

## IN THE SUPREME COURT OF IOWA

CLERK SUPREME COURT

---

**IN THE MATTER OF THE** (   
**CLIENT SECURITY COMMISSION** ( **2024 Annual Report**   
(

---

This report of the Client Security Commission is submitted as required by Iowa Court Rule 39.4 for the period January 1, 2024, through December 31, 2024.

The Client Security Trust Fund (the fund) and the Client Security Commission (the Commission) were activated on January 1, 1974, with a \$20,000.00 grant from the Iowa State Bar Foundation. On December 1, 2024, the Commission filed a certificate with the Court regarding the sufficiency of the fund, under the provisions of Iowa Court Rule 39.6(3). As of December 1, 2024, the actual cash balance of the fund totaled \$2,756,148, and the unrestricted balance totaled \$2,640,148. Because the unrestricted fund balance totaled more than \$900,000.00, a special assessment will not be payable during 2025 by members of the bar of Iowa who have paid assessments in the total sum of at least \$200.00 to the Client Security Trust Fund in past years. A regular assessment of \$50 will be payable during 2025 as provided by Iowa Court Rule 39.6(2).

## THE COMMISSION

Chapter 39 of the Iowa Court Rules provides for the Commission and the fund. Iowa Court Rule 39.1 provides for the appointment of seven members to the Commission, two of whom are not to be lawyers. During the period covered by this report, the non-lawyer members of the Commission were Brian Lee of Des Moines and Eric G. Seeman of Boone. The lawyer members of the Commission during the period covered by this report were Eric R. Bidwell of Marshalltown, Lori Torgerson Chesser of Des Moines, Todd A. Geer of Grundy Center, the Honorable Myron L. Gookin of Fairfield, and the Honorable Margaret Reyes of Council Bluffs. At the fall 2024 meeting, the Honorable Margaret Reyes was elected Chair, Lori Torgerson Chesser was elected Vice Chair, and Eric G. Seeman was elected Treasurer.

## ATTORNEY STATISTICS

As of December 31, 2024, there were 21,154 attorneys licensed or registered to practice law in Iowa. Of these 21,154 attorneys, 9,775 were active in status and able to engage in the practice of law. In 2024, 7,178 (73.4%) of the active attorneys resided within the State of Iowa. Compared to 2023, there was a slight increase in Iowa lawyers residing outside the State of Iowa. The chart below shows the geographic distribution of active Iowa lawyers for the last five years.

<b>Total Attorney Breakdown (Resident &amp; Non-Resident)</b>				
<b>Year</b>	<b>Resident Active</b>	<b>Non- Resident Active</b>	<b>Overseas Active</b>	<b>Total Active Lawyers</b>
2024	7,178	2,585	12	9,775
2023	7,190	2,504	4	9,698
2022	7,258	2,491	4	9,753
2021	7,405	2,363	14	9,782
2020	7,452	2,298	9	9,759

During the 2024 filing season<sup>1</sup>, 254 attorneys went exempt and 111 attorneys relinquished their Iowa license. As a point of comparison, in calendar year 2023, 289 attorneys went exempt and 108 attorneys relinquished their law licenses. In 2024, the licenses of fourteen attorneys were suspended by the Court for failure to comply with the reporting and fee payment provisions of chapter 39 of the Iowa Court Rules.

