

Civil rights lawyer slapped with three-year suspension for misconduct



Ryan Autullo - American-Statesman Staff
Updated 7:48 p.m Wednesday, July 12, 2017 Filed in Crime

Alter[ed] an email to make it look like I had
email about ...deposits

Said, of his opponent that Rosales' bad faith conduct in these matters
that need his superior has been brazenly dishonest, deceitful, and
fraudulent." guidance."

filed a criminal complaint of a "terroristic threat" against opponent

"the record overwhelmingly supports a finding
that Rosales' bad faith conduct in these matters
has been brazenly dishonest, deceitful, and
fraudulent." guidance."

Civil rights lawyer slapped with three-year suspension for misconduct



Ryan Autullo - American-Statesman Staff
Updated 7:48 p.m Wednesday, July 12, 2017 Filed in Crime

Alter[ed] an email to make it look like I had
email a

Said, of court is too light. I noble savages
that need his superior fraudulent." guidance."

filed a criminal complaint of a "terroristic threat" against opponent

the record overwhelmingly supports a finding
that Rosales' bad faith conduct in these matters
has been brazenly dishonest, deceitful, and
fraudulent." guidance."

Statesman

NEWS SPORTS AUSTIN360 IAHORA SII NEIGHBORHOODS THINGS TO DO MORE

Civil rights lawyer slapped with three-year suspension for misconduct

Ryan Autullo
Updated 7:46

“In Austin, if you are black or disabled you have no civil rights. So, we will take this case to the 5th Circuit, to once again review the decisions of the all-white, all-male judges in Austin federal court. How is it, that in 2017, all the federal judges in Austin are white males?”

Alter[ed] a
email a opposing counsel [said] a
year suspension from practice in the district
Said, of court is too light. I noble savages
that need mis superior guidance.

filed a criminal complaint of a “terroristic threat” against opponent

ADA JOURNAL

LAWPAY THE EXPERTS IN LEGAL PAYMENTS

NEWS- IN-DEPTH- BLAWGS- ABOUT-

Home Daily News Judge who took 2 business card holders while...

JUDICIARY

Judge who took 2 business card holders while at lawyer dinner agrees to resign

POSTED JUL 17, 2017 03:07 PM CDT

BY DEBRA CASSENS WEISS



NEWS ▾ IN-DEPTH ▾ BLAWGS ▾ ABOUT ▾

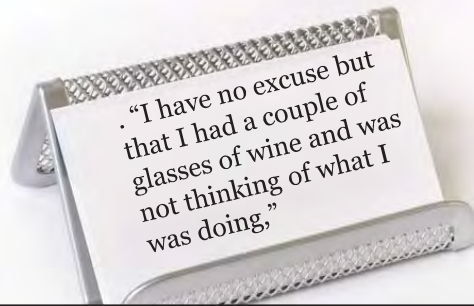
[Home](#) | [Daily News](#) | Judge who took 2 business card holders while at lawyer dinner agrees to resign

JUDICIARY

Judge who took 2 business card holders while at lawyer dinner agrees to resign

POSTED JUL 17, 2017 03:07 PM CDT

BY DEBRA CASSENS WEISS



UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS

Walter Unbe,

Plaintiff,

versus

National Security Agency, et al.,

Defendants

U
S
D
I
S
T
R
I
C
T
C
O
U
R
T
S
O
U
T
H
E
R
N
D
I
S
T
R
I
C
T
O
F
T
E
X
A
S

Civil Action H-13-774

Final Dismissal

Walter Unbe's claims against the National Security Agency, the Central Intelligence Agency, PsITech Viewing Corporation, PsCorp INTEL, Scherff Corporation, and the Joint Chiefs of Staff are dismissed because they are insane

Signed on March 26, 2013, at Houston, Texas

Lynn N. Hughes
United States District Judge



Oliver said that, because he needed to be cautious, he wouldn't say that Bob Murray looks like a geriatric Dr. Evil—the character played by comedian Mike Myers in the *Austin Powers* film series—“even though he clearly does.”



