

IN THE SUPREME COURT OF FLORIDA  
(Before a Grievance Committee)

THE FLORIDA BAR,  
Complainant,

The Florida Bar File  
No. 2026-50,670(15A)

v.

GRANT A. BAROS, JR.,  
Respondent.

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**GRIEVANCE COMMITTEE FINDING OF NON-COMPLIANCE AND  
FAILURE TO RESPOND TO OFFICIAL BAR INQUIRY AND CONTEMPT**

On April 22, 2026, pursuant to Rule 3-7.11(f), Rules Regulating The Florida Bar, the Grievance Committee 15A considered whether to issue a Finding of Non-Compliance and Failure to Respond to Official Bar Inquiry and Finding of Contempt and made the following findings:

1. On March 2, 2026, The Florida Bar sent respondent a letter dated March 2, 2026, by certified U.S. Mail to respondent's record bar address, 2500 N. Military Trl, Ste. 303, Boca Raton, FL 33431-6324 and by email to respondent's record bar email address [grant@baroslaw.com](mailto:grant@baroslaw.com), which advised respondent that Charles M. Greene filed a bar complaint against him, that bar complaint was assigned to The Florida Bar File No. 2026-50,670(15A), that his written response to that bar complaint was required pursuant to Rule 4-8.4(g) of the R. Regulating Fla. Bar, and that

respondent was requested to respond to the bar by March 17, 2026. A copy of the March 2, 2026 email and letter is attached hereto as "Composite Exhibit A".

2. On March 9, 2026, the bar received the certified mail return receipt which showed that the bar's March 2, 2026 letter was delivered to respondent's record bar address and signed for by an individual. In addition, the United States Postal Service (USPS) tracking status stated the March 2, 2026 letter that was sent to respondent by certified mail [article number 9589071052700174682535] was delivered on March 5, 2026. A copy of the certified mail return receipt for the March 2, 2026 letter and the USPS tracking status for certified mail [article number 9589071052700174682535] is attached hereto as "Composite Exhibit B".

3. Respondent failed to respond to The Florida Bar as requested in the letter of March 2, 2026.

4. On March 25, 2026, the bar sent respondent a copy of the letter dated March 25, 2026, by U.S. Mail to respondent's record bar address, 2500 N. Military Trl, Ste. 303, Boca Raton, FL 33431-6324 and by email to respondent's record bar email address [grant@baroslaw.com](mailto:grant@baroslaw.com), which again advised respondent that Charles M. Greene filed a bar complaint against him, that his written response to that bar complaint was required pursuant

to Rule 4-8.4(g) of the R. Regulating Fla. Bar, and that respondent was requested to respond to the bar by April 7, 2026. A copy of the March 25, 2026 email and letter is attached hereto as "Composite Exhibit C".

5. Also, on March 25, 2026, John Berrena, a staff investigator for The Florida Bar went to respondent's record bar address, 2500 N. Military Trail, Ste. 303, Boca Raton, FL 33431-6324, and hand delivered a copy of the March 25, 2026 letter to respondent. A copy of respondent's Florida Bar Member Profile is hereto attached as "Exhibit D".

6. Respondent failed to respond to The Florida Bar as requested in the letter of March 25, 2026.

7. On April 10, 2026, the bar sent respondent a copy of the Request for Issuance of Notice of Non-Compliance and Finding of Contempt and respondent was given notice that Grievance Committee 15A would hold a hearing on the Request for Issuance of Notice of Non-Compliance and Finding of Contempt. A copy of the Notice of Hearing is attached hereto as "Exhibit E" and the Request for Issuance of Notice of Non-Compliance and Finding of Contempt is attached hereto as "Composite Exhibit F".

8. Respondent made no response to the Request for Issuance of Notice of Non-Compliance and Finding of Contempt.

9. As of the date of this Request for Issuance of Notice of Non-Compliance and Finding of Contempt, respondent has failed to respond to the official inquiries of The Florida Bar dated March 2, 2026 and March 25, 2026.

10. The Grievance Committee found that respondent failed to show good cause for failing to respond to the official inquiries of The Florida Bar and that the non-compliance was willful.

11. The Grievance Committee found respondent to be in contempt and requested The Florida Bar to file a Petition for Contempt and Order to Show Cause with the Supreme Court.

Dated this 29 day of April, 2026.

Grievance Committee 15A



\_\_\_\_\_  
Lisa Ann McNelis, Chair

## CERTIFICATE OF SERVICE

I certify that the original hereof has been furnished by Certified U.S. Mail 9589 0710 5270 0174 6826 58 & regular U.S. Mail to, Mr. Grant A. Baros, Jr., Respondent, 2500 N. Military Trl, Ste 303, Boca Raton, FL 33431-6324 and via e-mail to [grant@baroslaw.com](mailto:grant@baroslaw.com); to Manuel Farach, Designated Reviewer, via e-mail at [mfarach@taflaw.com](mailto:mfarach@taflaw.com); and to Staff Counsel, The Florida Bar, via e-mail at [psavitz@floridabar.org](mailto:psavitz@floridabar.org), this 29<sup>th</sup> day of April, 2026.



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Joi L Pearsall, Bar Counsel

## Composite Exhibit F

IN THE SUPREME COURT OF FLORIDA  
(Before a Grievance Committee)

THE FLORIDA BAR,  
Complainant,

The Florida Bar File No.  
2026-50,670(15A)

v.

GRANT A. BAROS, JR.,  
Respondent.

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**REQUEST FOR ISSUANCE OF NOTICE OF NON-COMPLIANCE  
AND FINDING OF CONTEMPT**

Pursuant to Rule 3-7.11(f)(2), Rules Regulating The Florida Bar, the undersigned Bar Counsel requests that on April 22, 2026, or thereafter the Grievance Committee 15A, hear the issue of whether respondent shall be found in contempt for failure to respond to an official Bar inquiry without good cause shown and states the following:

1. On March 2, 2026, The Florida Bar sent respondent a letter dated March 2, 2026, by certified U.S. Mail to respondent's record bar address, 2500 N. Military Trl, Ste. 303, Boca Raton, FL 33431-6324 and by email to respondent's record bar email address [grant@baroslaw.com](mailto:grant@baroslaw.com), which advised respondent that Charles M. Greene filed a bar complaint against him, that bar complaint was assigned to The Florida Bar File No.

