

IN THE SUPREME COURT OF FLORIDA
(Before a Referee)

THE FLORIDA BAR,

Complainant,

Supreme Court Case No(s).
SC19-1913

v.

The Florida Bar File Nos.
No. 2018-50,508 (13F)

WENDELL TERRY LOCKE,

Attorney/Respondent,

Referee: Honorable Ernest A. Kollra,
17th Judicial Circuit Court Judge

ORDER ON
RESPONDENT'S UNOPPOSED MOTION TO SUPPLEMENT THE RECORD

THIS CAUSE having come before the Referee on Respondent's Unopposed Motion to Supplement the Record, timely filed within the 15 day requirement, and the Referee having reviewed the record, heard from the parties, and or been otherwise fully advised in the premises, it is hereby:

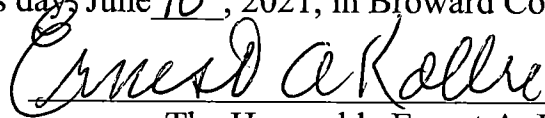
ORDERED AND ADJUDGED that the Respondent's Unopposed Motion to Supplement the Record is **GRANTED**.

The record is hereby supplemented with the following: 1) transcript of the December 2, 2020 status conference hearing which included argument on Respondent's motion to amend responsive pleading; 2) transcript of the final hearing; 3) transcript of the sanction hearing; 4) transcript of the costs hearing; 5) Witness Elizabeth Warren's written response to the agreed subpoena (Record

Index #83); and, 6) Witness District Court Judge Honeywell's written response to the Order on Respondent's Motion for Referee to Issue Discovery Subpoena –

Judge Honeywell (Record Index #47).

DONE AND ORDERED this day, June 10, 2021, in Broward County, Florida.



The Honorable Ernest A. Kollra
Circuit Court Judge

Cc:

Lindsey M. Guinand, Esq. – lguinand@floridabar.org

Patricia Ann Toro Savitz, Esq. – psavitz@flabar.org

Calrie Marsh, Esq. – c.marsh@calriemarsh.com

Richard Keith Alan II, Esq. – attyrkaii@timefortrial.com