connection with your pending 1-247 immigration detainer (including ATD/bond request); DHS Freedom of Information Act request and administrative appeal; Bureau of Prison civil grievance (administrative remedies); and potential 28 USC 2255 proceedings relating to United States v. Scotton, SDFL Case No. 12-CR-60049. You acknowledge that we have made no promises or guarantees regarding the outcome of your case. Instead, we have discussed with you the unpredictability of most legal matters, especially litigation.
- 3. This representation is on a flat-fee basis. The attorney's fee for this representation is a flat-fee of \$60,000 (Sixty Thousand and 00/100 U.S. Dollars). You agree that this fee is reasonable, immediately earned (earned on receipt), and is not based on an hourly rate. This fee will be deposited into our general operating account and will <u>not</u> be deposited into our client trust account. The Engagement Fee does <u>not</u> cover any costs. Even though the fee is earned on receipt, you may nevertheless discharge us at any time and in that event may possibly be entitled to a partial or total refund upon the time and value of the legal services provided prior to discharge.
- 4. Your Engagement Fee has been paid in its entirety by a third party, Mr. Joao Dos Santos Lino, and you have consented to this arrangement. There is no known conflict of interest, and this third-party payor does not interfere with our professional judgment or relationship with you. In accordance with Rule 4-1.6 (Confidentiality of Information), you and the third party understand that our ethical duties of confidentiality and communications are owed to you only. All decisions regarding the legal status and strategy of your case shall be discussed only with you and not the third party, unless you give express written permission. Any refund shall be returned to the party who provided the funds.
- 5. You are responsible for any out-of-pocket costs incurred on your behalf in connection with the representation. Typical costs include: filing fees, service of process, depositions, expert witness fees, travel expenses, long-distance telephone calls, Federal Express/UPS/DHL, courier services, photocopies (billed at \$0.15 per page), and online database retrieval charges (such as Pacer, Lexis and Westlaw). We are <u>not</u> taking a costs deposit to cover these costs at this time and will instead invoice and request reimbursement from you on a periodic basis. It is our understanding that the above-referenced third-party payor will be reimbursing us for all out-of-pocket costs incurred hereunder.



NEGRI, TORRES & FIGUERDA-CONTRERAS, PLLC MIAMI OFFICE: THE MINORCA, 2030 SOUTH DOUGLAS ROAD, SUITE 214 CORAL GABLES, FLORIDA 33134 UNITED STATES TEL. (+1) 305-639-8599 / FAX: (+1) 305-397-1384 WEB: WWW.NEGRI-TORRES.COM / E-MAIL: MIAMI@NEGRI-TORRES.COM

- 6. If it becomes necessary to take the deposition of a party or other witness, we may require a cost deposit. If such deposit is requested, it will be held in our trust account until we are invoiced by the court reporter.
- 7. If appropriate and necessary to the complete preparation of your case, we shall obtain your verbal approval for the utilization of our private investigator. He or she will then make separate arrangements with you to provide you with an itemized billing statement for services rendered and costs incurred.
- 8. In other cases where it is necessary to employ the services of an expert, accountant or other professional, we would appreciate your making separate arrangements with that person or firm to provide you with an itemized billing statement for services rendered and costs incurred.
- 9. We appreciate your expression of confidence in our work, and assure you that we will strive to obtain a resolution of this matter in a professional and cost-effective manner. Your duty is to cooperate fully with this Firm and be truthful at all times.
- 10. At the end of the representation, we will turn over a copy of your case file to you, at your cost. If you do not want a copy of your file, you agree the file may be destroyed in accordance with our document retention policy. Currently, it is our policy to destroy files ten (10) years after the termination of the representation.

NO GUARANTEES HAVE BEEN MADE AS TO THE FINAL OUTCOME IN THIS OR ANY LEGAL MATTER.

Please feel free to call me if you have any questions regarding the fee agreement as set forth herein. If not please execute the enclosed photocopy of this letter and return it to my office at your earliest convenience.