2026-50,670(15A), that his written response to that bar complaint was required pursuant to Rule 4-8.4(g) of the R. Regulating Fla. Bar, and that respondent was requested to respond to the bar by March 17, 2026. A copy of the March 2, 2026 email and letter is attached hereto as "Composite Exhibit A".

2. On March 9, 2026, the bar received the certified mail return receipt which showed that the bar's March 2, 2026 letter was delivered to respondent's record bar address and signed for by an individual. In addition, the United States Postal Service (USPS) tracking status stated the March 2, 2026 letter that was sent to respondent by certified mail [article number 9589071052700174682535] was delivered on March 5, 2026. A copy of the certified mail return receipt for the March 2, 2026 letter and the USPS tracking status for certified mail [article number 9589071052700174682535] is attached hereto as "Composite Exhibit B".

3. Respondent failed to respond to The Florida Bar as requested in the March 2, 2026 letter.

4. On March 25, 2026, the bar sent respondent a letter dated March 25, 2026, by U.S. Mail to respondent's record bar address, 2500 N. Military Trl, Ste. 303, Boca Raton, FL 33431-6324 and by email to respondent's record bar email address [grant@baroslaw.com](mailto:grant@baroslaw.com), which again advised respondent that Charles M. Greene filed a bar complaint against

him, that his written response to that bar complaint was required pursuant to Rule 4-8.4(g) of the R. Regulating Fla. Bar, and that respondent was requested to respond to the bar by April 7, 2026. A copy of the March 25, 2026 email and letter is attached hereto as "Composite Exhibit C".

5. Also, on March 25, 2026, John Berrena, a staff investigator for The Florida Bar went to respondent's record bar address, 2500 N. Military Trail, Ste. 303, Boca Raton, FL 33431-6324, and hand delivered a copy of the March 25, 2026 letter to respondent. A copy of respondent's Florida Bar Member Profile is hereto attached as "Exhibit D".

6. Respondent failed to respond to The Florida Bar as requested in the March 25, 2026 letter.

7. As of the date of this Request for Issuance of Notice of Non-Compliance and Finding of Contempt, the respondent has willfully failed to respond to official bar inquiries without good cause.

The undersigned bar counsel respectfully requests that this Grievance Committee issue its findings as to whether respondent has willfully failed to respond to official bar inquiry and whether respondent should be held in contempt for failure to respond to official bar inquiries.



Joi L Pearsall, Bar Counsel  
The Florida Bar  
Ft. Lauderdale Branch Office  
Lake Shore Plaza II  
1300 Concord Terrace, Ste. 130  
Sunrise, FL 33323  
(954) 835-0233  
Florida Bar No. 182427  
[jpearsall@floridabar.org](mailto:jpearsall@floridabar.org)  
[rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)

### **CERTIFICATE OF SERVICE**

I certify this Request for Issuance of Notice of Non-Compliance and Finding of Contempt has been furnished by regular U.S. Mail to Grant A. Baros, Jr., Respondent, 2500 N Military Trl, Ste 303, Boca Raton, FL 33431-6324, and by email to Grant A. Baros at [grant@baroslaw.com](mailto:grant@baroslaw.com); with copies to Lisa McNelis, Grievance Committee Chair at [lmcnelis@rosellimcnelis.com](mailto:lmcnelis@rosellimcnelis.com); Manuel Farach, Designated Reviewer at [mfarach@taftlaw.com](mailto:mfarach@taftlaw.com); and to Staff Counsel, The Florida Bar, at [psavitz@floridabar.org](mailto:psavitz@floridabar.org), dated this 10th day of April, 2026.



Joi L Pearsall, Bar Counsel

## Composite Exhibit A

**From:** [Corzo, Rebeca](#)  
**To:** [grant@baroslaw.com](mailto:grant@baroslaw.com)  
**Cc:** [greenemediator@gmail.com](mailto:greenemediator@gmail.com); [Pearsall, Joi](#)  
**Subject:** Grant A. Baros, Jr.; The Florida Bar File No. 2026-50,670(15A)  
**Date:** Monday, March 2, 2026 10:21:00 AM  
**Attachments:** [Branch 15 Day Letter.pdf](#)  
[Inquiry Complaint Form 202650670.pdf](#)  
[FW Grant A. Baros Jr. Florida Bar #59685.pdf](#)

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Dear Mr. Baros,

Enclosed please find The Florida Bar's letter of today's date from Bar Counsel. Your response is due by **Tuesday, March 17, 2026**.

Thank you.

Rebeca Corzo  
Legal Secretary  
Lawyer Regulation – Ft. Lauderdale Branch  
The Florida Bar  
Lake Shore Plaza II  
1300 Concord Terrace, Suite 130  
Sunrise, FL 33323  
Tel: 954-835-0233, ext. 4140  
Email: [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)



# The Florida Bar

Ft. Lauderdale Branch Office  
Lake Shore Plaza II  
1300 Concord Terrace Ste. 130  
Sunrise, FL 33323  
(954) 835-0233

Joshua E. Doyle  
Executive Director

850/561-5600  
[www.floridabar.org](http://www.floridabar.org)

March 2, 2026

Via E-Mail to [grant@baroslaw.com](mailto:grant@baroslaw.com)  
& Certified Mail 9589 0710 5270 0174 6825 35

Mr. Grant A. Baros, Jr.  
2500 N Military Trl., Ste 303  
Boca Raton, FL 33431-6324

Re: Grant A. Baros, Jr.; The Florida Bar File No. 2026-50,670(15A)

Dear Mr. Baros:

The attached inquiry/complaint and supporting documents, if any, submitted by the complainant(s) require your response pursuant to Rule 4-8.4(g) of the Rules Regulating The Florida Bar. Your response is due in our office by **March 17, 2026**. Also, please furnish the complainant(s) with a complete copy of your written response and any documents submitted. Please review the enclosed Notice of Grievance Procedures regarding submitting your response.