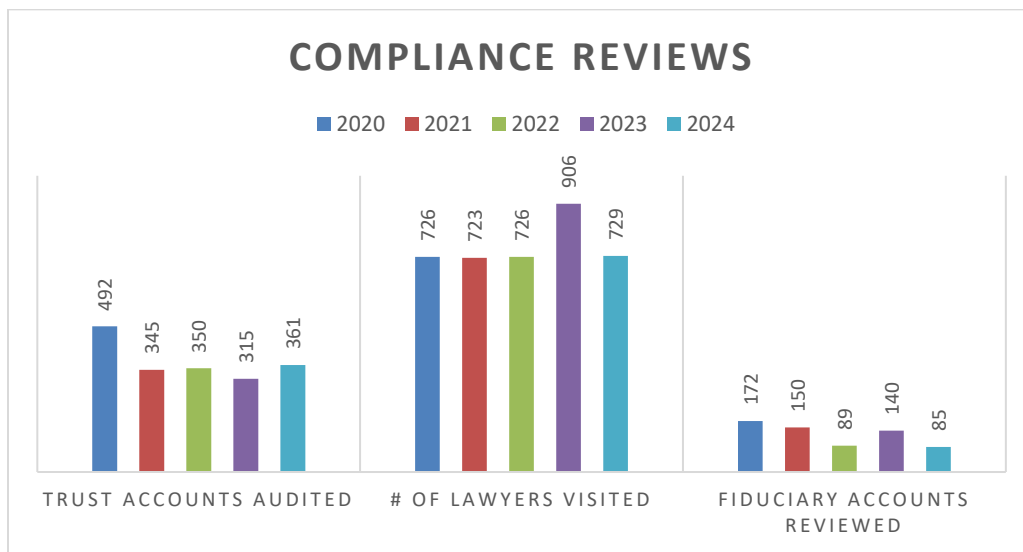
---

<sup>1</sup> The Client Security Commission operates on three calendar systems. The calendar year and fiscal years are self-explanatory. The filing season calendar runs from December 15<sup>th</sup> through December 14<sup>th</sup>; it is during this period that attorneys make changes to their status as they file their annual reports. The Office of Professional Regulation’s database now allows for a filing season calendar data pull, which previously had not been possible. This should be considered when comparing this year’s numbers to prior reports.

## COMPLIANCE REVIEWS

The Commission’s audit staff conducts routine audits of all lawyers in active practice in Iowa and examines their trust accounts, with the goal of examining each trust account every three to four years. The fact that an examination is made does not indicate any violations are suspected on the part of the lawyer or lawyers involved. Cooperation by members of the bar continues to be excellent, and the majority of Iowa lawyers properly use their trust accounts.

During 2024, auditors employed by the Client Security Commission conducted trust account compliance examinations as shown in the following chart.

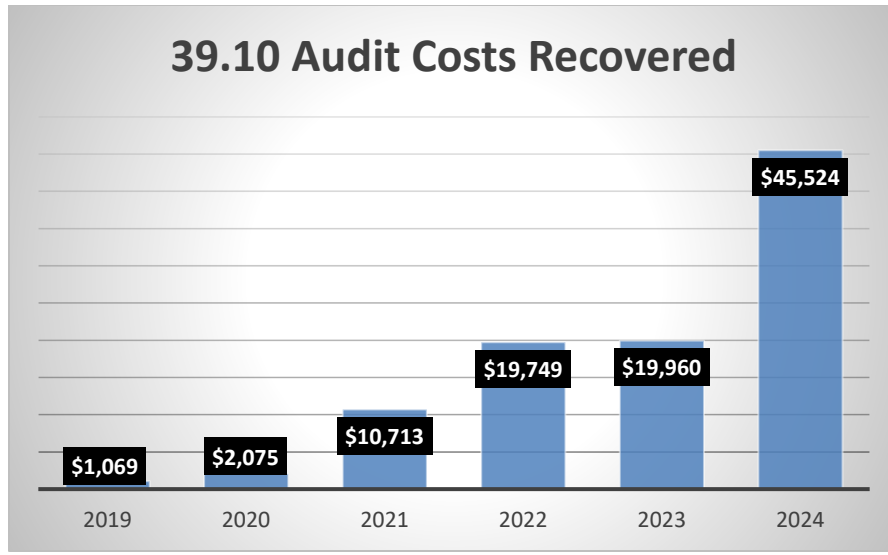


These examinations encourage lawyers to maintain their trust accounts and fiduciary accounts in accordance with the requirements of Iowa Rule of Professional Conduct 32:1.15 and chapter 45 of the Iowa Court Rules.

The Commission's staff has published an outline on Iowa trust account rules and procedures and made it available on the Commission web page. In addition, the executive director and director of client security of the Office of Professional Regulation periodically appear at continuing legal education events to discuss proper trust accounting procedures. Also the Commission auditors and staff are happy to share their knowledge and experience to assist any lawyers who have questions regarding trust account management.

