

Richard Rosiak have you thought about jobs that don't require a bond that other felons are competing for

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Richard did you lose our phone number. You know just calling us up is a lot cheaper than going to the post office, if you lost touch with us all you had to do was jingle the phone we was waiting like you told us.

PLAIN TALK TO RICHARD ROSIAK

Mr. Rosiak,

Let's just talk straight for a second.

You took the Gasio family's money. You took the case. You had the lease. You had the checks. You saw the text messages from the landlord saying "Hanson has the check". You saw the names of all three tenants on the lease: Michael, Yulia, and Tatiana. You saw the landlord trying to rewrite history and pin everything on one person.

Then you walked away?

You didn't tell the court you were re-engaging. You didn't file a final defense. You left your client alone in front of the judge looking at a jury trial. You didn't even give the man his own case file back when he was fighting for his house, his family, and his health.

Now here's what I need you to explain:

Why you didn't catch that the move-out notice only mentioned one tenant.

Why you didn't catch that the owner admitted in writing that he received the May payment.

Why you ignored a certified USPS receipt and a valid contract signed by all parties.

Why you didn't recognize mail fraud, forgery, perjury, and financial coercion staring you in the face.

Why you abandoned a paying client in the middle of court, without return of documents or formal withdrawal.

And finally, why you told him nothing, then sent a letter to the court saying you weren't working for him anymore — as if that somehow erased what you took, what you knew, and what you failed to do.

Here's the truth:

You let them get away with it.

And now, the law's coming around to your side of the table.

LEGAL GROUNDS FOR DISCIPLINE AND POTENTIAL CRIMINAL REFERRAL

Client: Michael Gasio (Pro Se Plaintiff)

Matter: Unlawful Eviction, Fraud, Attorney Misconduct

1. Moral Turpitude (California Business and Professions Code § 6106)

You had knowledge of:

Forged lease documents presented in court

Theft of rent payments routed to private accounts

Misrepresentation of tenant standing under California law

Eviction actions supported by perjured documents

Tenant harassment and elder abuse

Your failure to act, protect, or notify the court is grounds for disbarment under moral turpitude.

2. Abandonment Without Proper Withdrawal (California Rules of Professional Conduct, Rule 1.16)

You:

Ceased communications prior to court dates

Failed to return case materials or exhibits

Did not formally notify the court with substitution

Left your client unrepresented during active litigation

Violated the duty to avoid foreseeable prejudice to the client

3. Misappropriation of Client Funds (California Rule 1.15)

If the \$8,000 collected was not used in full for representation, and no reconciliation statement or refund was offered after withdrawal, you may be liable for fee disputes or theft by deception.

4. Failure to Report Known Criminal Acts (18 U.S.C. § 4 – Misprision of Felony)

You had direct access to:

Certified copies of fraudulent lease documents

Text admissions from the landlord

Bank records showing delivery of rent to third-party accounts

Written claims under oath that contradicted the facts

Your silence and abandonment after knowledge of felonies may implicate you in concealment or obstruction.

✦ CURRENT CONSEQUENCES:

State Bar review pending

Possible referral to DOJ for obstruction or concealment

Named in future filings under failure to act on known criminal fraud

Potential 3-year suspension or disbarment under California State Bar standards

Future restitution claim for malpractice and civil damages

Let's keep this simple:

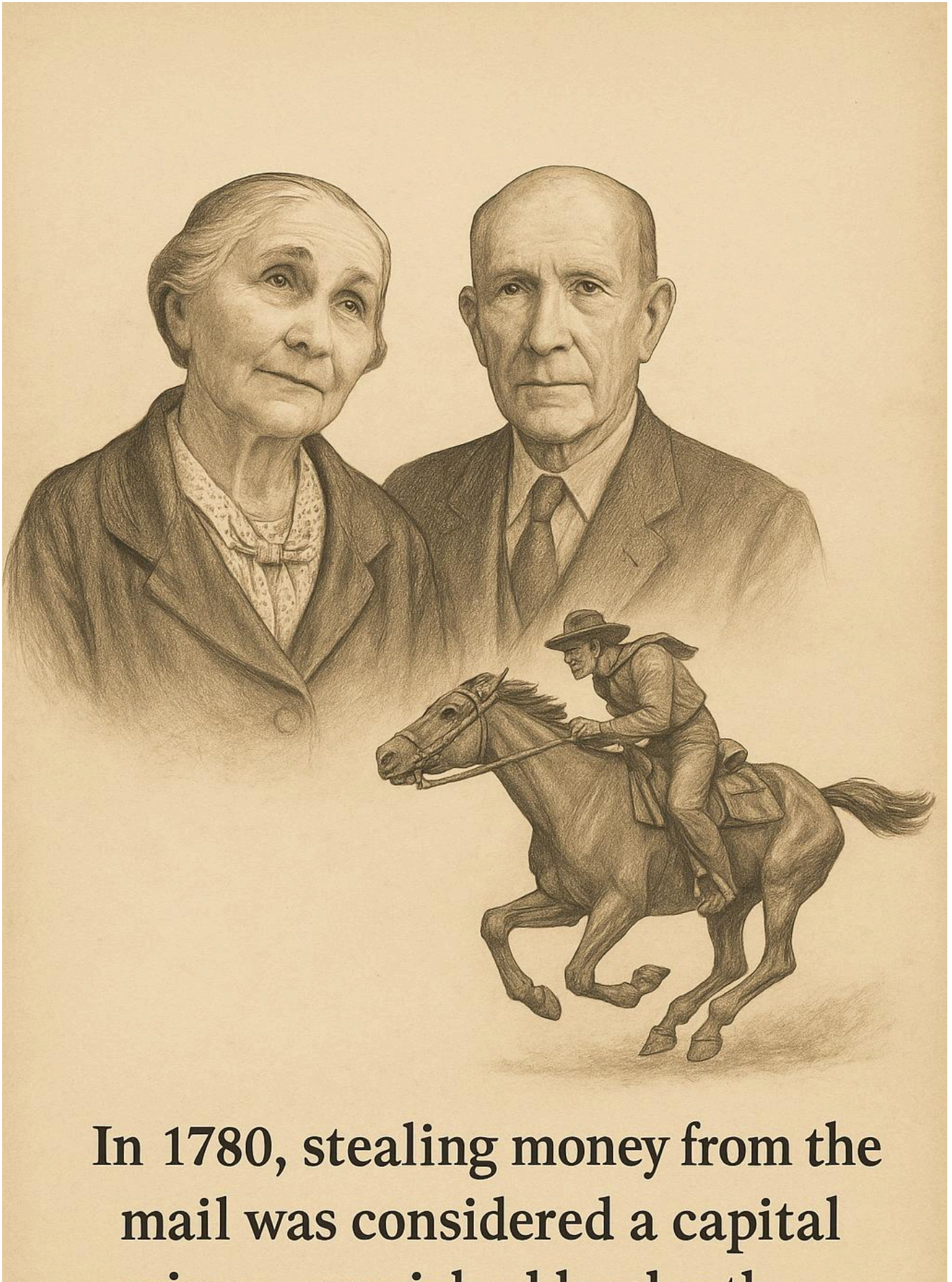
You're not the victim here. You were the attorney.

If you think you can walk away after taking money, ignoring felony evidence, and leaving your client in court with no defense, think again. We have timelines. We have screenshots. And we're building every single claim — one statute at a time.

You're going to have to answer. If not to us, to the bar, and then maybe to a few people in darker suits.

Tick tock.

— Michael Gasio
Pro Se Plaintiff
Bar Complaint File # Pending
Criminal Referral Status: In Progress
FBI Fraud Intake: Confirmed
DOJ Civil Rights Division: CC



crime—punished by death.