Pursuant to Rule 3-7.1(f), you are required to complete and return the enclosed Certificate of Disclosure form. Please submit your response by email to the undersigned by email to [jpearsall@floridabar.org](mailto:jpearsall@floridabar.org) (copy to my assistant [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)) or by mail to The Florida Bar, Lake Shore Plaza II, 1300 Concord Terr. Ste. 130, Sunrise, FL 33323.

Please note that the filing of this complaint does not preclude communication between the attorney and the complainant(s).

Sincerely,

Joi L. Pearsall  
Bar Counsel

Enclosures (Certificate of Disclosure, Notice of Grievance Procedures, Copy of Complaint)

cc: Charles M Greene, Complainant

Pursuant to Rule 3-7.1(f) of the Rules Regulating The Florida Bar, you must execute the applicable section of this form and return it to my attention. The rule provides that the nature of the charges be described in the notice to Your firm or you may attach a copy of the complaint.

**CERTIFICATE OF DISCLOSURE**

I HEREBY CERTIFY that on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, a true copy of the foregoing disclosure was furnished to \_\_\_\_\_, a member of my present law firm of \_\_\_\_\_, and/or to \_\_\_\_\_, a member of the law firm of \_\_\_\_\_, with which I was associated at the time of the act(s) giving rise to the complaint in The Florida Bar File No. 2026-50,670(15A).

\_\_\_\_\_  
Grant A. Baros, Jr.

**CERTIFICATE OF DISCLOSURE**  
(Corporate/Government Employment)

I HEREBY CERTIFY that on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, a true copy of the foregoing disclosure was furnished to \_\_\_\_\_, my supervisor at \_\_\_\_\_ (name of agency), with which I was associated at the time of the act(s) giving rise to the complaint in The Florida Bar File No. 2026-50,670(15A).

\_\_\_\_\_  
Grant A. Baros, Jr.

**CERTIFICATE OF NON-LAW FIRM AFFILIATION**  
(Sole Practitioner)

I HEREBY CERTIFY to The Florida Bar on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, that I am not presently affiliated with a law firm and was not affiliated with a law firm at the time of the act(s) giving rise to the complaint in The Florida Bar File No. BarFileNo4.

\_\_\_\_\_  
Grant A. Baros, Jr.

## NOTICE OF GRIEVANCE PROCEDURES

1. The enclosed letter is an official inquiry by bar counsel. Your response is required under Rule 4-8.4(g) of the Rules Regulating The Florida Bar. Rule 4-8.4(g)(1) and (2) require that a lawyer submit a written response within 15 days to an initial inquiry and within 10 days to any follow-up inquiry made by bar counsel, the grievance committee or the board of governors during the course of an investigation of the lawyer's conduct. If you do not respond, the matter will be forwarded to the grievance committee for disposition in accordance with Rule 3-7.3. Failure to respond may also be a matter of contempt and processed in accordance with Rule 3-7.11(f).
2. Many inquiries considered first by staff counsel are not forwarded to a grievance committee, as they do not involve violations of the Rules of Professional Conduct justifying disciplinary action.
3. Pursuant to Rule 3-7.1, any reports, correspondence, papers, recordings and/or transcripts of hearings submitted by you in this matter shall become accessible to the public upon dismissal or a decision by the grievance committee. Please advise Bar Counsel if you believe any material provided to The Florida Bar is confidential under applicable law and identify the basis of your claim that the material is confidential. Please note that The Florida Bar is required to acknowledge the status of proceedings during the pendency of an investigation, if a specific inquiry is made and the matter is deemed to be in the public domain.
4. The grievance committee is the Bar's "grand jury." Proceedings before the grievance committee are non-adversarial in nature. The grievance committee's function and procedures are set forth in Rule 3-7.4.
5. If the grievance committee finds probable cause, formal adversarial proceedings before the Supreme Court of Florida will be initiated pursuant to Rule 3-7.6. A referee will make a recommendation as to guilt and discipline to The Supreme Court of Florida, unless a plea is submitted pursuant to Rule 3-7.9.



# The Florida Bar

Ft. Lauderdale Branch Office  
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Joshua E. Doyle  
Executive Director

850/561-5600  
[www.floridabar.org](http://www.floridabar.org)

March 2, 2026

Via E-Mail to [GreeneMediator@gmail.com](mailto:GreeneMediator@gmail.com)

Mr. Charles M Greene  
1700 South Ocean Boulevard, 11D  
Pompano, FL 33062

Re: Complaint by Charles M Greene against Grant A. Baros, Jr.  
The Florida Bar File No. 2026-50,670(15A)

Dear Mr. Greene:

Enclosed is a copy of our letter to Mr. Baros which requires a response to your complaint.

Once you receive Mr. Baros's response, you have 10 days to file a rebuttal if you so desire. **If you decide to file a rebuttal, you must send a copy to Mr. Baros.** Please address all correspondence to me and send a copy to Mr. Baros. Please submit your response by email to the undersigned by email to [jpearsall@floridabar.org](mailto:jpearsall@floridabar.org) (copy to my assistant [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)).

**It is important that you keep The Florida Bar informed of any changes to your contact information.**

Please be advised that, as an arm of the Supreme Court of Florida, The Florida Bar can investigate allegations of misconduct against attorneys and, where appropriate, request that the attorney be disciplined. The Florida Bar cannot render legal advice nor can The Florida Bar represent individuals or intervene on their behalf in any civil or criminal matter.

Sincerely,

Joi L. Pearsall  
Bar Counsel

Enclosures (Copy of Letter to Mr. Baros with Notice of Grievance Procedures)

cc: Grant A. Baros, Jr., Respondent.



**From:** [Joseph, Keri T](#)  
**To:** [Corzo, Rebeca](#)  
**Subject:** FW: Grant A. Baros Jr. Florida Bar #59685  
**Date:** Thursday, February 26, 2026 1:24:48 PM  
**Attachments:** [Wetzler - Affidavit Non-Compliance.pdf](#)

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**From:** Charles Greene <[greenemediator@gmail.com](mailto:greenemediator@gmail.com)>  
**Sent:** Wednesday, February 25, 2026 10:45 PM  
**To:** Joseph, Keri T <[KJoseph@floridabar.org](mailto:KJoseph@floridabar.org)>  
**Subject:** Re: Grant A. Baros Jr. Florida Bar #59685

For ease of review, I am attaching my Affidavit of Non-Compliance which incorporates the Court's Orders and my emails.

