Effective Screening and Onboarding Of New Appellate Clients

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Mandatory disclaimer – 23 more days

member and panel chair of grievance committee Nothing said in this presentation is on behalf of any entity whatsoever.

All in my sole capacity as an attorney licensed to practice law for 38+ years with no findings of professional misconduct, breach of fiduciary duty, or legal malpractice.

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The 1 in 100 "new breed" of legal client.

A win is a win, and a loss will be turned into a win (for the client, not for you or your law firm).

Grievance. Malpractice claim. Breach of fiduciary duty claim. Fraud claim. Claim of criminal conduct. Adverse publicity. Potential damage to professional reputation. Potential loss of employment. Actual or exemplary damages, or sanctions. Potential loss of professional liability insurance or higher renewal premiums.

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All designed to exert maximum pressure on you, your law firm, or your professional liability insurance carrier, to settle, thereby turning their loss into their win and your loss.

How do I know that they are out there?

Entangled with one - 26th year of practice. For 6½ years, damaged my quality of life. 2 grievances, 2 appeals, 2 dismissals, lawsuit, ugly counterclaims & affirmative defenses, death penalty sanctions, appeals, allegations of fraud and criminal conduct, finally culminating in a 12-0 jury verdict for every penny owed plus interest and costs.

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