

The Supreme Court of Ohio

CERTIFICATION

ORIGINAL

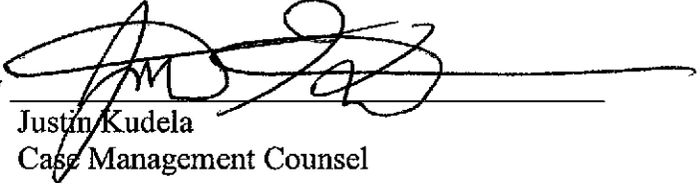
BY COMPUTER - JJ

I, Kristina D. Frost, certify that I was served on the 26th day of March, 2009, with a copy of a Show Cause Order filed March 4, 2009, in the case of *Akron Bar Association v. Harry F. Wittbrod*, (Case No. 08-723).

I received a true and attested copy of the document set forth above, addressed to the Respondent at his last known address, issued by the Office of the Clerk of the Supreme Court of Ohio in conformity with Rule V(11)(B) of the Supreme Court Rules for the Government of the Bar of Ohio.

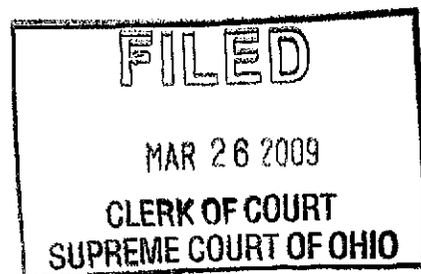
KRISTINA D. FROST, CLERK

By


Justin Kudela

Case Management Counsel

Dated this 26th day of March, 2009



FILED

MAR 04 2009

CLERK OF COURT
SUPREME COURT OF OHIO

The Supreme Court of Ohio

Akron Bar Association,
Relator,

v.

Harry F. Wittbrod,
Respondent.

Case No. 08-723

ORDER TO SHOW CAUSE

On April 17, 2008, the Board of Commissioners on Grievances and Discipline of the Supreme Court of Ohio filed a final report pursuant to BCGD Proc.Reg. 11(D), in which the Board accepted the agreement entered into by the relator, Akron Bar Association, and the respondent, Harry F. Wittbrod, Attorney Registration Number 0066021. The agreement set forth the misconduct and the agreed, recommended sanction of a one year suspension with the entire suspension stayed on conditions. On May 20, 2008, this court rejected the agreed, recommended sanction and remanded the matter to the board for further proceedings.

On February 24, 2009, the board filed a final report in the office of the clerk of this court. This final report recommended that pursuant to Rule V(6)(B)(3) of the Supreme Court Rules for the Government of the Bar of Ohio the respondent, Harry F. Wittbrod, Attorney Registration Number 0066021, be suspended from the practice of law for a period of six months, with the entire six months stayed upon conditions contained in the panel report. The board further recommends that the costs of these proceedings be taxed to the respondent in any disciplinary order entered, so that execution may issue. Upon consideration thereof,

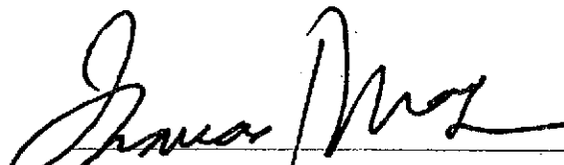
It is ordered by the court that the respondent show cause why the recommendation of the board should not be confirmed by the court and the disciplinary order so entered.

It is further ordered that any objections to the findings of fact and recommendation of the board, together with a brief in support thereof, shall be due on or before 20 days from the date of this order. It is further ordered that an answer brief may be filed on or before 15 days after any brief in support of objections has been filed.

After a hearing on the objections or if no objections are filed within the prescribed time, the court shall enter such order as it may find proper which may be the discipline recommended by the board or which may be more severe or less severe than said recommendation.

It is further ordered, sua sponte, that all documents filed with this court in this case shall meet the filing requirements set forth in the Rules of Practice of the Supreme Court of Ohio, including requirements as to form, number, and timeliness of filings and further that unless clearly inapplicable, the Rules of Practice shall apply to these proceedings.

It is further ordered, sua sponte, that service shall be deemed made on respondent by sending this order, and all other orders in this case, by certified mail to the most recent address respondent has given to the Office of Attorney Services.



THOMAS J. MOYER
Chief Justice