

Board of Professional Conduct Files Disciplinary Case Reports and Recommendations

The Ohio Board of Professional Conduct has filed three disciplinary case reports with the Supreme Court of Ohio that recommended imposition of a disciplinary sanction against Ohio attorneys.

Parties will have an opportunity to file objections to the Board's reports and recommendations with the Supreme Court. If a party files objections, the Supreme Court will schedule the case for oral argument. Objections are not permitted in consent-to-discipline cases.

Additional information about each case, including the report and recommendation, may be obtained by clicking on the Supreme Court case number. Questions regarding cases pending before the Supreme Court should be directed to the Supreme Court's Office of Public Information at 614.387.9250.

Hamilton County

Disciplinary Counsel v. Arica Lynn Underwood (consent to discipline)

Supreme Court Case No. 2024-1634

Recommended sanction: Eighteen-month suspension, stayed

Marion County

Disciplinary Counsel v. Jack Herchel VanBibber

Supreme Court Case No. 2024-1640

Recommended sanction: Two-year suspension

Richland County

Disciplinary Counsel v. Darin Lynn Avery

Supreme Court Case No. 2024-1635

Recommended sanction: Public reprimand