

----- Original Message -----

From: [Eric A. Amador](#)

To: James.Link@Jury.Com

Sent: Tuesday, April 04, 2006 4:57 PM

Subject: Re: New Appeals Decision Destroys Attorneys' Retirement Plans

From: Eric A. Amador (143395)
Shaw, Terhar & LaMontagne LLP
7485 N. Palm Ave., Suite 106
Fresno, CA 93711
(559) 261-9229

To: Honorable Chief Justice George & Associate Justices
Subject: Benninghoff v. Superior Court

Your Honors:

I send this letter as a California lawyer who is concerned about the far-reaching holdings of Benninghoff v. Superior Court. I join in the requests of many other California attorneys that the Supreme Court grant review of this case and issue an opinion restricting the scope of the practice of law to those activities that only lawyers are allowed to perform, as delineated in the Court's decision in Baron v. City of Los Angeles (1970) 2 Cal. 3d 525.

I have read the letter that Sam K. Abdulaziz, Esq. has filed in this case and join in his concerns. My wife recently went on inactive status with the Bar, and is now working as a realtor. It is not her desire or intention to practice law any longer, yet the holding in Benninghoff would seem to hold her unfairly to this elevated standard for the remainder of her real estate career. This prospect worries me and I believe it should trouble most professionals who consider the issue.

I authorize James, Link, Esq., a member of the California Bar, to oversee the printing and service of any required copies of this letter upon the parties to this action, and filing it with the Supreme Court.

It is my intent that by placing my name here that the same shall constitute my signature hereof as may be permitted by applicable law including the Federal Digital Signatures Act, or otherwise: Eric A. Amador

Eric A. Amador
Shaw, Terhar & LaMontagne LLP
7485 N. Palm Ave., Suite 106
Fresno, CA 93711

(559) 261-9229
(559) 449-0177 (fax)