K. Figueroa-Contreras, Esq., on behalf of NEGRI, TORRES & FIGUEROA-CONTRERAS, PLLC

ACKNOWLEDGED AND AGREED on this _____ day of ______, 2015 by:

ROGERIO C. SCOTTON

NEGRI, TORRES & FIGUEROA-CONTRERAS, PLLC MIAMI OFFICE: THE MINORCA, 2030 SOUTH DOUGLAS ROAD, SUITE 214 CORAL GABLES, FLORIDA 33134 UNITED STATES TEL. (+1) 305-639-8599 / FAX: (+1) 305-397-1384 WEB: WWW.NEGRI-TORRES.COM / E-MAIL: MIAMI@NEGRI-TORRES.COM

AFFIDAVIT OF EMILIO D'ARCE

COMES NOW the Affiant, Emilio D'Arce, and declares and certifies that the following is true, correct and based on his personal knowledge.

- I am the senior paralegal to Kristin Figueroa-Contreras, Esq. of Negri, Torres & Figueroa-Contreras, PLLC. I have been employed in this capacity for over seven (7) years.
- I am responsible for preparing, copying and sending all correspondence on behalf of attorney Figueroa-Contreras. I am also responsible for opening, scanning and photocopying all correspondence sent to attorney Figueroa-Contreras.
- The letter dated June 1, 2015 that is attached to Mr. Scotton's August 25, 2015 Florida Bar Inquiry/Complaint Form was never received by our office.
- Our office has sent Mr. Scotton a copy of his retainer agreement on at least three (3) separate occasions on the past. Another copy of the retainer agreement is attached hereto as Exhibit "A".
- Mr. Scotton has been mailed a copy of his entire file from our office.
- Mr. Scotton attempted to call our office twice on September 24, 2015. Each time, I accepted the call and each time, the call was disconnected.

FURTHER AFFIANT SAYETH NOT.

Emilio D'Arce

CERTIFICATION OF NOTARY PUBLIC

STATE OF FLORIDA

COUNTY OF MIAMI DADE

I HEREBY CERTIFY that, on this $\underline{29}$ day of September 2015, the foregoing was sworn to and subscribed before me by EMILIO D'ARCE, who is personally

known to me

Notary Public, State of Florida

[Affix seal here:]





The Florida Bar 651 East Jefferson Street Tallahassee, FL 32399-2300

John F. Harkness, Jr. Executive Director

850-561-5600 www.FLORIDABAR.org

December 22, 2015

Mr. Rogerio Chaves Scotton D. Ray James Correctional Institution P.O. Box 2000 Folkston, GA 31537

Re: Kristin D Figueroa-Contreras; RFA No. 16-3929

Dear Mr. Scotton:

I am sending you a copy of a letter from the attorney which appears to satisfy your most recent request. She is obviously willing to communicate with you, therefore I would request you do not use The Florida Bar as an intermediary to contact her. Thank you.

Sincerely,

Maura Canter, Bar Counsel Attorney Consumer Assistance Program ACAP Hotline 866-352-0707

Enclosures

cc: Kristin D Figueroa-Contreras, Esq. (enclosing Mr. Scotton's recent letter)

Next, and after Florida bar refuse to investigate Contreras unlawful conduct, I receive another letter in DRJCF from Contreras misleading all the true facts and now with promises to refund \$25,000 from the \$60,000 taken without providing any legal assistance during the direct appeal. I have not signed the letter at the time because I was doing my appeal with the Supreme court and later, I have filed my section 2255 as a prose defendant to the Southern District of Florida. (See exhibit 5).

GUEROA-CONTRERAS

AT LAW . A BOGADOS . A DYOGADOS

3 September 2015

Via USPS Priority Mail Express with Delivery Tracking Rogerio C. Scotton Register No. 99370-004 D. Ray James Correctional Institution Inmate Mail/Parcels P.O. Box 2000 Folkston, GA 31537

NEGRI, TORRES &

Rogerio Chaves Scotton Re:

Dear Mr. Scotton:

Your response is requested. I thank you for your tremendous patience over the past month, as I have experienced several unrelated and unanticipated delays in reviewing and completing the multiple packages to send to you under separate cover. We are sending each topic (i.e, the very voluminous FOIA response with flagged redactions/withholdings, FOIA response with audio/video recording, confirmation of administrative appeal and draft FOIA complaint; information and response re: immigration detainer/bond request; civil grievance documents and draft (Section 1983 civil rights) complaint; bond motion and supplemental filing, etc.) separately from this letter; current Fedex case information, etc). We are also returning to you all original files, of which we have made the requested copies.