Iowa was the first state to periodically examine lawyers' trust accounts and continues to be the leader in that field. It is the Commission's belief that routine examinations of lawyers' trust accounts help deter that small number of lawyers who might otherwise make use of the funds of others, and also help limit losses resulting from attorney diversion of client monies through early detection. Also, as has been the case every year since the inception of the audit program, routine examinations confirm that the vast majority of Iowa attorneys diligently adhere to the trust account rules.

In calendar year 2024, \$45,524 of audit costs were recovered pursuant to Iowa Court Rule 39.10. The Commission will continue to assess audit costs to the audited attorney or firm when circumstances warrant.



### CLIENTS' SECURITY TRUST FUND

The Client Security Commission manages a fund generated by contributions from Iowa lawyers and judges, and advises the court on policies involving the administration of the fund. The purpose of the fund is to prevent defalcations by members of the Iowa bar, and insofar as practicable, to provide indemnification by the profession for losses caused to the public by the dishonest conduct of members of the bar of this state. The fund also separately administers the cost of administering the lawyer disciplinary system and other programs which impact the disciplinary system.

In 2024, \$11,061 in reimbursement was recovered on prior claims paid by the fund.

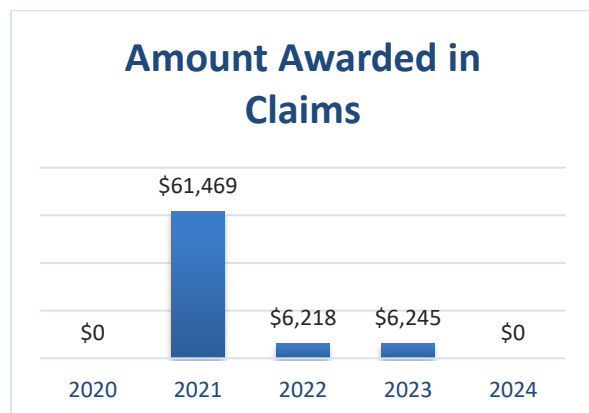
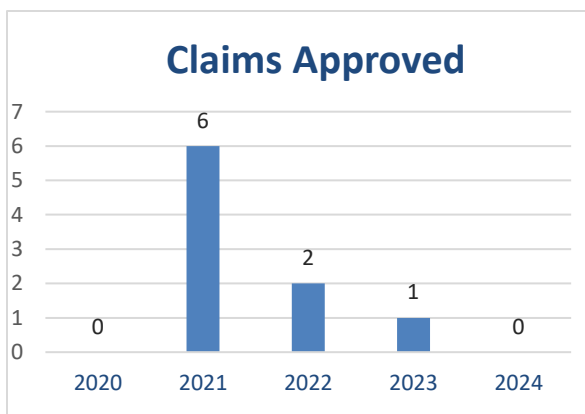
## Claims Considered

No requests for reimbursement were pending before the Commission on January 1, 2024. Two new claims were received by the Commission during 2024. No previously closed requests for reimbursement were reopened.

The disposition of the pending and new matters during 2024 was as follows:

<u>Disposition</u>	<u>Number</u>
Payment authorized	0
Administratively dismissed	0
Reimbursement denied	1
Pending on December 31, 2024	1

During 2024, the Commission did not authorize payment on a request for reimbursement.



Commission rules in effect during calendar year 2024 for conduct before January 1, 2014, provided \$50,000.00 as the maximum reimbursement one claimant may receive from the fund, and \$150,000.00 as the maximum aggregate amount payable from the fund because of the dishonest conduct of any one attorney. For claims arising from lawyer conduct on or after January 1, 2014, the commission rules provided \$100,000.00 as the maximum reimbursement one claimant may receive from the fund, and \$300,000.00 as the maximum aggregate amount payable from the fund because of the dishonest conduct of any one attorney. One claim was pending on December 31, 2024. The total sum requested for the claim pending on that date, as limited by per claim and per lawyer caps, was \$8,459.

