## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

ADMINISTRATIVE ORDER 2021-24 CASE # 21-MC-20632

IN RE: BRANDON JOSHUA BARKER FLORIDA BAR # 95881 Mar 22, 2021

ANGELA E. NOBLE
CLERK U.S. DIST. CT.
S. D. OF FLA. - MIA

## **ORDER OF SUSPENSION**

On February 11, 2021, the Supreme Court of Florida entered an Order of Suspension, suspending Brandon Joshua Barker from the practice of law. *See The Florida Bar v. Barker*, No. SC20-1790, 2021 WL 515359 (Fla. Feb. 11, 2021) (ECF No. 1). The suspension was predicated on The Florida Bar's Petition for Contempt and Order to Show Cause and the attorney's failure to file a response to the Supreme Court of Florida's Order to Show Cause. The Clerk attempted to serve attorney Barker by certified mail with an Order to Show Cause why this Court should not impose the same discipline, accompanied by the Supreme Court of Florida's Order of Suspension. (ECF No. 2). Service at both Barker's court record address and Florida Bar address were signed with an illegible signature without notation as to "agent" or "addressee."

Rule 8(a) of the Rules Governing the Admission, Practice, Peer Review, and Discipline of Attorneys, Local Rules of the United States District Court for the Southern District of Florida, requires that "[a]n attorney admitted to practice before this Court shall, upon being subjected to reprimand, discipline, suspension, or disbarment by a court of any state . . . promptly inform the Clerk of the Court of such action." Rule 8(d) provides in pertinent part that after expiration of the time for submitting a response to an Order to Show Cause, "the Court may impose the identical discipline or may impose any other sanction the Court may deem appropriate." Even if service is contested, Local Rule 11.1(g) imposes upon the members of this Bar an obligation to provide updated contact information to the Clerk within seven days of any change, and that "the failure to

comply shall not constitute grounds for relief from deadlines imposed by Rule or by the Court."

This obligation to maintain current contact information is reiterated in the Court's CM/ECF

Administrative Procedures Manual, section 3D, compliance which is mandated by Local Rule 5.1.

Given this background, pursuant to Rule 8(a) and (d), Local Rule 11.1(g) and the Court's inherent

power to regulate membership in its bar for the protection of the public interest, see Chambers v.

NASCO, Inc., 501 U.S. 32, 43 (1991) ("[A] federal court has the power to control admission to its

bar and to discipline attorneys who appear before it."),

IT IS ORDERED that said attorney be suspended from practice in this Court, effective

immediately. The attorney may not resume the practice of law before this Court until reinstated by

order of this Court. See Rule 12(a). The Clerk of Court shall strike this attorney from the roll of

attorneys eligible to practice in the United States District Court for the Southern District of Florida

and shall also immediately revoke the attorney's CM/ECF password.

IT IS FURTHER ORDERED by this Court that said attorney advise the Clerk of Court of all

pending cases before this Court in which he is counsel or co-counsel of record.

IT IS FURTHER ORDERED by this Court that the Clerk of Court attempt to serve by

certified mail a copy of this Order of Suspension upon the attorney at his court record and Florida

Bar addresses.

DONE AND ORDERED in Chambers at Miami, Miami-Dade County, Florida, this 22nd

day of March, 2021.

L. MICHAEL MOORE

CHIEF UNITED STATES DISTRICT JUDGE

c: All South Florida Eleventh Circuit Court of Appeals Judges

All Southern District Judges

All Southern District Bankruptcy Judges

All Southern District Magistrate Judges

United States Attorney

Circuit Executive

Federal Public Defender

Clerks of Court – District, Bankruptcy and 11<sup>th</sup> Circuit Florida Bar and National Lawyer Regulatory Data Bank

Library

Brandon Joshua Barker