Supreme Court of Florida

TUESDAY, MARCH 26, 2019

CASE NO.: SC18-2083 Lower Tribunal No(s).: 2019-50,347(17H)OSC

THE FLORIDA BAR

vs. DIVYA KHULLAR

Complainant(s)

Respondent(s)

The Florida Bar filed a Petition for Contempt alleging that the Respondent has failed to respond to official bar inquiries. This Court issued an Order to Show Cause to the Respondent to respond by a date certain why he should not be held in contempt and suspended until such time as he fully complied in writing to the official Bar inquiries. The Respondent alleges that he has now responded to the inquiries. The Bar has filed a reply confirming his compliance, albeit not in a timely manner. The Court takes very seriously every attorney's obligation to completely and timely respond to inquiries made by The Florida Bar. Therefore, because this Respondent did not respond to the inquiries in a timely manner, Divya Khullar is hereby held in contempt and is hereby publicly reprimanded.

CASE NO.: SC18-2083

Page Two

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

Tallahassee, Florida 32399-2300, for recovery of costs from Divya Khullar in the amount of \$1,250.00, for which sum let execution issue.

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED.

CANADY, C.J., and POLSTON, LABARGA, LAWSON, LAGOA, LUCK, and MUÑIZ, JJ., concur.

A True Copy

Test:

John A. Tomasino

Clerk, Supreme Court



as

Served:

FRANCES R. BROWN-LEWIS DIVYA KHULLAR ADRIA E. QUINTELA