

ATTORNEY GENERAL OPINION 2018-259A

Katherine Smith, State Administrator Oklahoma Abstractors Board 421 N.W. 13th Street, Suite 180 Oklahoma City, OK 73103 July 13, 2018

Dear Administrator Smith:

This office has received your request for a written Attorney General Opinion regarding action that the Oklahoma Abstractors Board intends to take pursuant to consent agreements in cases OAB-2018-INS-03191 and OAB-2018-INS-03192. In both cases it was discovered, during the course of separate inspections, that each respective abstracting company committed unnecessary delay in the preparation of abstracts. The Board proposes to impose a \$200 fine in case OAB-2018-INS-03191 and a \$300 fine in case OAB-2018-INS-03192.

The Oklahoma Abstractors Act allows the Board to "prescribe and impose such administrative penalties and fines as deemed proper to be assessed against licensees and certificate holders . . . for the violation or noncompliance with any provision of the Oklahoma Abstractors Act or rule or order of the Oklahoma Abstractors Board." 1 O.S.2011, § 25(8). It is a violation of the Act for an abstractor firm "to furnish an abstract, abstract extension, supplemental abstract or final title report" with "unnecessary delay[.]" *Id.* § 32(B). The Board may reasonably believe that the proposed actions are necessary to deter future violations.

It is, therefore, the official opinion of the Attorney General that the Oklahoma Abstractors Board has adequate support for the conclusion that this action advances the State's policy that abstractors provide abstracting documents without unnecessary delay.

MIKE HUNTER

ATTORNEY GENERAL OF OKLAHOMA

RYAN CHAFFIN

DEPUTY CHIEF ASSISTANT ATTORNEY GENERAL