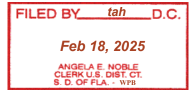
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

ADMINISTRATIVE ORDER 2025-12 CASE NO. 24-MC-22650

IN RE: SETH A. KREINER (FLORIDA BAR # 432040) LISA M. CASA (ADMITTED PRO HAC VICE) KEITH J. FRANK (ADMITTED PRO HAC VICE)



ORDER ON FINAL REPORT AND RECOMMENDATION

On June 5, 2024, the Court referred attorneys Seth A. Kreiner, Lisa M. Casa, and Keith J. Frank to the Ad Hoc Committee on Attorney Admissions, Peer Review, and Attorney Grievance for investigation regarding their candor to the Court and possible violations of certain Rules of Professional Conduct in *Jesse Iwuji Motorsports, LLC v. Equity Prime Mortgage, LLC*, Case No. 22-62268-Civ (S.D. Fla.). (*See* [ECF No. 1]). Following the referral, on October 16, 2024, the Committee issued a Proposed Report and Recommendation, recommending that Mr. Kreiner author a letter of apology to District Judge Beth Bloom and that no similar requirement be imposed upon Ms. Casa and Mr. Frank. (*See* [ECF No. 5]). On October 29, 2024, counsel for the attorneys filed an Acceptance of Ad Hoc Committee submitted a Final Report and Recommendation [ECF No. 7], without any additional changes from the Proposed Report.

An Order to Show Cause [ECF No. 9] was issued on October 31, 2024, giving the attorneys an opportunity to respond to the Final Report and Recommendation. Counsel for the attorneys filed an Acceptance of Order to Show Cause [ECF No. 10] on November 13, 2024, accepting the Committee's Report and Recommendation.

The undersigned submitted this matter to the Court for its consideration at a regularly scheduled Judges' Meeting held on February 6, 2025. Upon review of the Final Report and Recommendation, by unanimous vote of all District Judges and Senior Judges eligible to vote in

CASE NO. 24-22650-MC-ALTONAGA

attendance at the meeting, the Court approved and adopted the Committee's Final Report and Recommendation in full.

Given this background, in accordance with 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." (alteration added)),

IT IS ORDERED that the Committee's Final Report and Recommendation is **ADOPTED**, and the matter is **CLOSED**.

IT IS FURTHER ORDERED, consistent with the Final Report and Recommendation, that Mr. Kreiner author a letter of apology to Judge Bloom and that no similar requirement be imposed upon Ms. Casa and Mr. Frank.

IT IS FURTHER ORDERED that the Clerk of Court shall serve by certified mail copies of this Order upon Mr, Kreiner, Ms. Casa, Mr. Frank, and their attorney.

DONE AND ORDERED in Miami, Florida, this 18th day of February, 2025.

Cecilia M. altrage

CECILIA M. ALTONAGA CHIEF UNITED STATES DISTRICT JUDGE

Copies furnished as follows:

All South Florida Eleventh Circuit Court of Appeals Judges All Southern District of Florida District Judges, Bankruptcy Judges, and Magistrate Judges United States Attorney Circuit Executive Federal Public Defender

CASE NO. 24-22650-MC-ALTONAGA

Clerks of Court – District, Bankruptcy, and Eleventh Circuit Florida Bar and National Lawyer Regulatory Data Bank Library William C. Hearon, Chair, Ad Hoc Committee on Attorney Admissions, Peer Review, and Attorney Grievance Seth A. Kreiner Lisa M. Casa Keith J. Frank R. Jordan Richardson, Counsel for Seth A. Kreiner, Lisa M. Casa, and Keith J. Frank