On Wed, Feb 25, 2026 at 10:40 PM Charles Greene <[greenemediator@gmail.com](mailto:greenemediator@gmail.com)> wrote:

Dear Ms. Joseph,

Attached please find the Florida Bar Inquiry/Complaint Form pertaining to Mr. Baros.

This complaint stems from the non-payment of a mediation fee in the matter of Wetzler v. Wetzler, Broward Circuit Court Case CACE 22-008366.

Pursuant to the September 22nd 2023 Order from Judge Michael Robinson in which I was appointed as the mediator, an initial mediation was noticed for February 22nd, 2024.

As progress was made in the mediation, counsel for both parties requested that we adjourn and reconvene the next afternoon. At the reconvened mediation, a settlement was facilitated which resulted in a Settlement Agreement and Stipulation for Dismissal with each party bearing its own costs and attorney's fees.

Pursuant to the Settlement Agreement and Engagement Letter between Mr. Baros and Upchurch Watson White & Max (UWWM), credit was extended to Mr. Baros to pay for the mediation. The letter stated that if he did not agree to assure payment, the engagement agreement required him to advise UWWM in writing no less than ten (10) days before the mediation, together with the name and contact information of the financially responsible client representative, in order to directly invoice for a security deposit. Mr. Baros never advised UWWM of such.

Upon completion of the mediations, UWWM sent Mr. Baros two (2) separate invoices

at the agreed rate of \$600/hr:

2/27/24 \$1,200.00

2/28/24 \$1,500.00

Opposing counsel Phillip & Johanna Sheehe made immediate payment of \$2,700.00  
Despite years of attempts by UWWM staff, Mr. Baros ignored all requests for payment.

Due to Mr. Baros's conduct, Judge Michael Robinson was contacted to set a hearing  
for the non-payment of the mediation fees.

The Notice of hearing was issued and e-served by the Court on December 16th, 2025  
for a Status Hearing on Mediator's Compensation on January 5th 2026 @ 8:30 via  
ZOOM.

On December 17th, 2025 I emailed Mr. Baros with a copy of the Court's Notice of  
Hearing further advising him of the January 5th Court date.

Despite both the Court's Notice of Hearing and my email, Mr. Baros failed to appear at  
the scheduled January 5th hearing. Opposing counsel, Johanna Sheehe appeared.  
Judge Robinson from the bench called Mr. Baros's office, spoke to a receptionist and  
advised her he was a Circuit Judge conducting a hearing and Mr. Baros was required to  
attend. At the same time, I also called Mr. Baros's office and spoke to a receptionist,  
as I was also told Mr. Baros was not present. Furthermore, I emailed Mr. Baros  
advising him the Court was waiting for his appearance and also left a message on his  
office contact form. After waiting approximately an hour and Mr. Baros failing to  
appear, Judge Robinson directed me to prepare and transmit to him an Order requiring  
Mr. Baros to pay \$2,700.00 within ten (10) days from the date of the Order. The Order  
provided both account numbers as well as ability to make payment by credit card. The  
Order provided for the possibility of additional sanctions.

I emailed Mr. Baros two times with a copy of the Court's Order (January 16th & January  
23rd), which had previously been transmitted e-filed by the Clerk of Court. Within the  
January 23rd email, he was advised that in the event payment was not promptly  
received, an Affidavit of Non-Payment/Non-Compliance would be filed and provided  
to the Court. Mr. Baros having ignored the Court's Order, my emails and having not  
made payment, on January 26th I e-filed and provided Judge Robinson's office my  
sworn Affidavit of Non-Compliance-Non-Payment.

To date, no payment or correspondence has ever been received from Grant Baros.

I am asking the Florida Bar to review the attached documentation and initiate the

appropriate Attorney Grievance proceedings for the failure to appear an a duly Noticed Hearing, the failure to comply with Judge Robinson's January 9th, 2026 Order and the failure despite a multitude of attempts to fulfill his contractual obligation to Upchurch Watson White & Max and myself.

In the event any further information is required, please do not hesitate to contact me.

Sincerely,  
Charles M. Greene  
Fl Bar # 0360864  
(954) 261-6684

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Please note: Florida has very broad public records laws. Many written communications to or from The Florida Bar regarding Bar business may be considered public records, which must be made available to anyone upon request. Your e-mail communications may therefore be subject to public disclosure.

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE22008366 DIVISION: 13 JUDGE: Robinson, Michael A. (13)

**George Wetzler, et al**

Plaintiff(s) / Petitioner(s)

**UNIFORM TRIAL ORDER  
Seventeenth Judicial Circuit  
ORDER FOR MANDATORY  
CALENDAR CALL**

v.

**Derek Wetzler, et al**

Defendant(s) / Respondent (s).

**UNIFORM TRIAL ORDER**

THE UNIFORM TRIAL DATE LISTED HEREIN IS A FIRM TRIAL DATE AND DEADLINES WILL BE STRICTLY ENFORCED BY THE COURT. STRICT COMPLIANCE MEANS NO CONTINUANCES OR EXTENSIONS WILL BE GRANTED WITHOUT COURT ORDER UPON WRITTEN MOTION SETTING FORTH GOOD CAUSE, PURSUANT TO AOSC20-23, AMENDMENT 13 (May 6, 2021), AND FLA. R. GEN. PRAC. & JUD. ADMIN. 2.545(e).

**FAILURE TO ATTEND CALENDAR CALL MAY RESULT IN EITHER THIS CASE BEING DISMISSED OR A DEFAULT BEING ENTERED.**

**TRIAL PERIOD COMMENCING:** 03-11-2024 to 03-28-2024 . This is a ( 3 ) week calendar.

**CALENDAR CALL:** 03-04-2024 at 10:30 AM

DAYS

JURY

NON-JURY

A WAIVER OF ANY EXPERT RELATED EVIDENCE ISSUE(S). It is within the discretion of the Court to remove any case with pending expert issues.