As I mentioned in earlier correspondence, because you have chosen to terminate us prior to completion of the anticipated representation, I absolutely agree that fairness dictates that you should be entitled to a return of a portion of the attorney's fees (Engagement Fee) paid to our law firm by third-party Joao Lino. Pursuant to your telephone conversation with our paralegal Emilio D'Arce, we would be willing to comply with your request and return a portion of the Engagement Fee paid by Mr. Lino, directly to you. Because we were hired on a flat-fee, immediately earned basis rather than an hourly (retainer) basis, we did not keep an exact record of all time spent working on your case. I have had to review all time (including the travel and prison visits) and approximate. Emilio and Kimiko have reviewed their phone calls, mailings, photocopies, PACER downloads and other administrative tasks.

As Mr. D'Arce advised you, of the \$60,000 flat-fee Engagement Fee, we offer to return to you the amount of \$25,000.00 (Twenty Five Thousand and 00/100 U.S. Dollars), and we consider this sum a fair settlement of the time spent thus far/work already done, based on our standard hourly rate. As you know and as is posted online, my standard hourly rate is \$400/hour. Most administrative (non-legal) tasks in your case, however, were completed by our senior paralegal and an administrative assistant. Their hourly rates are much lower, at \$120 and \$85 respectively.

Pursuant to Mr. Lino's request and your request, the separate costs deposit paid to us, i.e. \$2,000.00 (Two Thousand and 00/100 U.S. Dollars), was unused and returned to you in its entirety at the beginning of the representation via payment to your mother, Marina C. Colon, as she required assistance in covering certain expenses. Rather than requiring another costs deposit to replace the one sent to your mother, Mr. Lino agreed to reimburse our firm for any costs, MIAMI OFFICE: THE MINDREA, 2030 SOUTH DUGLAE RDAD, SUITE 214 CORAL GABLES, FLORIDA 33134 US TEL. (+1) 305-639-8599 / FAX: (+1) 305-397-1384

WEB: WWW.NEGRI-TORRES.COM / E-MAIL: MIAMI@NEGRI-TORRES.COM

which include, but are not limited to: photocopying charges, PACER charges, airfare, lodging and automobile rentals. Mr. Lino asked that we invoice him for payment of costs, but, given the current situation, we will not be doing so and will have no choice but to waive all costs incurred to date.

Unless you choose otherwise, we will remain on the FOIA case through the completion of the administrative appeal and final adjudication of the anticipated FOIA lawsuit. It is likely that this administrative appeal will be denied, as they routinely are, and that you will have to proceed with the actual lawsuit in order to fight for your right to the extensively withheld information from your file. You

Our payment of the \$25,000.00 sum to you as a partial reimbursement of the Engagement Fee would resolve any and all outstanding disputes between you and our law firm and/or me. If you are in agreement, please sign below and return to me in the enclosed self-addressed envelope.

If you are in disagreement with this sum, I ask that you please either respond directlyy to me in writing. I am enclosing a pre-paid, self-addressed envelope for this purpose. You may also contact our office so that we may arrange for a call. Please note, there have been several occasions when you have called, and my staff has accepted the call, but the line falls and the call is never connected.

Thank you and I look forward to receiving your response.

Kristin D. Figueroa-Contreras

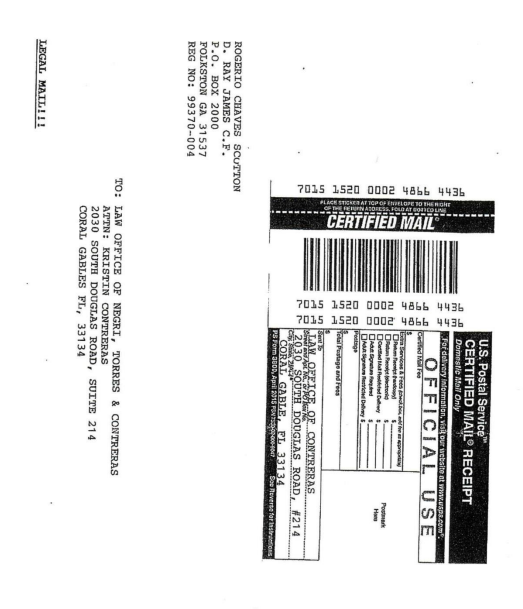
I, Rogerio Chaves Scotton, am in agreement with all of the above and hereby authorize NEGRI, TORRES & FIGUEROA-CONTRERAS, PLLC, to remit the aforementioned sum of \$25,000 to my mother, MARINA C. COLON, to whom I have granted a power-of-attorney and who will receive and be able to deposit same payment on my behalf.

