

REDLINE VERSION OF REVISED RULE 2603

Rule 2603. REOPENING INQUIRIES, INVESTIGATIONS, AND COMPLAINTS

(a) The Office of the Chief Trial Counsel may, subject to Rule 51 [Period of Limitations], reopen an inquiry, investigation, or complaint in the following limited circumstances:

- (1a) if there is new material evidence; or
- (2b) if the Chief Trial Counsel or designee, in his or her discretion, determines that there is good cause.

(b) Notwithstanding the Office of the Chief Trial Counsel's exclusive jurisdiction over disciplinary matters as expressed in Rule 2101, the Board of Trustees of the State Bar delegates to the Office of General Counsel the authority to review closures of inquiries, investigations and complaints upon request by complainants. Upon recommendation by the Office of General Counsel following review of a request by a complainant to review closure of an inquiry, investigation or complaint, the Office of the Chief Trial Counsel may reopen the case for investigation.

~~Eff. January 1, 1996.~~

Source: TRP 511 (substantially revised).