Supreme Court of Florida

FRIDAY, OCTOBER 2, 2020

CASE NO(S).: SC18-1525 & SC18-1980 Lower Tribunal No(s).: 2017-50,654(17C);

2017-50,664(17C)

THE FLORIDA BAR

vs. TRACY BELINDA NEWMARK

Complainant(s)

Respondent(s)

The above cases are hereby consolidated, on the Court's own motion, for all review purposes.

From this date forward, all documents pertaining to the above consolidated cases should be filed electronically through the Florida Courts E-Filing Portal using case number SC18-1525 only.

Upon consideration of the amended and second amended reports of referee and briefs filed in the consolidated cases, the amended report of referee in Case No. SC18-1525 is approved. The referee's findings of fact and recommendation as to guilt in Case No. SC18-1980 are approved. The Court disapproves the referee's recommendation as to discipline in Case No. SC18-1980. Respondent is hereby suspended from the practice of law for a period of forty-five days, followed by one year of probation in Case No. SC18-1525. Respondent is suspended for a period of six months in Case No. SC18-1980, followed by one year of probation. The two

CASE NO(S).: SC18-1525 & SC18-1980 Page Two

terms of suspension shall run consecutively, followed by a total of two years of probation. The suspension in Case No. SC18-1525 shall be effective thirty days from the date of this order so that Respondent can close out her practice and protect the interests of existing clients. If Respondent notifies this Court in writing that she is no longer practicing and does not need the thirty days to protect existing clients, this Court will enter an order making the suspension effective immediately. Respondent shall fully comply with Rule Regulating the Florida Bar 3-5.1(h). In addition, Respondent shall accept no new business from the date this order is filed until she is reinstated. Respondent is further directed to comply with all other terms and conditions of the amended and second amended reports.

Upon reinstatement, Respondent is placed on probation for two years, during which she is directed to: a) be supervised by an attorney acceptable to the Bar who will provide continuous monitoring of Respondent's cases and provide quarterly reports to the Bar; and b) reimburse the Bar for the costs of supervision, as provided under the terms and conditions set forth in the amended and second amended reports. Respondent shall attend Practice and Professional Enhancement Programs for (1) Professionalism and Civility and (2) Stress Management within sixty days, at her own expense. CASE NO(S).: SC18-1525 & SC18-1980 Page Three

Judgment is entered for The Florida Bar, 651 East Jefferson Street,

Tallahassee, Florida 32399-2300, for recovery of costs from Tracy Belinda

Newmark in the amount of \$4,470.91, for which sum let execution issue.

Not final until time expires to file motion for rehearing, and if filed,

determined. The filing of a motion for rehearing shall not alter the effective date

of this suspension.

CANADY, C.J., and POLSTON, LABARGA, LAWSON, MUÑIZ, COURIEL, and GROSSHANS, JJ., concur.

A True Copy Test:

John A. Tomasino Clerk, Supreme Court



ca Served:

FRANCES R. BROWN-LEWIS KEVIN P. TYNAN HON. G. JOSEPH CURLEY JR., JUDGE PATRICIA ANN TORO SAVITZ