Dated:

Røgerio C. Scotton D. Ray James CI P.O. Box 2000 Folkston, GA 31537

NEGRI, TORRES & FIGUEROA-CONTRERAS, PLLC MIAMI OFFICE: THE MINORCA, 2030 SOUTH DOUGLAS ROAD, SUITE 214 CORAL GABLES, FLORIDA 33134 US TEL. (+1) 305-639-8599 / FAX: (+1) 305-397-1384 WEB: WWW.NEGRI-TORRES.COM / E-MAIL: MIAMI@NEGRI-TORRES.COM On May 16, 2016, I have signed the letter Contreras date September 2015 which she intent to refund \$25,000.

This letter was mailed certified, and my family also sent her an email to confirmed. (See exhibit 6).



Although Contreras forgery new letter that does not tell the true facts and misled that she was retainer do file only my direct appeals and under such letter promise to refund \$25,000, Contreras never refund the \$25,000.

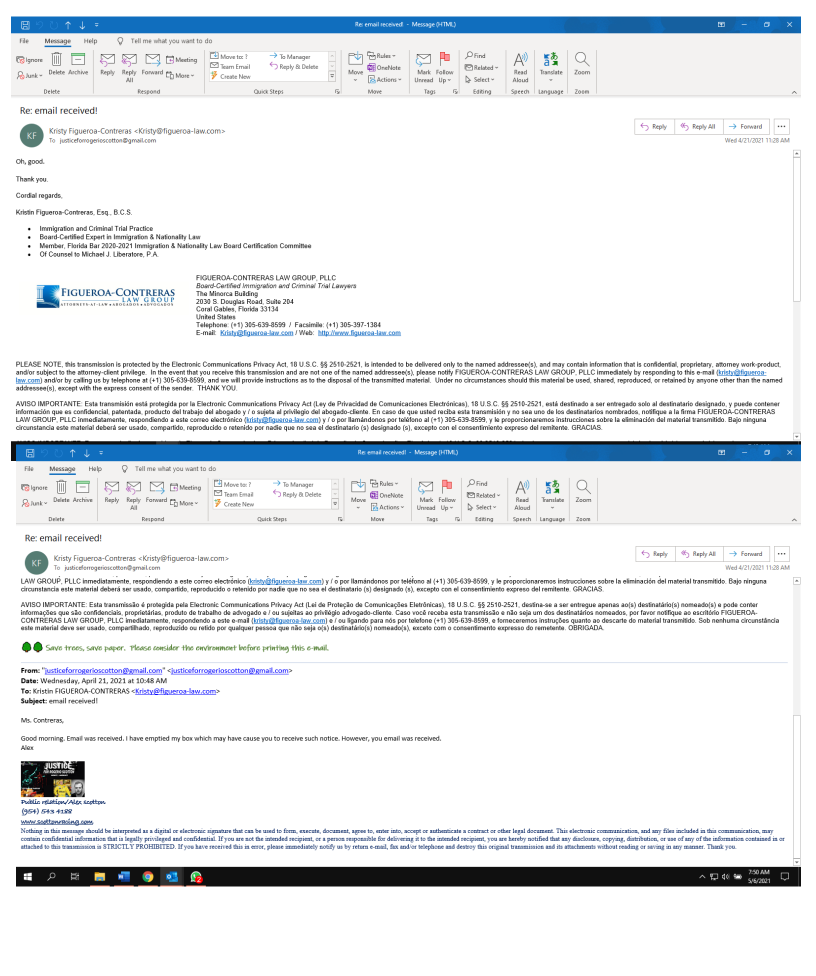
I was release from prison in February 2020. I call peaceful Contreras office to request my entire funds with from this point was done completely illegally. I have spook to Emilio de Arce and even confront him on his fake affidavit, something he should know as a paralegal is illegal. Emilio have not said much or even explained his inappropriate behavior and fraud. But told me that Contreras was not in the office and that he would inform her that I call.

