

Other Orders/Judgments

1:08-mc-00031-SSB In Re: Barry Alan Mentser

08-1082

U.S. District Court

Southern District of Ohio

Notice of Electronic Filing

The following transaction was entered on 9/26/2008 at 9:16 AM EDT and filed on 9/26/2008

Case Name: In Re: Barry Alan Mentser

Case Number: 1:08-mc-31

Filer:

Document Number: 4

Docket Text:

ORDER suspending Respondent Mentser from the practice of law in this Court for an interim period. Signed by Chief Judge Sandra S Beckwith on 9/25/08. Respondent to comply as set forth by 10/19/08. (sb1,)

1:08-mc-31 Notice has been electronically mailed to:

1:08-mc-31 Notice has been delivered by other means to:

Barry Alan Mentser
122 East Main Street
Suite 300W
Columbus, OH 43215

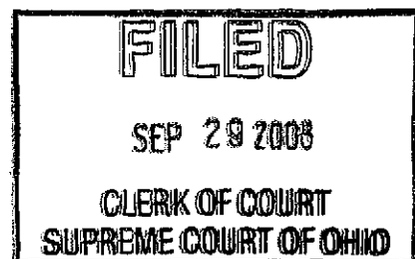
The following document(s) are associated with this transaction:

Document description:Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1040326259 [Date=9/26/2008] [FileNumber=1994889-0] [90a3e8cc45a52558b1021eb20feb9f646cf7e73f24541e4f3cca9d7d78de84b26f33634b8dcaedec40f2d78d5bd8dc512556c6113ad6fff9b344eae511996c5b]]



**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
WESTERN DIVISION**

IN THE MATTER OF:

BARRY ALAN MENTSER (# 0012413)

Case Number: 1:08-MC-31-SSB

ORDER

It appearing to the Court that on July 30, 2008, an Order was entered in this proceeding directing respondent to show cause within 30 days why this Court should not impose identical discipline on him as heretofore imposed by the Supreme Court of Ohio; and that notice was mailed to the respondent at his last known address, by certified mail. The notice was returned as undeliverable on August 18, 2008. The notice was published to this Court's website on July 30, 2008, and no response having been filed with the Clerk of this Court;

IT IS THEREFORE ORDERED that respondent be suspended for an interim period from the practice of law in this Court, pursuant to Rule II of the Model Federal Rules of Disciplinary Enforcement adopted by this Court on February 1, 1979. He is hereby ordered to cease and desist from the practice of law in any form and is forbidden to appear on behalf of another before this Court. It is further ordered that he be forbidden to counsel or advise, or prepare legal instruments for others or in any manner perform services of any kind for others which would constitute the practice of law in this Court. He is also forbidden to hold himself out to another or to the public as being authorized to perform legal services, and he is hereby divested of each and all of the rights, privileges and prerogatives customarily accorded to a member in good standing of the Bar of this Court.

IT IS FURTHER ORDERED that the respondent surrender his certificate of admission to practice in this Court to the Clerk of this Court, forthwith, and that his name be stricken from the roll of attorneys maintained by this Court.

IT IS FURTHER ORDERED that on or before October 19, 2008, the respondent shall:

1. Notify all clients being represented in pending matters in this Court and any co-counsel

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of his suspension and his consequent disqualification to act as an attorney after the effective date of this Order, and, in the absence of co-counsel, also notify the clients to seek legal service elsewhere, calling attention to any urgency in seeking the substitution of another attorney in his place;

2. Regardless of any fees or expenses due respondent, deliver to all clients being represented in pending matters in this Court any papers or other property pertaining to the clients, or notify the clients or co-counsel, if any, of a suitable time and place where the papers or other property may be obtained, calling attention to any urgency for obtaining such papers or other property;

3. Regarding any actions pending in this Court, refund any part of any fees or expenses paid in advance that are unearned or not paid, and account for any trust money or property in possession or control of respondent;

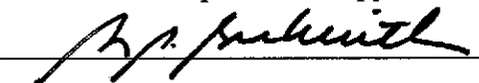
4. Notify opposing counsel in pending litigation in this Court, in the absence of counsel, the adverse parties, of his disqualification to act as an attorney after the effective date of this Order;

5. All notices required by this Order shall be by certified mail and shall contain a return address where communications may thereafter be directed to respondent;

6. File with the Clerk of this Court an affidavit showing compliance with this Order and Proof of Service of Notices required therein. Such affidavit shall set forth the address where the affiant may receive communications and the Clerk shall be kept advised of any change of address;

7. Retain and maintain a record of the various steps taken by respondent pursuant to this Order.

IT IS FURTHER ORDERED that the Clerk of this Court issue certified copies of this Order to the Disciplinary Counsel of the Supreme Court of Ohio, to the Clerks of the Supreme Court of the United States and the United States Court of Appeals for the Sixth Circuit, to the National Discipline Data Bank, to its Divisional Offices, and publish a copy to this Court's official website.


Sandra S. Beckwith, Chief Judge
United States District Court
Southern District of Ohio