Substantially all of the claims denied in recent years failed to qualify for reimbursement because they did not arise from the dishonest conduct of a member of the bar of Iowa while acting as an attorney or fiduciary. The Commission is not authorized to approve requests for payment arising out of voluntary joint ventures with lawyers or the personal lending of money to lawyers. The Client Security Trust Fund is not intended and is not authorized to provide protection against malpractice or to resolve fee disputes.

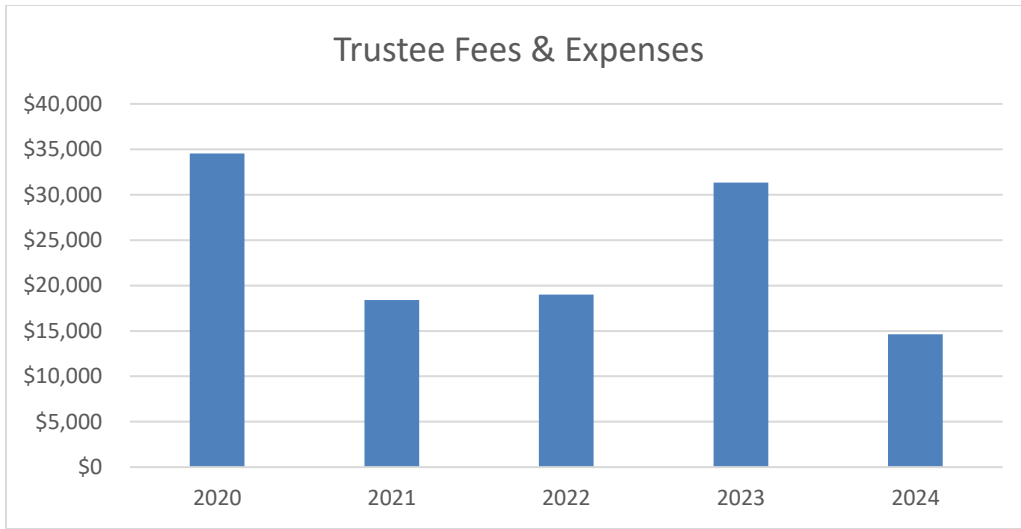


## Trustee Compensation & Expenses

Iowa Court Rule 34.17 provides for disability suspension and permits the chief judge of the judicial district in which the attorney practiced to appoint a lawyer or lawyers to serve as trustee in connection with matters in progress in the office of the lawyer suspended under the rule. Iowa Court Rule 34.18 provides for appointment of a trustee by the district chief judge if a practicing lawyer has died or been suspended or disbarred from practice, provided reasonable necessity exists. Appointment of a trustee to inventory files, sequester client funds, and take other appropriate action to protect the interests of the clients and other affected persons helps identify and assist management of claims for reimbursement filed with the Commission.

Iowa Court Rules 34.17 and 34.18 also provide that a trustee may seek reasonable fees and reimbursement of costs in connection with these matters from the suspended attorney. If unsuccessful, the trustee may submit a fee and expense claim to the Commission. The Commission, in its sole discretion, determines the merits of the claim and the amount of any payment from the fund.

Trustee claims for fees and expenses in the total amount of \$14,643 were authorized for payment from the fund during 2024. This amount would have been much higher but for the assistance of trustees who volunteered their services as a *pro bono* service to the Iowa legal profession.



### FINANCIAL OVERVIEW

In addition to providing indemnification for losses caused to the public by the dishonest conduct of members of the bar of this state, the fund also supports administration of the lawyer disciplinary system and other programs that impact the disciplinary system, including but not limited to the Iowa Lawyers Assistance Program.

As a condition to continuing membership in the bar, every bar member is required to pay to the Commission an annual fee as determined by the Court to finance the disciplinary system, unless exempt. The annual fee during 2024 was \$200.00. The fees received to finance the disciplinary system were expended to pay operating expenses of the Iowa Supreme Court Attorney Disciplinary Board, the Grievance Commission of the Supreme Court of Iowa, the Iowa Supreme Court Commission on the Unauthorized Practice of Law, and a portion of the operating

expenses of the Iowa Lawyers Assistance Program. Staff is reviewing the annual fee to be paid by each attorney to support the attorney disciplinary system for calendar year 2026 and anticipates a recommendation to the Court that the fee be increased to \$225. The disciplinary system fee was last increased in 2016, for the 2017 calendar year.