I never receive any calls from Contreras during until today that I am writing this complaint.

Around April of 2021, my brother Alex reach out to the office of Contreras and got to talk to her. During the entire conversation that took place for several weeks, Contreras suggested that she could pay the 25,000. This was done only because I have when public with the issue under my website and all my social media channels.

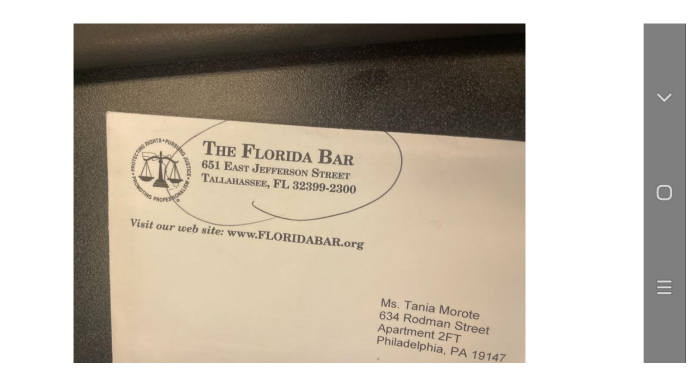
(See exhibit 7, links <u>https://scottonracing.com/thief-kristin-contreras</u>, <u>https://scottonracing.com/scotton-blog/f/ladra-espantalha-kristin-d-figueroa-contreras</u>, <u>https://scottonracing.com/scotton-blog/f/the-miami-straw-thief-contreras-scotton-was-subjected-to-numero</u>,

https://www.youtube.com/channel/UCGPbVzd163ML3R8vapgOYAg). Since the videos and evidence was upload on the internet and anyone could see by just search Contreras name, she became friendly and with the intention to pay. Took not only 6 years from the day she mailed the letter promising to refund \$25,000 but, the issue been placed on the public view for Contreras to have been forced to pay. Here, there is a clear evidence how dishonest Contreras is. Contreras never had the intention to pay this money back on the first place. Her act as a Florida license attorney is grossly, outrageous, and completely inappropriate. Which have completely damage me during my direct appeal. (See exhibit 7).