TABLE OF CONTENTS

I.	Interest of Amicus Curiae & Required Disclosures	1
II.	A Brief History of Plaintiffs' Attempts to Chill Speech by Abusing the Legal System.	1
	A. Plaintiffs Frequently Abuse the Legal System to Attack Protected Speech	2
	B. The Ridiculous Case at Hand.....	2
III.	Anyone Can Legally Say “Eat Shit, Bob!”.....	5
	A. Plaintiffs' Motion for a Temporary Restraining Order is Ridiculous. Courts Can't Tell Media Companies How to Report, Bob.....	5
	1. All of John Oliver's Speech Was Protected by the First Amendment. <u>You Can't Sue People for Being Mean to You, Bob</u>	5
	2. Plaintiff's Requested Injunction is Clearly Unconstitutional. You Can't Get a Court Order Telling the Press How to Cover Stories, Bob.....	8
	B. The Court Should Dismiss This Action & Assess Sanctions.	10
IV.	Conclusion	10

be remembered that truth is an absolute defense to a claim of defamation. *E.g. Syl. Pt. 1, Crump v. Beckley Newspapers, Inc.*, 173 W. Va. 699, 699 (1984).



⁴ It should be noted that the very *mean* comparison arose from both a striking physical resemblance between the two

be remembered that truth is an absolute defense to a claim of defamation. *E.g. Syl. Pt. 1, Crump v. Beckley Newspapers, Inc.*, 173 W. Va. 699, 699 (1984).



⁴ It should be noted that the very *mean* comparison arose from both a striking physical resemblance between the two

LOGIN PREMIER Get the magazine and exclusive online content - [Subscribe Today!](#)


VARIETY FILM TV MUSIC TECH POLITICS THEATER REAL ESTATE AWARDS VIDEO V500

HOME > TV > NEWS OCTOBER 2, 2017 11:57AM PT


CBS Fires Legal Exec Over Las Vegas Shooting Comments

By Daniel Holloway | [@gdanielholloway](#)

[f](#) [t](#) [r](#) [e](#) [+](#)



“I’m actually not even sympathetic bc country music fans are often republican gun toters.”



ABA JOURNAL iManage iManage Work 10

NEWS- IN-DEPTH- BLAWGS- ABOUT-

Home > Daily News > [Oops! WilmerHale email to reporter reveals...](#)

LEGAL FIRMS

Oops! WilmerHale email to reporter reveals apparent SEC probe into PepsiCo GC's departure

POSTED SEPTEMBER 27, 2017, 10:50 AM CDT
BY DEBRA CASSENS-WEISS

Trump lawyers spill beans, thanks to terrible choice of restaurant — next door to the New York Times

Home Daily News 2 law firms sanctioned \$9.1M for 'immense waste of ...

LEGAL ETHICS

2 law firms sanctioned \$9.1M for 'immense waste of judicial resources' in tobacco litigation

BY DEBRA CASSENS WEISS

POSTED OCTOBER 23, 2017, 7:00 AM EDT

Like 7 Share Tweet Share 401 1 point



Danal Khampiranon/Shutterstock.com

... 588 ...actions filed for dead plaintiffs ... never suggested the plaintiffs had died.


To the contrary, ...the lawyers **“insisted that they were in contact with their clients.”**

BLACK VOICES 10/23/2017 06:52 am ET

Jemele Hill Returns To ESPN After Controversial Suspension

The "SportsCenter" host has been off the air for two weeks.

By Lydia O'Connor



ESPN's Jemele Hill returned to her hosting duties Monday night, two weeks after the network [suspended](#) her over political social media posts it says violated company policy.

She briefly addressed her absence at the start of her 6 p.m. "SportsCenter" show.

From the ESPN Social Media Guidelines:

“Think before your tweet. Understand that at all times you are representing ESPN, and Twitter (as with other social sites) offers the equivalent of a live microphone. Simple rule: If you wouldn’t say it on the air or write it in a column, don’t post it on any social network.”



The screenshot shows the top portion of a news article on The Inquirer's website. The header includes the site's logo, navigation links for various news categories, and a 'Log In' button. Below the header, there are subscription prompts and a 'Never Miss a Story' button. The main headline reads 'ESPN host Michael Wilbon compares Jerry Jones to a slaveholder'. To the left of the headline are social media sharing icons for Facebook, Twitter, and Tumblr. Below the headline is the update date: 'Updated: OCTOBER 11, 2017 — 9:59 AM EDT'. At the bottom of the article preview are two side-by-side photographs: one of Jerry Jones wearing sunglasses and a blue jacket, and one of Michael Wilbon in a dark suit and tie.



