

granted.

Interlocutory Suspension

On the 9th day of October 2018, the Board of Disciplinary Appeals entered an Interlocutory Order of Suspension, which included the following findings of fact and conclusions of law:

- (1) Respondent, Tshombe Ali Anderson, whose State Bar Card number is 24012218, is licensed but is not currently authorized to practice law in the State of Texas by the Supreme Court of Texas.
- (2) On or about July 24, 2017, Respondent was charged by Superseding Information with Count One – Conspiracy to Commit Health Care Fraud in violation of 18 U.S.C. § 1349 (18 U.S.C. § 1347), in Cause No. 3:15-CR-409-M, styled *United States of America v. Tshombe Anderson (1)*, in the United States District Court for the Northern District of Texas, Dallas Division.
- (3) On or about May 9, 2018, a Judgment in a Criminal Case was entered in Cause No. 3:15-CR-00409-M(1), styled *United States of America v. Tshombe Anderson, Defendant*, in the United States District Court for the Northern District of Texas, Dallas Division, wherein Respondent pled guilty to Conspiracy to Commit Health Care Fraud, in violation of 18 U.S.C. 1349 (18 U.S.C. § 1347), and was committed to the custody of the Bureau of Prisons for ten (10) years. Upon release from imprisonment, Respondent shall be on supervised release for three (3) years. Respondent was further ordered to pay restitution in the amount of \$26,572,458.93.
- (4) Respondent, Tshombe Ali Anderson, is the same person as the Tshombe Anderson who is the subject of the Judgment described above.
- (5) Respondent has appealed the criminal conviction.
- (6) This Board has jurisdiction to hear and determine this matter. Tex. R. Disciplinary P. (“TRDP”) 7.08(G);
- (7) Respondent, Tshombe Ali Anderson, has been convicted for purposes of TRDP 8.04 of an Intentional Crime as defined by TRDP 1.06(V). Such crime is as well a Serious Crime as defined by TRDP 1.06(GG).
- (8) Having been found guilty and convicted of an Intentional and Serious Crime and having appealed such conviction, Respondent, Tshombe Ali

Anderson, should have his license to practice law in Texas suspended during the appeal of his criminal conviction. TRDP 8.04.

- (9) The Board retains jurisdiction to enter a final judgment in this matter when the criminal appeal is final.

Disbarment

It is, therefore, accordingly, ORDERED, ADJUDGED, AND DECREED that Respondent, Tshombe Ali Anderson, State Bar No. 24012218, be and he is hereby DISBARRED from the practice of law in the State of Texas, and his license to practice law in this state be and is hereby revoked.

It is further ORDERED, ADJUDGED and DECREED that Respondent, Tshombe Ali Anderson, is hereafter permanently prohibited, effective immediately, from practicing law in Texas, holding himself out as an attorney at law, performing any legal service for others, accepting any fee directly or indirectly for legal services, appearing as counsel or in any representative capacity in any proceeding in any Texas court or before any Texas administrative body, or holding himself out to others or using his name, in any manner, in conjunction with the words "attorney," "counselor," or "lawyer."

It is further ORDERED Respondent, Tshombe Ali Anderson, shall immediately notify each of his current clients in writing of this disbarment. In addition to such notification, Respondent is ORDERED to return any files, papers, unearned monies and other property belonging to clients and former clients in the Respondent's possession to the respective clients or former clients or to another attorney at the client's or former client's request. Respondent is further ORDERED to file with the State Bar of Texas, Statewide Compliance Monitor, P.O. Box 12487, Austin, TX 78711-2487 (1414 Colorado St., Austin, TX 78701) within thirty (30) days of the signing of this judgment by the Board, an affidavit stating that all current clients have been

notified of Respondent's disbarment and that all files, papers, monies and other property belonging to all clients and former clients have been returned as ordered herein. If Respondent is unable to return any file, papers, money or other property to any client or former client with active cases pending, Respondent's affidavit shall state with particularity the efforts made by Respondent with respect to each particular client and the cause of his inability to return to said client any file, paper, money or other property.

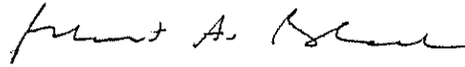
It is further ORDERED Respondent, Tshombe Ali Anderson, shall, on or before thirty (30) days from the signing of this judgment by the Board, notify in writing each and every justice of the peace, judge, magistrate, administrative judge or officer and chief justice of each and every court or tribunal in which Respondent has any matter pending of the terms of this judgment, the style and cause number of the pending matter(s), and the name, address and telephone number of the client(s) Respondent is representing. Respondent is further ORDERED to file with the State Bar of Texas, Statewide Compliance Monitor, P.O. Box 12487, Austin, TX 78711-2487 (1414 Colorado St., Austin, TX 78701) within thirty (30) days of the signing of this judgment by the Board, an affidavit stating that each and every justice of the peace, judge, magistrate, administrative judge or officer and chief justice has received written notice of the terms of this judgment.

It is further ORDERED that Respondent, Tshombe Ali Anderson, if he has not already done so, immediately surrender his Texas law license and permanent State Bar Card to the Office of the Chief Disciplinary Counsel, Statewide Compliance Monitor, State Bar of Texas, P. O. Box 12487, Austin, Texas 78711, for transmittal to the Clerk of the Supreme Court of Texas.

It is further ORDERED that certified copies of the Petition for Compulsory Discipline on file herein and this Final Judgment of Disbarment be sent to the Chief Disciplinary Counsel of

the State Bar of Texas, P.O. Box 12487, Austin, Texas 78711.

Signed this 29 day of July 2019.



CHAIR PRESIDING