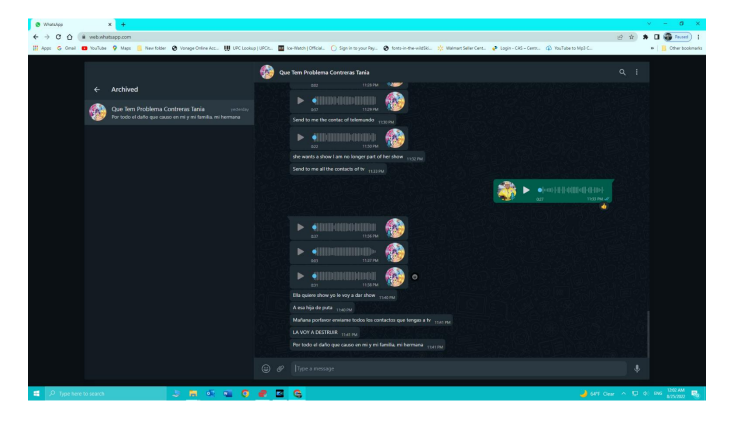


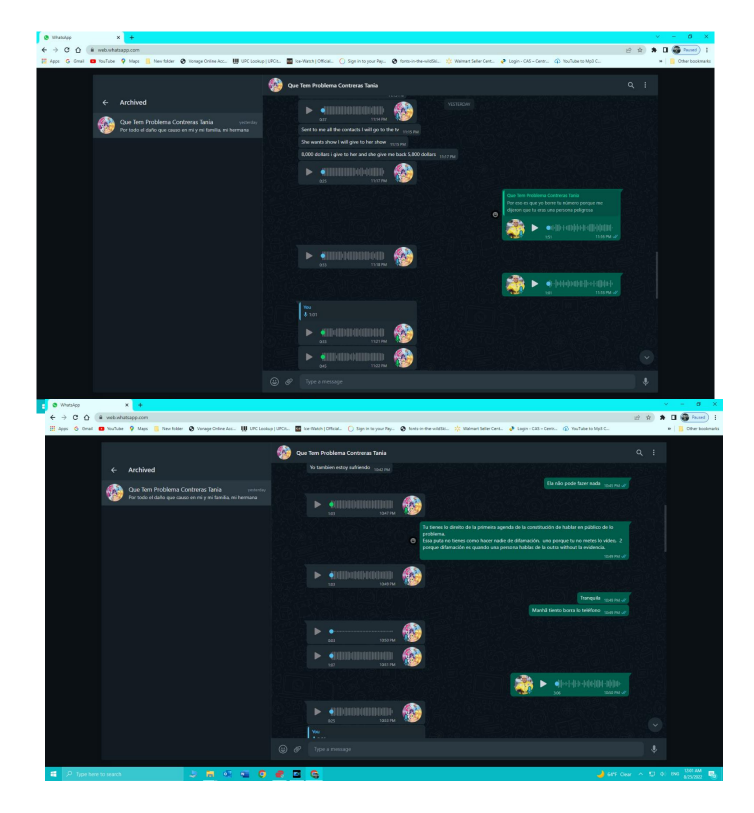
| | | Re | Refund agreement to Rogerio Sci | otton for \$25,000 - Message (HTML) | | | | • | 3 <u> </u> | o x |
|--|--|---|---|--|------------------------------------|----------|-----------|-------------|---|-----------|
| File Message Hel | p 🛛 🖓 Tell me what you want to | o do | | | | | | | | |
| Ignore □ Nunk × Delete | Reply Reply Forward The More ~ | ☑ Move to: ? → To Manager ☑ Team Email ∽ Reply & Delet ☑ Create New → | e V Rules V Rules V Rules V Rules V Actions V Actions V | Mark Follow Unread Up ~ | A) 53 Read Translate Aloud ~ | Zoom | | | | |
| Delete | Respond | Quick Steps | Move ہوا | Tags 🛛 Editing | Speech Language | Zoom | | | | ^ |
| Re: Refund agreer | nent to Rogerio Scotton fo | or \$25,000 | | | | | | | | |
| | a-Contreras <kristy@figueroa-lav< td=""><td>w.com></td><td></td><td></td><td></td><td></td><td>← Reply</td><td>🏀 Reply All</td><td>\rightarrow Forward</td><td>•••</td></kristy@figueroa-lav<> | w.com> | | | | | ← Reply | 🏀 Reply All | \rightarrow Forward | ••• |
| To Rogerio Scot | ton | | | | | | | | Tue 4/20/202 | 1 8:33 PM |
| Thank you very much, Ale | kandre. I appreciate it. Yes, I think it' | s only fair that he wait until I make tha | t first good faith payment befo | re taking that last step on his we | ebsite. I completely und | erstand. | | | | |
| Please take this email as c | onfirmation of our discussion yesterd | day, that I will be sending 25,000, at the | rate of \$5000 monthly, if not | sooner, beginning next week. | | | | | | |
| Per your email, as soon as | I'm ready to transfer next week, I wil | ll let you know, and you will provide me | e the instructions as to the acc | ount where you want me to sen | d the money. | | | | | |
| l sent you a WhatsApp wit | h both of my contact numbers, so yo | u can always reach me directly through | there. | | | | | | | |
| I will be in touch next wee | k. | | | | | | | | | |
| Cordial regards, | | | | | | | | | | |
| Board-Certified Ex | riminal Defense Practice pert in Immigration & Nationality Lav | N N Board Certification Committee | 2 | | | | | | | |
| FIGUEROA-CONTRERAS LA Board-Certified Immigratic The Minorca Building 2030 S. Douglas Road, Suit Coral Gables, Florida 3313 | on and Criminal Trial Lawyers <u>e 204</u> | | | | | | | | | |
| United States | _ <u>1599</u> / Facsimile: <u>(+1) 305-397-1384</u> | | | | | | | | | |
| E-mail: <u>Kristy@figueroa-la</u> Web: <u>http://www.figuero</u> | | | | | | | | | | |
| PLEASE NOTE, this transmission is intended to be delivered only to the named addressee(s) and may contain information that is confidential, proprietary, attorney work-product, and/or subject to the attorney-client privilege. In the event that you receive this transmission and are not one of the named addressee(s), please notify FIGUEROA-CONTRERAS LAW GROUP, PLLC immediately by responding to this e-mail and/or by calling us by telephone at [<u>+1] 305-639-8599</u> , and we will provide instructions as to the disposal | | | | | | | | | | |
| | . | in an ann airthe na stèineach ann an an dùran | ei en astais ed hu saus a sta sa | ************************************** | waante with the evenese | | TUANK YOU | ~ 🖫 | (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) | M 🖓 |

