

Complainant intends to seek a rehearing pursuant to 83 Ill. Ad. Code 200.880 and then an Appeal pursuant to 83 Ill. Ad. Code 200.890 and S. Ct. Rule 335;

4.) Complainant will not be able to pursue a review by the Appellate Court if he is required to pay the cost of duplicating the common law record;

5.) If the Commission were to stipulate to omit the duplicate portions of the record, specifically the Respondent's Tariff No. 3 and Contract for Supplies and/or Services, which comprise approximately 95% of the common law record, Complainant would be able to pay the costs associated with duplicating and certifying the remaining pages;

6.) Complainant is not seeking a waiver of costs associated with preparing the report of proceedings because, pursuant to S. Ct. Rule 323(a), the record on appeal does not have to include the Transcripts of the hearings and Complainant does not feel that they will add insight beyond what can be gleaned from the common law record;

7.) Neither the Respondent nor the Commission will be harmed or prejudiced if the duplicate portions of the record are omitted or if Complainant is not required to pay the record preparation fee;

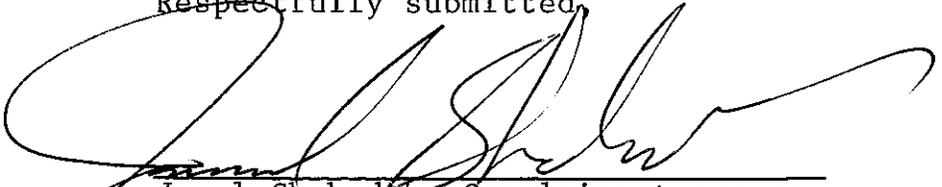
8.) The General Assembly has recognized that under certain circumstances the fees for records should be waived and has expressed its intent that the Commission exercise discretion when assessing fees by specifying some circumstances in which the fees should be waived. 220 ILCS 5/2-201, ¶ 3;

9.) Waiver of fees in this case would further the ends of justice by allowing novel question of law to be reviewed by the Courts.

WHEREFORE for the foregoing reasons Complainant prays that this Honorable Court grant the following alternative relief;

- 1.) Waive the fees associated with copying and certifying the common law record if Complainant chooses to seek review by the Appellate Court; or, alternatively,
- 2.) Stipulate that the duplicate copies of Respondent's Tariff No. 3 and Contract for Supplies and/or Services be omitted from the record if Complainant chooses to seek review by the Appellate Court.

Respectfully submitted,



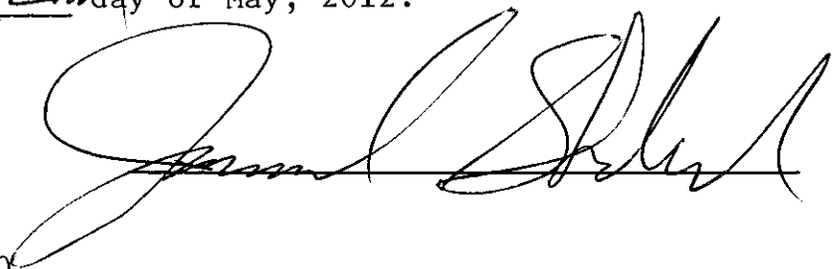
Jamal Shehadeh, Complainant pro se.

Proof of Service

I Jamal Shehadeh do hereby swear and affirm under penalties of perjury that a copy of the foregoing was served on the Respondent by placing same in the Logan Correctional Center offender mail box addressed to:

Attorney Lisa Natter
Schiff Hardin, LLP
233 S. Wacker Drive, Ste. 6600
Chicago, IL 60606

with an Offender Authorization for Payment attached for the cost of postage, on this the 22nd day of May, 2012.



Jamal Shehadeh

Mr. Jamal Shehadeh #s10300
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