**IX. COURT POLICIES:**

- A. Parties must do all things reasonable and necessary to assure the availability of witnesses for the entire Trial Period or to otherwise preserve witness testimony for trial as provided by the Florida Rules of Civil Procedure. *See Fla. R. Civ. P. 1.300 & 1.460; see also Fla. R. Gen. Prac. & Jud. Admin. 2.545.*
- B. The requirements of this Uniform Trial Order cannot be waived by stipulation **absent prior approval from the Court** pursuant to written agreement between the parties.
- C. This Uniform Trial Order may be tailored by the assigned Division Judge to conform to the particular requirements of the residential foreclosure and complex litigation divisions.
- D. At trial, there will only be one (1) official record transcribed by one (1) court reporter. Plaintiff is responsible for arranging for a court reporter unless otherwise agreed. If a conflict exists, the parties must resolve it among themselves prior to Calendar Call.

**X. CONTINUANCES:**

No continuances will be granted without Court Order upon written motion setting forth good cause pursuant to AOSC20-23, Amendment 13 (May 6, 2021), and Fla. R. Gen. Prac. & Jud. Admin. 2.545(e). All motions seeking a continuance must comply with Fla. R. Civ. P.1.460 and Fla. R. Gen. Prac. & Jud. Adm. 2.545. Continuances requested for reasons relating to failure to follow this Order will not be granted.

- A. CONTINUANCES will only be considered upon written motion filed with the Clerk of Court and served on the undersigned judge prior to the above noticed Calendar Call.
- B. NO CONTINUANCES will be granted for reasons that should have been readily apparent to the parties when this Uniform Trial Order was issued.
- C. NO CONTINUANCES will be granted if expert witnesses are unavailable because testimony may be preserved by deposition.
- D. NO CONTINUANCES will be granted for reasons relating to the failure to follow this Uniform Trial Order.

**XI. MANDATORY MEDIATION:**

Mediation must commence no later than sixty (60) days prior to Calendar Call. The parties must comply with Florida Rules of Civil Procedure 1.700, 1.710, 1.720, and 1.730 as to the conduct of mediation. The parties may attend mediation through the use of communication technology (remotely) if mutually agreed upon. The Court will resolve any disagreement as to where or how mediation is to be conducted. Plaintiff's counsel is appointed lead counsel to facilitate and schedule the settlement conference with the mediator and all parties. The Court appoints:

**CHARLES M. GREENE**  
**UWWM 900 S. PINE ISLAND ROAD SUITE 410 PLANTATION FL 33324**  
**cgreene@uww-adr.com**  
**954-261-6684**

as Mediator, unless, within thirty (30) days of this Uniform Trial Order, the parties choose a different Mediator, and file notice of that choice and the name of the substitute mediator with the Clerk of Court. Failure to attend mediation may result in sanctions.

**XII. SANCTIONS:**



Upchurch Watson White & Max  
MEDIATION GROUP

Telephone: 954-423-8856  
Toll Free: 800-863-1462  
Facsimile: 954-334-2838  
Website: [www.uww-adr.com](http://www.uww-adr.com)

VIA E-MAIL

February 19, 2024

RE: WETZLER VS WETZLER  
Case #: CACE-22-008366 Division: 13  
FILE #: 24CMG-063

Dear Counsel:

We greatly appreciate your confidence and trust in choosing Charlie Greene as your mediator.

To address your anticipated questions and to avoid any possible misunderstandings, we are writing to confirm and clearly set forth the terms and conditions of Mr. Greene's engagement and the manner in which the mediation shall be conducted.

**Schedule:** The mediation has been scheduled as set out in the Notice of Mediation.

**Conduct of Mediation:** Unless otherwise agreed by the parties or ordered by the Court, the mediation [including pre-suit mediations] shall be conducted according to all applicable mediation Florida Statutes and Rules. This specifically includes all protections of privilege, confidentiality and immunity. Mr. Greene shall serve as an independent mediator, providing neither legal representation nor legal advice to any participant in the mediation.

**Mediation Fee:** For cases scheduled for less than 4 hours, there is a three (3) hour minimum charge. The minimum charge for half-day mediation services shall be no less than four (4) hours per day. For cases scheduled for the full day, there is an eight (8) hour minimum charge. The mediation fee is calculated at Mr. Greene's billing rate, the time reserved and pre-mediation or post mediation time he spends in this matter. There is NO administrative charge. For in-person cases, a travel charge will apply.

**Liability for Mediation Fee:** Unless otherwise agreed, the mediation fees and costs shall be divided equally among the parties participating in the mediation. While it is understood that our invoice may be subject to reimbursement from your client, or even forwarded to your client for direct payment, please understand this engagement (without security deposit) has been accepted in reliance upon our relationship with you and your firm. In other words, Upchurch Watson White & Max is extending credit to your law firm, and not to your client. Should your firm not agree to assure payment, please advise us in writing no less than ten (10) days before the mediation, together with the name and contact information of the financially responsible client representative, in order that we may invoice directly for a security deposit.

**Hourly Billing Rate per Party:** The fees for mediation services will be invoiced at the hourly rate of \$600, and \$700 for arbitrations, to be divided equally between the parties who participate in the mediation process, or as otherwise agreed. This hourly rate will be applied to all services rendered by Mr. Greene including coordination, pre-mediation caucuses, preparation, and conduct of the mediation to include travel time and costs thereof together with post mediation services rendered. Other expenses associated with the mediation may include airfare, hotel, ground transportation and meals. **Due to the demands on Mr. Greene's calendar within and outside the State of Florida, the minimum charge for half-day mediation services shall be no less than four (4) hours per day. For cases scheduled for the full day, there is an eight (8) hour minimum charge.**

**Mediation Summaries:** Mr. Greene will review any documents and materials you may regard as relevant. We request that you provide this office with copies of such materials together with a case summary at least ten (10) days prior to the mediation.

**Preparation of documents:** On occasion, Mr. Greene's mediation services may include the preparation of written summaries of interim or final agreements reached during the mediation process. All such documentation is subject to full review, editing and approval by both the parties and their counsel. By accepting the terms of this engagement, counsel and their parties hereby agree that such services as may be rendered by Mr. Greene shall not be considered the practice of law or in any representative capacity to any party involved in this mediation.