What can I do?



...if a horse is obstreperous, recalcitrant or more interested in every other activity other than training to be a racehorse, it behooves one to geld the horse.

This has an enormous impact on attitude.....



http://www.dogwoodstable.com/pdfs/DWS_newsletter_01-2006.pdf



...if a **horse** is obstreperous, recalcitrant or more interested in every other activity other than training to be a racehorse, it behooves one to geld the horse.

This has an enormous impact on attitude.....



https://www.dogwoodstable.com/pdfs/DWS_newsletter_01-2006.pdf

One Solution

[For obstreperous lawyer, partner, associate, adolescent, or significant other]

1. Avoid eye contact

2. Say you're sorry

[even though you're not]

3. Do what you know is right



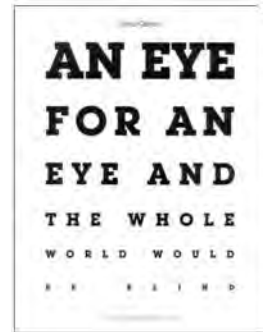


<http://www.philly.com/philly/blogs/real-time/WHYY-NPR-Terry-Gross-doesnt-interview-most-of-her-guests-in-Philly-Heres-why-.html>

Reacting Counterproductively

“You wouldn’t understand.”
“Because those are the rules.”
“It’s none of your business.”
“What do you want *me* to do about it?”
“Calm down!”
“What’s your problem?”
“You never...”
“You always...”
“I’m not going to say this again.”
“I’m doing this for your own good.”
“Why don’t you be reasonable?”










REFEREE Free Guides Articles ▾ Store ▾ Resources ▾ The Magazine

Home ▾ Art Of Officiating ▾ Choose To Diffuse Conflict

CHOOSE TO DIFFUSE CONFLICT

By Dan Olson - August 23, 2017

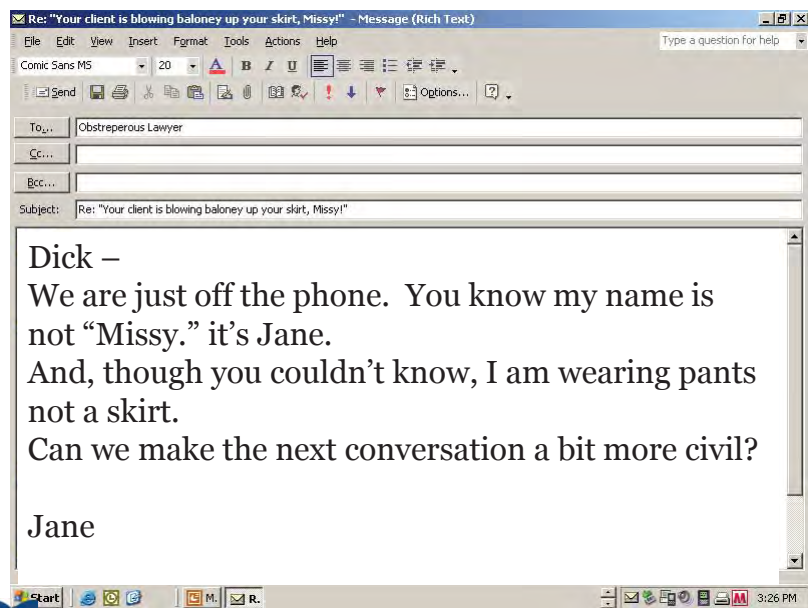
SHARE  Facebook  Twitter  G+  P



When situations explode on the field or at a dep. or in court, it's up to **you** sports officials to restore the peace and diffuse conflict. In managing conflict, showing a little empathy, demonstrating good listening skills and providing people with options rather than threats go a long way.



**Your client is blowing
baloney up your skirt,
Missy!**





[HOME](#) | [TOPICS](#) | [DAILY NEWS](#) | [MAGAZINE](#) | [BLAWG DIRECTORY](#) | [SUBSCRIBE](#) | [CL](#)

[Home](#) » [News](#) » [Lawyer Who Wouldn't Stop Talking Suspended From Federal Practice](#)

LEGAL ETHICS

Lawyer Who Wouldn't Stop Talking Suspended From Federal Practice

