

BEFORE THE HEARING BOARD  
OF THE  
ILLINOIS ATTORNEY REGISTRATION  
AND  
DISCIPLINARY COMMISSION

In the Matter of: )  
 )  
 DAVID KYLE COOPER )  
 ) Commission No. 2021 PR 00082  
 Attorney-Respondent )  
 )  
 )

Rory P. Quinn  
E-mail: rquinn@iardc.org

YOU ARE HEREBY NOTIFIED that on the **28th** day of **December, 2021**, I caused to be filed the attached **Respondent’s Answer to Complaint**, a copy of which is provided herein.

By:

David Cooper /s/  
David Cooper

David Cooper  
542 Uvedale Rd.  
Riverside, IL 60546  
312.375.5633  
[Dcooper@cooperlawchicago.com](mailto:Dcooper@cooperlawchicago.com)

**PROOF OF SERVICE**

I, the undersigned, an attorney, hereby certify and state under penalty of perjury, that a copy(ies) of the above-mentioned pleading(s) was/were served on the party(ies) as above-addressed, via e-mail the 28th day of December, 2021.

/s/ David Cooper  
Under penalties as provided by law pursuant to 735 ILCS 5/1-109,  
I certify that the statements set forth are true and correct

FILED  
12/28/2021 7:34 AM  
ARDC Clerk

BEFORE THE HEARING BOARD  
OF THE  
ILLINOIS ATTORNEY REGISTRATION  
AND  
DISCIPLINARY COMMISSION

In the Matter of: )  
 )  
 DAVID KYLE COOPER )  
 ) Commission No. 2021 PR 00082  
 Attorney-Respondent )  
 )  
 )

**ANSWER**

David Cooper, Respondent, Pro Se, for his Answer to Complaint hereby answers as follows:

**COUNT I**

1. Admit
2. Admit to representing Christopher McNally. Deny remaining allegations.
3. Admit
4. Admit to settlement. Deny remaining allegations.
5. Administrator relies on a document which speaks for itself.
6. Administrator relies on a document which speaks for itself.
7. A legal conclusion is stated which requires no answer.
8. A legal conclusion is stated which requires no answer.
9. Administrator relies on a document which speaks for itself.
10. A legal conclusion is stated which requires no answer.

FILED  
12/28/2021 7:34 AM ARDC  
Clerk

11. A legal conclusion is stated which requires no answer.
12. Admit.
13. Deny.
14. Admit.
15. Deny.
16. Deny.
17. Deny.
18. A legal conclusion is stated which requires no answer.
19. Deny.
20. Deny.
21. A legal conclusion is stated which requires no answer.
22. A legal conclusion is stated which requires no answer.

WHEREFORE, David Cooper, Pro Se, Respondent respectfully requests that judgment be entered in his favor and for any other relief that the Hearing Board may deem just and proper.

By:

David Cooper /s/  
David Cooper

David Cooper  
542 Uvedale Rd.  
Riverside, IL 60546  
312.375.5633  
[Dcooper@cooperlawchicago.com](mailto:Dcooper@cooperlawchicago.com)