**Cancellation:** Cancellations of cases place an undue burden upon the mediator. Therefore, we must receive at least a 10 day advanced notice for cases scheduled for the full day in order to avoid an 8-hour cancellation charge. All other cases cancelled less than 5 business days prior to the mediation are also subject to a cancellation charge of the time reserved. **THESE CHARGES ALSO APPLY TO SETTLED CASES. PLEASE FACTOR THIS IN WHEN SETTLING YOUR CASE WITHIN THE CANCELLATION PERIOD.**

Please call me at the number above if you have any questions whatsoever, or you may contact Mr. Greene anytime directly at (954) 261-6684. We greatly appreciate your selecting us to mediate this matter and we look forward to working with you in this case.

Cordially,  
Heidi Cohen



Mediation Case Manager  
Upchurch Watson White & Max  
[hcohen@uww-adr.com](mailto:hcohen@uww-adr.com)

**Please note:** Please be advised that Charles M. Greene and other UWWM Neutrals and Mediators receive administrative support services, including scheduling, billing, and staff support by Veritext, LLC, its subsidiaries or affiliates. Veritext, LLC and its affiliates (including

Litigation Services and Technologies of Florida, LLC) are nationwide providers of court reporting services with plans for future development in ADR and other litigation support programs for law firms, insurance companies, corporations, and litigation participants. Neutrals and Mediators with UWWM are independent contractors with no financial interest or involvement in any other litigation support services provided or to be provided by Veritext, LLC or its affiliates.

NOT AN OFFICIAL COPY -- SUBSCRIBER -- NOT AN OFFICIAL COPY

IN THE CIRCUIT COURT OF THE SEVENTEENTH  
JUDICIAL CIRCUIT IN AND FOR  
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-22-008366 Division: 13

GEORGE WETZLER  
PLAINTIFF,

v.  
DEREK WETZLER,  
DEFENDANT,

---

DEREK WETZLER  
COUNTER-PLAINTIFF,

v.  
GEORGE WETZLER,  
COUNTER-DEFENDANT.

---

Grant A Baros, Jr., Esquire  
Grant A. Baros, P.A.  
2500 N. Military Trl, Ste 303  
Boca Raton, FL 33431  
Email: grant@baroslaw.com

Phillip J. Sheche, Esquire  
Johanna Sheche, Esquire  
Sheche & Associates, P.A.  
9830 Southwest 77th Ave., Ste 215  
Miami, FL 33156  
Email: psheche@shecheandassociates.com;  
E-filing@shecheandassociates.com;  
jsheche@shecheandassociates.com

**NOTICE OF MEDIATION**

**YOU ARE HEREBY NOTIFIED**, pursuant to the agreement of the parties and the provisions of Florida Statutes Chapter 44, that a Mediation Conference has been scheduled as follows:

**Mediator:** Charles M. Greene  
**Mediation Date:** February 27, 2024  
**Mediation Time:** 1:00 p.m.  
**Mediation Location:** Zoom Video Conference  
**Time Reserved:** 4.00 Hours

The terms and provisions of the confirmation letter accompanying this Notice of Mediation are hereby incorporated by reference into this Notice of Mediation.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled to the provision of certain assistance at no cost to you. Please contact the ADA Coordinator in the Administrative office of Upchurch Watson White & Max, 125 S. Palmetto Avenue, Daytona Beach, FL 32114, Telephone 386-253-1560 or 800-264-2622, within two (2) working days of receipt of this Notice of Mediation.

**I HEREBY CERTIFY** that a true and correct copy of the foregoing Notice of Mediation has been served by e-mail to the above named addressees on Monday, February 19, 2024.

UPCHURCH WATSON WHITE & MAX  
Phone: 954-423-8856 / Fax: 954-334-2838  
Toll Free: 800-863-1462  
Website: [www.uww-adr.com](http://www.uww-adr.com)

**BY: /s/ Charles M. Greene**  
**Mediator # 32403FRA**  
**FL Bar # 360864**

IN THE CIRCUIT COURT OF THE SEVENTEENTH  
JUDICIAL CIRCUIT IN AND FOR  
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-22-008366 Division: 13

GEORGE WETZLER  
PLAINTIFF,

v.

DEREK WETZLER,  
DEFENDANT,

DEREK WETZLER  
COUNTER-PLAINTIFF,

v.

GEORGE WETZLER,  
COUNTER-DEFENDANT.

Grant A Baros, Jr., Esquire  
Grant A. Baros, P.A.  
2500 N. Military Trl, Ste 303  
Boca Raton, FL 33431  
Email: grant@baroslaw.com

Phillip J. Sheeche, Esquire  
Johanna Sheeche, Esquire  
Sheeche & Associates, P.A.  
9830 Southwest 77th Ave., Ste 215  
Miami, FL 33156  
Email: pshcheche@sheecheandassociates.com;  
E-filing@sheecheandassociates.com;  
jshchehc@sheecheandassociates.com

**NOTICE OF CONTINUED MEDIATION**

**YOU ARE HEREBY NOTIFIED**, pursuant to the agreement of the parties and the provisions of Florida Statutes Chapter 44, that a Mediation Conference has been scheduled as follows:

**Mediator: Charles M. Greene**

**Mediation Date: February 28, 2024**

**Mediation Time: 2:00 p.m.**

**Mediation Location: Zoom Video Conference**

**Time Reserved: 3.00 Hours**

The terms and provisions of the confirmation letter accompanying this Notice of Mediation are hereby incorporated by reference into this Notice of Mediation.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled to the provision of certain assistance at no cost to you. Please contact the ADA Coordinator in the Administrative office of Upchurch Watson White & Max, 125 S. Palmetto Avenue, Daytona Beach, FL 32114, Telephone 386-253-1560 or 800-264-2622, within two (2) working days of receipt of this Notice of Mediation.

**I HEREBY CERTIFY** that a true and correct copy of the foregoing Notice of Mediation has been served by e-mail to the above named addressees on Tuesday, February 27, 2024.

