

MINUTES OF THE SUPREME COURT'S  
ADVISORY COMMITTEE ON THE  
RULES OF PROFESSIONAL CONDUCT

Law and Justice Center  
645 South 200 East  
Salt Lake City, UT  
June 25, 2007  
5:00pm

---

ATTENDEES

Robert Burton, Chair	Steve Johnson
Matty Branch	Kent Roche
Gary Chrystler	Paula Smith
Nayer Honarvar	Billy Walker
Judge Fred Howard	Earl Wunderli

EXCUSED

Judge Royal Hansen  
Judge Paul Maughan  
Judge Steven Roth  
Gary Sackett  
Stuart Schultz  
John Soltis

1. WELCOME AND APPROVAL OF MINUTES

Mr. Burton welcomed the members of the committee. Mr. Wunderli moved for adoption of the minutes of the meeting held on January 8, 2007. Mr. Johnson seconded the motion, and it passed unanimously.

2. REVIEW OF COMMENTS RECEIVED AS TO RULE 14-802(C)(3)

The committee considered the three comments that were submitted, as well as the Supreme Court's concern as to the broadness of the phrase "a form provided by a court." As to the comment submitted by Mr. Culas, the committee decided the recommended disclosure was not required because the rule already provides that no fee may be charged for providing the clerical assistance. As to Mr. Nelsen's comment, the committee did not think "clerical assistance" needed to be defined.

Judge Howard moved that the phrase "a form provided by a court" be amended to state "...a form provided by a municipal, state, or federal court located in the State of Utah..." Mr. Wunderli seconded the motion, and it passed unanimously. Mr. Burton will prepare a letter to Chief Justice Durham advising as to the committee's recommendation.

3. PROPOSED AMENDMENT TO ATTORNEY'S OATH

Several committee members expressed concern as to whether the Attorney's Oath should be amended to include adherence to the Utah Standards of Professionalism and Civility. Mr. Walker advised that presently a violation of the Attorney's Oath is not a basis for disciplinary action. Mr. Burton asked whether the committee wanted to submit a formal comment opposing the proposed amendment. No support for such an objection was made, and Mr. Burton said no comment would, therefore, be submitted.

4. NEXT MEETING

Mr. Burton advised that there were no assignments currently pending before the committee. Therefore, the next meeting will be scheduled on an as-needed basis.

National issues ←  
Bob reported

① ABA list serv  
law firms in Australia / ~~state~~ <sup>happened in</sup> U.K. lawyers interested  
going public  
shareholders - controlling

② Buzz out there  
internet - unauthorized practice of law

interactive site

chat rooms

blogs - ~~judge~~ attorney could unwittingly

develop attorney/client relationship  
with someone out of state  
model

③ Katrina Model, court rule

Utah Supreme Ct would act on  
expedited basis - didn't think  
need

---

Rule 14-802(c)(3)

state or federal courts located in Utah

courts located in the state of Utah

any <sup>Utah</sup> municipal, state, or federal court  
any

Handwritten notes at the top of the page, possibly including a title or date.

Handwritten notes in the upper middle section, including the word "ATM" and some illegible text.

Handwritten notes in the middle section, possibly starting with "atmosphere - ...".

Handwritten notes in the lower middle section, including the word "atmosphere" and "atmosphere - ...".

Handwritten notes in the lower section, including the words "atmosphere" and "atmosphere - ...".

Handwritten notes in the lower section, including the words "atmosphere" and "atmosphere - ...".

Handwritten notes in the lower section, including the words "atmosphere" and "atmosphere - ...".

Handwritten notes in the lower section, including the words "atmosphere" and "atmosphere - ...".

6/25/07

Rules of Professional Conduct

Present

Burton  
Steve Johnson  
Earl Wunderli  
Kent Roche  
Gay Chrysler  
Judge Howard  
Nayer Honarvan  
Paula Smith  
Billy Walker

Excused

Judge Maughan  
Gay Sackett  
John Solito

Earl was Steve seconded

minutes - unanimously

Committee  
opinion

Bob Burton suggested keep the <sup>same</sup> two persons  
subcommittee

Nayer  
Stuart

Billy  
John

J. Maughan  
J. Hargis

J. Roth -  
Sturckhan

Gay Sackett  
Roche

Earl Wunderli  
Paula

Gay Chrysler  
(new person) or Bob Burton

Handwritten notes at the top of the page, including a date "10/2/01" and some illegible text.

Handwritten notes in the upper middle section, including the word "house" and other illegible text.

Handwritten notes in the middle section, including the word "water" and other illegible text.

Handwritten notes in the lower middle section, including the word "water" and other illegible text.

Handwritten notes in the bottom section, including the word "water" and other illegible text.

Handwritten notes in the right margin, including the word "water" and other illegible text.

Handwritten notes in the right margin, including the word "water" and other illegible text.

a form provided by ~~the~~ <sup>a</sup> municipal state or  
fed. court located in <sup>the State of</sup> Utah.

Ch  
(c)(3)

Judge Hunt moved

Earl Seabed

passed unanimously

didn't think def. of "clerical assistance" needed

no fee can be collected - so disclosure not  
needed

---

Attorney's oath change

Billy said OPC will not enforce oath -  
disciplinary rules by not discipline for

violation of order of prof. conduct,  
order of the court

Committee  
no one  
objected  
approp. no official

Support  
no official

10. The first part of the book is devoted to a general introduction to the theory of the firm.

The second part of the book is devoted to a detailed analysis of the theory of the firm.

The third part of the book is devoted to a detailed analysis of the theory of the firm.

The fourth part of the book is devoted to a detailed analysis of the theory of the firm.

The fifth part of the book is devoted to a detailed analysis of the theory of the firm.

The sixth part of the book is devoted to a detailed analysis of the theory of the firm.

The seventh part of the book is devoted to a detailed analysis of the theory of the firm.

The eighth part of the book is devoted to a detailed analysis of the theory of the firm.

The ninth part of the book is devoted to a detailed analysis of the theory of the firm.

The tenth part of the book is devoted to a detailed analysis of the theory of the firm.

The eleventh part of the book is devoted to a detailed analysis of the theory of the firm.

The twelfth part of the book is devoted to a detailed analysis of the theory of the firm.

The thirteenth part of the book is devoted to a detailed analysis of the theory of the firm.