



POST BAR EXAM FAQs

The following are post bar exam FAQs about various topics. These FAQs are a living document. They are subject to revision and will be supplemented and updated as additional information and questions come to the attention of the State Bar.

CHAPTER 6 NOTICE

1. What is a Chapter 6 Notice?
 - A Chapter 6 Notice is issued during an exam administration. For remotely proctored exams they may be issued during the video-review process. These notices are issued when an applicant is observed exhibiting conduct or seen/heard with prohibited items. You can read through the guidelines [here](#).
2. What is the process following the issue of a notice?
 - After an applicant receives a Chapter 6 Notice, they have 10 days to respond to that notice, either through the Applicant Portal or by mailing a response back to the address on the notice.
 - The notice itself is not a finding of a violation, nor a sanction. The Chapter 6 Notice will be additionally reviewed by State Bar staff and will either be affirmed with a sanction or not affirmed.
 - For Chapter 6 Notices that are affirmed and are disputable, an applicant can ask for an administrative hearing. More information about administrative hearing procedures is available [here](#).
3. What violations are indisputable, and which ones are disputable?
 - Please refer to this [matrix](#) to see which violations are disputable and which ones are indisputable.
4. If my violation relates to something on my video proctoring file, when can I see that video myself?
 - If the violation is disputable, and you request an administrative hearing, you will be able to view your video in advance of the hearing.

UPDATES

12/22/2020

- Added new question #5 under Chapter 6 Notice

3/24/2021

- Deleted question #5 under Chapter 6 Notice