

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS

In the Matter of

Donald Rendler-Kaplan

An Attorney

)
)
)
)
)

No. 20 D 21

(Before the Executive Committee)

ORDER

It appearing that Donald Rendler-Kaplan was admitted to practice before the General Bar on June 25, 1980 and the Trial Bar of this Court on December 28, 1982; that on May 18, 2020, the Illinois Supreme Court entered an order disbaring Donald Rendler-Kaplan; and the Executive Committee being fully advised in the premises;

The Committee finds that the Citation ordering Donald Rendler-Kaplan to inform this Court within fourteen (14) days of receipt of said Citation, of any claim by the attorney, predicated upon the grounds set forth in Local Rule 83.26(e), that the imposition of discipline by this Court, identical to that imposed by the Illinois Supreme Court, would be unwarranted and the reasons therefore, was served upon Donald Rendler-Kaplan by certified mail; and that Donald Rendler-Kaplan failed to respond within said time.

IT IS ORDERED that Donald Rendler-Kaplan is disbarred from the practice of law in this District.


IT IS FURTHER ORDERED that within twenty-one (21) days of the docketing of this order, Donald Rendler-Kaplan shall notify by certified mail, return receipt requested, all clients to whom the attorney is responsible for pending matters before this Court of the fact that the attorney cannot continue to represent them.

IT IS FURTHER ORDERED THAT any password issued to Donald Rendler-Kaplan for access to the electronic filing system shall be disabled until the attorney is reinstated to active status with this District.

IT IS FURTHER ORDERED that within thirty-five (35) days of the entry of this order, Donald Rendler-Kaplan shall file with the Assistant to the Clerk of the Court a declaration stating that the attorney has so notified any clients, and indicating the address to which subsequent communications may be addressed; and shall keep and maintain records evidencing compliance with this order so that proof of compliance will be available if needed for any subsequent proceeding instituted by or against the attorney.

ENTER:

FOR THE EXECUTIVE COMMITTEE



Chief Judge

DATED: September 1, 2020