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## Re: Record request

1 message

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Wed, Oct 9, 2019 at 10:43 AM

To: Mena Ramon <Mena.Ramon@txcourts.gov>

Cc: olen.underwood@mctx.org, Brenda Wilburn <presidingjudge3@wilco.org>, sid.harle@bexar.org, missy.medary@nueces.com, Stephen Ables <sables@co.kerr.tx.us>, drucker@mcounty.com, Judge David L Evans <DLEvans2@tarrantcounty.com>, kgmoore@co.lubbock.tx.us, mmurphy@firstadmin.com, Shelly Ortiz <Shelly.Ortiz@txcourts.gov>, Nathan Hecht <nathan.hecht@txcourts.gov>

Ms. Ramon,

Please see my attached Rule 12 appeal due to your denial of public records. I will send a hard copy in the mail.

Regards,

On Wed, Oct 9, 2019 at 9:12 AM

Ms. Ramon,

You stated that you processed my appeal per "Rule 12". You say that you won't send me a copy of the notices. This was required by law.

(e) Response. A records custodian who denies access to a judicial record and against whom relief is sought under this section may--within 14 days of receipt of notice from the Administrative Director--submit a written response to the petition for review and include supporting facts and authorities in the response. **The records custodian must mail a copy of the response to the petitioner.** The records custodian may also submit for in camera inspection any record, or a sample of records, to which access has been denied

(f) Formation of Special Committee. Upon receiving notice under Rule 12.9(d), the presiding judges must refer the petition to a special committee of not less than five of the presiding judges for review. The presiding judges must notify the Administrative Director, **the petitioner**, and the records custodian of the **names of the judges selected to serve on the committee.**

Ms Ramon, why didn't you follow the laws? If you were in my shoes, would you want the laws followed? Since you didn't follow the laws, I am requesting that you do a proper appeal process since you violated my rights to due process. If I have read the law incorrectly, please advise.

Regards,

On Wed, Oct 9, 2019 at 8:38 AM Mena Ramon <Mena.Ramon@txcourts.gov> wrote:

A panel of five judges reviewed your petition in 2017 and issued a decision notifying you that they did not have the authority to act in the matter because it involved case records. That is the final decision of the presiding judges in this matter and it will not be reconsidered. You were not sent any notices related to that

matter other than the one informing you of the decision; therefore, no records responsive to your request exist.

Sincerely,

Mena Ramon

**Sent:** Wednesday, October 02, 2019 9:47 AM

**To:** Steve Ables <sables@ktc.com>

**Cc:** Mena Ramon <Mena.Ramon@txcourts.gov>; olen.underwood@mctx.org; Brenda Wilburn <presidingjudge3@wilco.org>; sid.harle@bexar.org; Missy.medary@nuecesco.com; drucker@mcounty.com; Judge David L Evans <DLEvans2@TarrantCounty.com>; kgmoore@co.lubbock.tx.us; Judge Ray Wheless <rwheless@co.collin.tx.us>; 'Alfonso Charles' (Alfonso.Charles@co.gregg.tx.us) <Alfonso.Charles@co.gregg.tx.us>; Shelly Ortiz <Shelly.Ortiz@txcourts.gov>

**Subject:** Re: Record request

Really! Sorry what's she going through. Good one! She has ignored a slew of Rule 12 procedures. For example RJAC 12.9(e), as she never sent a copy of my appeal to Harris County as required by 12.9(d) thus I never received a response per 12.9(e). Pursuant to 12.9(f), I was suppose to receive a copy of the committee members I never did. Why is this Steve? Steve, does she have to follow Rule 12? Ms. Ramon, since Steve seems to disagree, I am requesting the following records with regards to my appeal: the notices you sent to me per 12.9(e) and 12.9(f). The only "above call of duty" she has done is to use Rule 12 as her sword and shield and to make up excuses as to why she can't do or provide something. If she would simply, process my appeal under the directive we would be done with each other.

On Wednesday, October 2, 2019, Steve Ables <sables@ktc.com> wrote:

Mena, I am so sorry you are having to deal with this. You have definitely gone beyond the call of duty.  
Steve

Sent from my iPad

On Oct 2, 2019, at 9:09 AM,

Ms. Ramon,

My appeal was neither denied nor granted. Per your attachment, it states the following:

"Because the records at issue in this appeal are not judicial records under Rule 12, we can neither grant the petition in whole or in part nor sustain the denial of access to the requested records."

As my dealing with you in the past, you have ignored a slew of Rule 12 procedures. You