The Commission has established separate bookkeeping records and accounts for funds received to finance the disciplinary system. A disciplinary fund checking account has been established for disciplinary operations. The annual fees received from attorneys to finance the disciplinary system are deposited in the investment account of the Commission as part of the online reporting system for lawyers, and then transferred to the disciplinary fund checking account. Funds deposited in the disciplinary fund checking account are diverted to interest-bearing certificates of deposit or a deposit savings account, to the extent not necessary to support current operations of the entities supported by the annual fee.

#### Audit of Commission Funds

The audit report prepared by BerganKDV, Certified Public Accountants, for the accounting period ending June 30, 2024, previously has been submitted to the Court. The financial report includes a section entitled *Management Discussion*

*& Analysis*, which was prepared by Commission staff. Examination of the *Management Discussion & Analysis* is recommended in lieu of any separate analysis the Commission might provide regarding financial operations of the Commission.

The Commission continues to adhere to its longstanding investment philosophy of safety. The Commission's policy is to invest only in United States government or United States government-related securities or fully FDIC-insured brokered certificates of deposit. Commission funds otherwise are placed in deposit accounts covered by FDIC insurance or the Iowa public funds statute, Iowa Code chapter 12C.

### Operations

Commission funds are deposited in accounts at Community State Bank, Des Moines, Iowa. All checks drawn upon the investment checking account require the signature of two authorized signatories. The executive director and the directors of the Office of Professional Regulation are authorized to sign checks from that account up to a maximum of \$2,000.00, with checks over \$2,000.00 requiring the signature of two authorized signatories. A \$200,000.00 dishonesty insurance policy covers the executive director, all employees of the Commission, and all Commission members.

The Client Security Commission and seven other boards, commissions, or functions administered by the main office of the Office of Professional Regulation share staff, files, and equipment to minimize operating expenses. The accounting and budget years for the boards and commissions are standardized on the same fiscal year as state government generally. For the fiscal year beginning July 1, 2024, the Court approved the attached operating budget for the Client Security Commission. Continued cooperation between all of the boards and commissions administered by the Office of Professional Regulation makes it possible to operate within this budget.

Dated: 19<sup>th</sup> day of February, 2025.

CLIENT SECURITY COMMISSION OF  
THE SUPREME COURT OF IOWA



---

The Honorable Margaret Reyes, Chair

CLIENT SECURITY COMMISSION

FISCAL YEAR 2024-2025 BUDGET

OPERATING EXPENSES

Salary and Salary Expenses	
Director	\$32,159.52
Assistant Director	\$147,068.08
Auditors	\$104,550.00
Clerical - Bookkeeping	\$140,392.62
Vacation Buyback	\$3,900.00
Employee Insurance	\$55,653.99
Deferred Compensation	\$3,060.00
FICA	\$32,747.37
IPERS	\$40,041.67
Travel Expenses - Staff, Commission	\$6,000.00
Travel Expenses - Auditor	\$12,500.00
Rent	\$15,000.00
Auditing	\$3,500.00
Telephone	\$450.00
Office Supplies	\$1,400.00
Printing	\$1,000.00
Postage	\$8,000.00
Copier Lease	\$1,200.00
Repairs & Maintenance	\$200.00
Employer Insurance	\$1,200.00
Unemployment Insurance	\$1,000.00
Banking Fees	\$750.00
Miscellaneous, Including Moving	\$1,500.00
Automation Support	\$600.00
Internet App. Maint. & Development	\$75,000.00
Internet Payment Charges	\$20,000.00
Payroll Processing	\$1,000.00
Staff Communications Support	\$1,000.00
Contract Counsel	\$20,000.00
TOTAL OPERATING EXPENSES	<u>\$730,873.25</u>
CAPITAL EXPENDITURES	\$6,000.00
TOTAL PROJECTED EXPENDITURES	<u>\$736,873.25</u>