UPCHURCH WATSON WHITE & MAX  
Phone: 954-423-8856 / Fax: 954-334-2838  
Toll Free: 800-863-1462  
Website: [www.uww-adr.com](http://www.uww-adr.com)

**BY: /s/ Charles M. Greene**  
**Mediator # 32403FRA**  
**FL Bar # 360864**

IN THE CIRCUIT COURT OF THE  
SEVENTEENTH JUDICIAL  
DISTRICT IN AND FOR BROWARD  
COUNTY, FLORIDA

GEORGE WETZLER,

Case No. CACE-22-008366

Plaintiff,

v.

DEREK WETZLER,

Defendant.

---

**JOINT STIPULATION FOR DISMISSAL WITH PREJUDICE OF ALL CLAIMS**

All claims raised in this action between Plaintiff/Counter-Defendant, GEORGE WETZLER, and Defendant/Counter-Plaintiff, DEREK WETZLER, having been resolved, it is STIPULATED and AGREED by these parties that this action be dismissed with prejudice in its entirety, with each party bearing its own costs and attorney's fees.

Dated: February 28, 2024

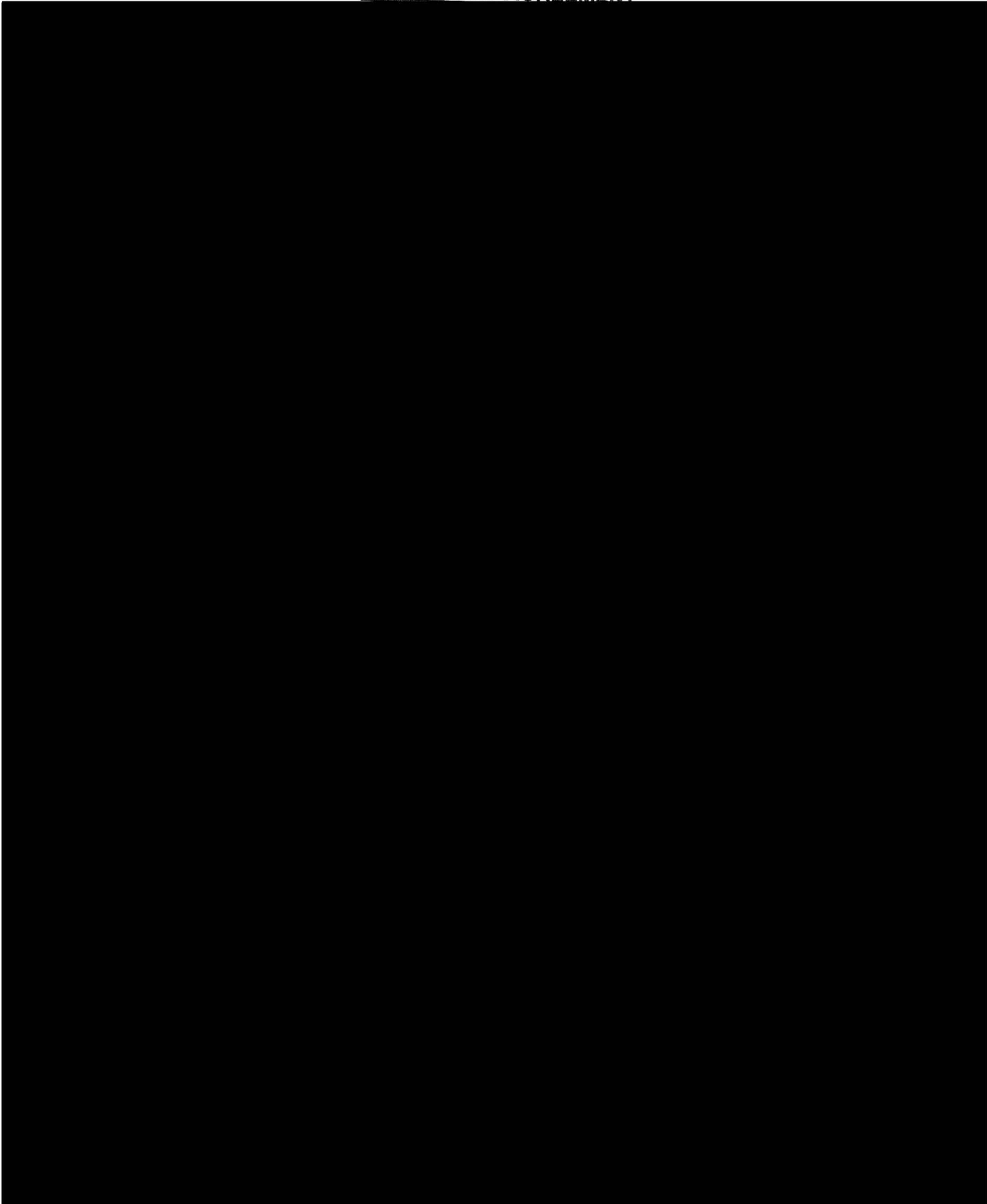
Grant A. Baros, Jr., Esq.  
LAW OFFICE OF GRANT A. BAROS, P.A.  
2500 N Military Trail, Ste. 303  
Boca Raton, Florida 33431  
Tel.: (561) 325-8258  
grant@baroslaw.com  
*Attorneys George Wetzler*

