I once managed a law firm which had a 67% staff turnover rate when I was hired. Even back then, good qualified staff were difficult to find. The turnover was costing the firm dearly in terms of direct cost and lost productivity. The firm itself was a high-production unusually stressful environment. When the chaotic state of the firm’s staffing was added to that mix, the trickle-down effect created tremendous attorney dissatisfaction, and thus increased turnover in the professional ranks as well. Morale was poor throughout the firm.

Because I view people as one of a firm’s most important assets, my first priority was to improve this area of operations. My mission was to hold on to good staff, weed out those who weren’t, and stem the tide of turnover as quickly as possible. I knew if I could achieve my objectives, the morale issues would begin to take care of themselves.

Within two years the turnover rate was reduced to 17%, and within another year it was down to 4%, which was below the industry average —about 6%— at that time. What “magic” did I perform? Did I give out huge raises? Additional benefits? Nope. Not at all. And there was no magic about it, just good basic management.

Unfortunately, many small firms, and also mid-size firms which have grown rapidly from small firms without growing equally on the procedural, management side, suffer from a number of ailments which, when taken as a whole, create “staff turnover syndrome”. The ailments include:

- Inadequate training for staff on technology and procedures.
- No orientation program for new hires.
- Unfair application of existing benefits, e.g. favoritism.
- No mechanism for staff to express concerns and complaints, or even to make suggestions on improvements.
- No teamwork, e.g. everyone works for their own attorneys instead of the firm.
Inadequate backup assistance for employees temporarily overwhelmed with work, or who need time off for sick, personal, or vacation requests.

Unfair compensation schemes which are ego-based and reward “who” one works for instead of the value of work performed, or which reward poor performers as equally as superstars.

Most of the issues mentioned can be resolved without raising payroll costs. But first and foremost, the compensation system must be fair. It’s easy to determine if it is. Create a spreadsheet showing each employee, years of tenure with the firm, total years of legal experience, educational degrees, and salary. Sort by years of experience. There should be an apparent pattern, with exceptions explainable by factors such as education, or a particularly difficult assignment. But if there is no pattern at all, or the exceptions are way beyond reason, it’s time to start tweaking the compensation system going forward, and perhaps even make an adjustment here or there.

Benefits should be consistently applied. The easiest way to make staff comfortable that there is no favoritism is to have a staff handbook which sets forth the policies of the firm, and then follow it consistently. Although some firms are reluctant to “put it in writing”, a handbook, if properly written, will almost always inure to the benefit of the firm. And that doesn’t mean it can’t be “warm and fuzzy” and at the same time contain language which clearly protects the firm.

Developing training and orientation programs for staff is an area which can create huge benefits for the firm. The first few days, sometimes the first few hours of employment, set the tone for the employee’s tenure. You can control whether that is positive or negative. Improperly trained new employees will pull down the productivity of all around them as people scramble to correct errors. This can also serve to reduce morale, as already overworked people must “cover” for the new person. And depending on how quickly the new person catches on, it can make for the start of bad relationships between employees, destroying any chances of good teamwork developing.

Attorneys form judgments regarding competency of individuals very quickly. It’s said that first impressions are lasting. That expression applies particularly to attorneys. If an attorney gets an impression that a new secretary is not bright or competent, it’s pretty much all over. That attorney will probably never develop confidence in that secretary, no matter how stellar the secretary’s future performance. And that lack of confidence will become apparent in so many ways the relationship will languish, and eventually fail. But not before both have been tortured by it for some indeterminate length of time —usually much longer than either party would have preferred.
By using existing staff as “buddies” for new staff, and also involving other
“key” personnel (such as bookkeeper, receptionist and so forth) a pretty decent
training and orientation program can be put together on a shoestring budget. A
buddy is an employee who agrees to offer confidential guidance and answers for all
the questions, even the dumb ones, the new hire asks. The buddy introduces the
new hire to everyone, shows the new hire how to operate copiers, faxes, and so forth.

I always rewarded the staff member who agreed to serve as buddy with the
ability to “treat” the new hire to lunch, (and invite along one additional staff
member), at the firm’s expense, for the first day. After all, being a buddy required
extra time and effort from a staff member who already had a full plate of work. Of
course, we talked in advance about the “type” of restaurant approved (decent but
reasonably priced, only a one hour lunch, no alcoholic beverages) so there would be
no abuse. As a result, buddies were always willing to serve. Finally, a buddy
received a checklist of items which had to be covered, so I knew training and
orientation would be consistent each time. [For a sample training/orientation
checklist send an email request to lawpractice@pabar.org].

Training on technology is essential. You can’t just throw a secretary at the
computer anymore. They must have training to use case management or practice
applications. Even if they know Word and that’s what you use, they still don’t know
your macros, your directory structure, your printers, and so forth and so on. Some-one must cover that. And if they know Word, perhaps they don’t have a
mastery of the exact features you use a lot at your firm, like automatic numbering,
or tables of contents, or styles and templates. If you don’t have anyone strong
enough in-house to determine their relative skill level and fill them in on what
they’re missing, use an outside consultant or trainer. The dollars you spend will be
repaid in reduced errors and increased productivity, not to mention lower turnover.

Building teamwork is not easy. The vision of “we’re one firm” must come
from above. There must be a consistent message delivered that the secretary is not
“your” secretary, but the “firm’s” secretary. You may not be aware of the message
you or your partners are delivering, and how possessive of this resource you or they
may be. That possessiveness is counter-productive when you try to develop a team
environment. Without it, you will lose otherwise good people when they feel
overwhelmed and get no support from their peers. It will make them resentful, and
damage interpersonal relationships. They will eventually seek out a more
supportive environment.

Finally, regular staff meetings, and a practice of “management by walking
around”, goes far in enabling staff to “vent” and feel that management cares about
their problems and insights. It also helps head off problems before they become
large and unmanageable.
There’s a saying which goes, “If the alligators would just stop nipping at my toes, I’d remember to drain the swamp.” When your firm is so small that you’re the only one who can tend to staff issues, and you are at the same time trying to practice law and manage your practice, the last thing you want is someone suggesting that you need to spend MORE time on staff issues. But if you focus your energy and time in the most beneficial ways, you will actually REDUCE the overall time required.

Developing a training and orientation program, applying rules and benefits consistently and fairly, building teamwork, and providing employees with opportunities to communicate concerns are simple management tools which cost very little to develop and use. When these tools are utilized, they can have a tremendous positive impact on the firm’s employee retention, on lawyer productivity, and ultimately on the firm’s bottom line.

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