

From: Danny Varat <DannyVarat@scstatehouse.gov>
To: Jason Elliottjelliott@jasonelliottlaw.com
CC: Catherine McNicollCatherineMcNicoll@scstatehouse.gov
Date: 4/23/2018 11:25:29 AM
Subject: Re: updated Anti-Racketeering notes

803-734-5292

From: Jason Elliott
Sent: Monday, April 23, 2018 10:58 AM
To: Danny Varat
Subject: Re: updated Anti-Racketeering notes

Not at all. What's best number for her?

Jason Elliott, Attorney at Law, LLC
819 E. North Street
Greenville, SC 29601
(864) 235-5308
(864) 331-3058 fax

On Apr 23, 2018, at 10:47 AM, Danny Varat <DannyVarat@scstatehouse.gov> wrote:

I need you to pick it up with the lawyer, if you can. Do you mind calling Catherine?

From: Jason Elliott <jelliott@jasonelliottlaw.com>
Sent: Monday, April 23, 2018 10:44 AM
To: Danny Varat
Subject: Re: updated Anti-Racketeering notes

The part about lifetime ban of legislature was lobbying is not under warranty. And the first sentence of section A seems like it needs to be reworded

Jason Elliott, Attorney at Law, LLC
819 E. North Street
Greenville, SC 29601
(864) 235-5308
(864) 331-3058 fax

On Apr 23, 2018, at 10:41 AM, Danny Varat <DannyVarat@scstatehouse.gov> wrote:

The underlined is new material

From: Jason Elliott <jelliott@jasonelliottlaw.com>
Sent: Monday, April 23, 2018 10:04 AM
To: Danny Varat
Subject: Re: updated Anti-Racketeering notes

This is all new? Does Section A, first sound right?

SECTION 3. Section 8-13-755 of the 1976 Code is amended to read:

"Section 8-13-755. (A) A former public official, former public member holding public office or membership on or after January 1, 2019, may not ever:

(1) serve as a lobbyist or represent clients before the agency or department on which he formerly served in a matter which he directly and substantially participated during his public service; or

(2) accept employment if the employment:

(a) is from a person who is regulated by the agency or department on which the former public official, or former public member, served or was employed; and

(b) involves a matter in which the former public official, or former public member, directly and substantially participated during his public service or public employment.

(B) A current or former public official or public member holding public office or membership on or after January 1, 2019 may not for a period of two years after terminating his public service:

(1) serve in any campaign position for a candidate, as defined in Section 8-13-1300(4); or

(2) provide any services, including, but not limited to, marketing, advisement, fundraising, and scheduling, for a candidate, as defined in Section 8-13-1300(4).

(C) A former public employee holding public employment may not for a period of one year after terminating his public service or employment:

(1) serve as a lobbyist or represent clients before the agency or department that he formerly served regarding a matter in which he directly and substantially participated during his public employment; or

(2) accept employment if the employment:

(a) is from a person who is regulated by the agency or department that employed the former public employee; and

(b) involves a matter in which the former public employee directly and substantially participated during his public employment."

Jason Elliott, Attorney at Law, LLC
819 E. North Street
Greenville, SC 29601
(864) 235-5308
(864) 331-3058 fax

On Apr 23, 2018, at 9:59 AM, Danny Varat <DannyVarat@scstatehouse.gov> wrote:

From: Danny Varat
Sent: Monday, April 23, 2018 9:53 AM
To: jason@jasonelliottlaw.com
Subject: Fw: updated Anti-Racketeering notes

Catherine can answer any questions. 803-734-5292

From: Catherine McNicoll
Sent: Wednesday, April 18, 2018 2:49 PM
To: Danny Varat
Subject: updated Anti-Racketeering notes

<2018-4-13 Anti-Racketeering notes.docx>