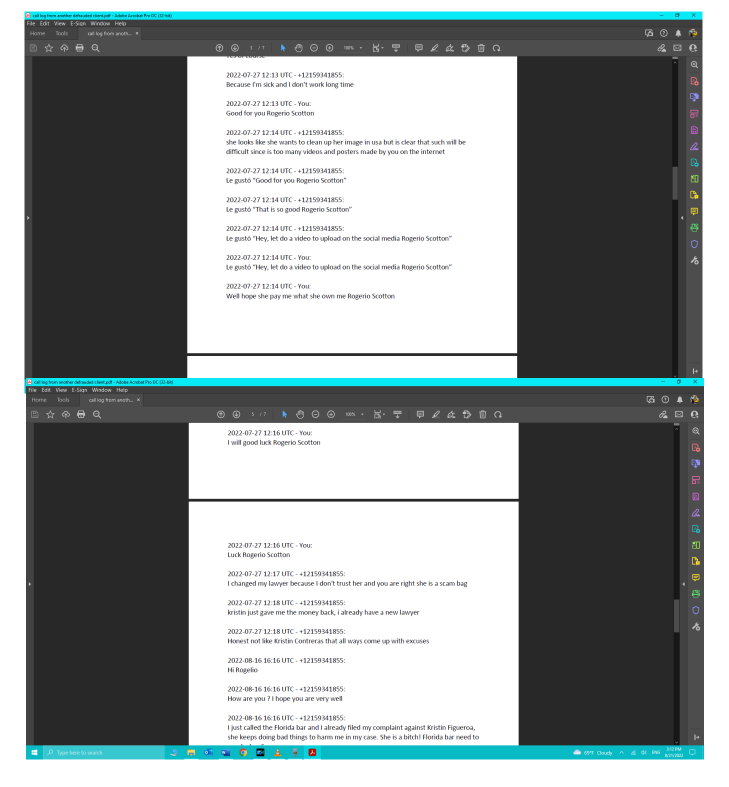
Contreras also have attemting to give the excuses that the reason of not being talk to me was because I may have made a bad coment about her to my Angola frieds. Total frivolus argument. Contreras took \$60, 000 of my money that was given to her for my direct appeal. Noting more than that! Was her choice to take the money and not represent me. Was her choice to defraud me out of this money. Was her choice to ignore me during the role time. And only when I begain to excerse my rights and when public with this, which cause to her bad reputation, that was the only reason why contreras began to pay. Contreras recognized her guilt and some of thepayments made (total of \$25k) are also proof of the fraud she done here. Looking under her false letter sent to Florida Bar on the first time, her recognized and acceptance of guilt and payments proof how deshonest she was. Contreras never had intention to refund any penney. Only after the posters that began to destroy and show her true colors have flighting on the internet that she began to pay. Today Contreras continue to own me \$35,000. She is refusing to pay. Knowing that legally Florida bar cannot interfere with a civil matter and/or act as a collection agency, that is not the intention of this complaint. Here I have also more envidence that shows Contreras guilty of defraud client like me as she recently done the same with another person who have also file a complaint to your office.



I have data based on all conversation with Tania Morote and tex sent to me. (See exhibit 8).







Therefore, in the interest of justice, I'm hereby requesting this office of the Florida Bar office to opening a investigation against Kristin Figueroa Contreras based on the evidence hereby submitted by me and by Ms. Tania Morote. In the mean time and when became so clear that you license attorney conduct is outrageous and totally grosly, her license must be suspended during the investigation to avoid others been demage. Upon conclude the investigation Contrera should lost her attorney license and should be prosecuted under the law.