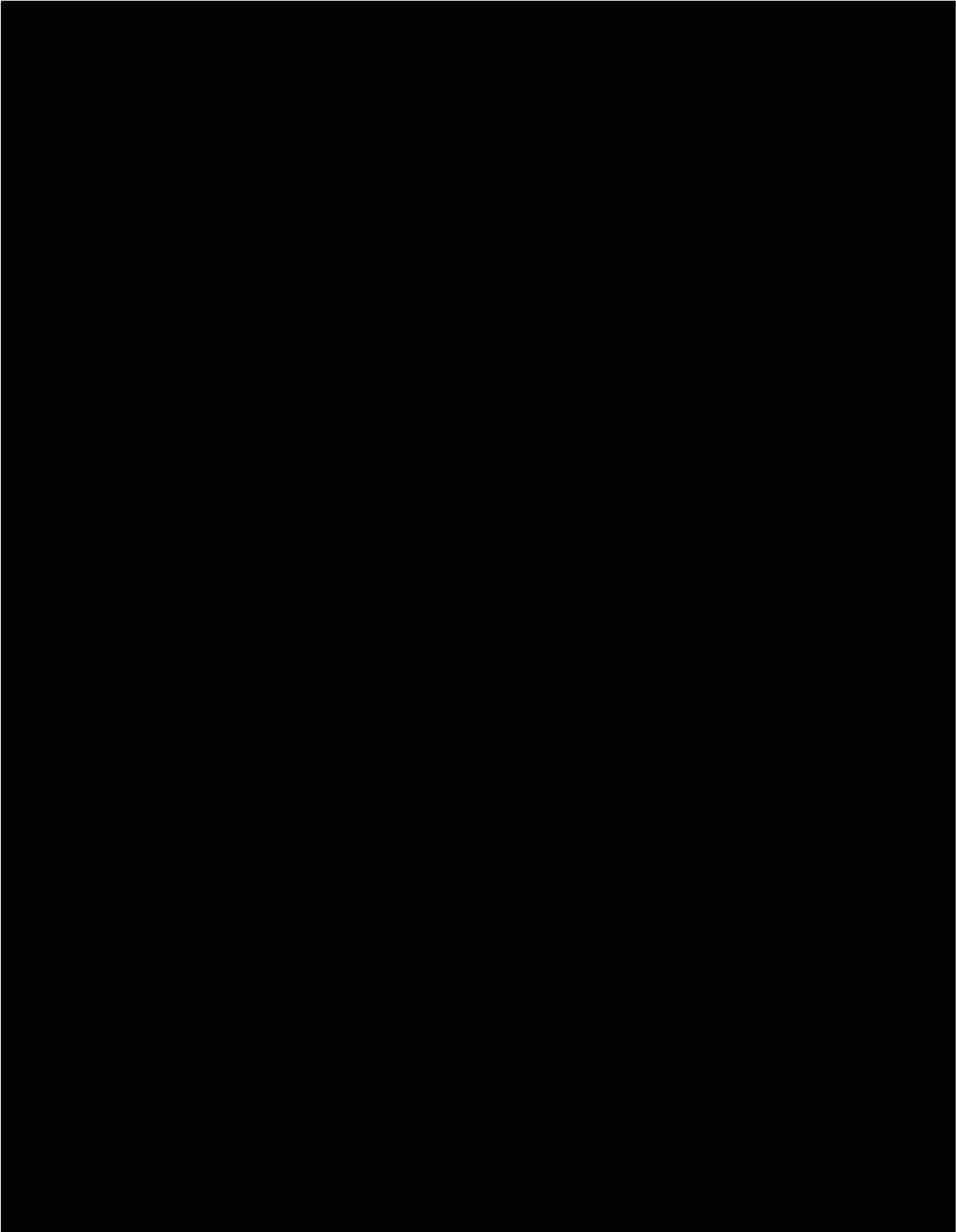
Phillip J. Sheeche, Esq.  
Johanna E. Sheeche, Esq.  
SHEEHE & ASSOCIATES, P.A.  
9830 SW 77th Ave., Ste. 215  
Miami, FL 33156  
Tel.: (305) 379-3515  
jsheeche@sheecheandassociates.com  
psheeche@sheecheandassociates.com  
*Attorneys Derek Wetzler*

/s/ \_\_\_\_\_  
Grant A. Baros, Esq.  
Florida Bar No. 59685

/s/ \_\_\_\_\_  
Johanna E. Sheeche, Esq.  
Florida Bar No. 0119383

**SETTLEMENT AGREEMENT**







Date: 2/28/2024

Date: 2/28/2024

**IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT  
IN AND FOR BROWARD COUNTY, FLORIDA**

CASE NO. CACE22008366 DIVISION: 13 JUDGE: Robinson, Michael A (13)

**George Wetzler, et al**

Plaintiff(s) / Petitioner(s)

v.

**Derek Wetzler, et al**

Defendant(s) / Respondent(s)

\_\_\_\_\_ /

**NOTICE OF HEARING**

ATTN: Plaintiff(s)  
Defendant(s)  
Court Appointed Mediator

YOU ARE HEREBY notified that a hearing has been set before the Honorable Michael A. Robinson, of the above-styled court, for MONDAY, JANUARY 5, 2026 AT 8:30 AM via ZOOM:

STATUS HEARING ON MEDIATOR'S COMPENSATION

<https://17thflcourts.zoom.us/j/571442299>

Meeting ID: 571 442 299

Toll Free Number(s) 888-475-4499

**Charlie M. Greene**

---

**From:** Charlie M. Greene  
**Sent:** Wednesday, December 17, 2025 10:31 AM  
**To:** 'grant@baroslaw.com'; 'jsheehe@sheeheardassociates.com'  
**Cc:** 'div13@17th.flcourts.org'  
**Subject:** Wetzler v Wetzler - January 5 @ 8:30  
**Attachments:** Wetzler v Wetzler - NOH.pdf

Dear Mr. Baros,

Attached is the Notice of Hearing generated by Judge Robinson's office setting a hearing for January 5<sup>th</sup> @ 8:30 am pursuant to the request of Upchurch Watson White and Max (UWWM) for payment of delinquent mediation fees in the total amount of \$2,700.00.

Despite numerous attempts of both UWWM and me to contact you, there has never been a response and payment has not been tendered. The mediation (February 27 & 28) was conducted pursuant to the Court's Trial Order of September 22, 2023. The Settlement Agreement reflected that the Mediation fee would be split 50-50%.

Regards,  
Charles Greene  
Upchurch Watson White & Max

## Charlie M. Greene

---

**From:** Charlie M. Greene  
**Sent:** Monday, January 5, 2026 9:27 AM  
**To:** 'grant@baroslaw.com'  
**Cc:** 'div13@17th.flcourts.org'  
**Subject:** Hearing - NOW January 5th

Mr. Baros,

Judge Robinson has just telephoned your office due to your non-appearance for the Court Noticed hearing on Status Hearing on Mediator's Compensation. Ms. Sheehe is present.  
The Court has requested that you immediately join his ZOOM hearing.

Please govern yourself accordingly.  
Charles Greene

## CONTACT US



Thank you for your inquiry! We will get back to you within 48 hours.

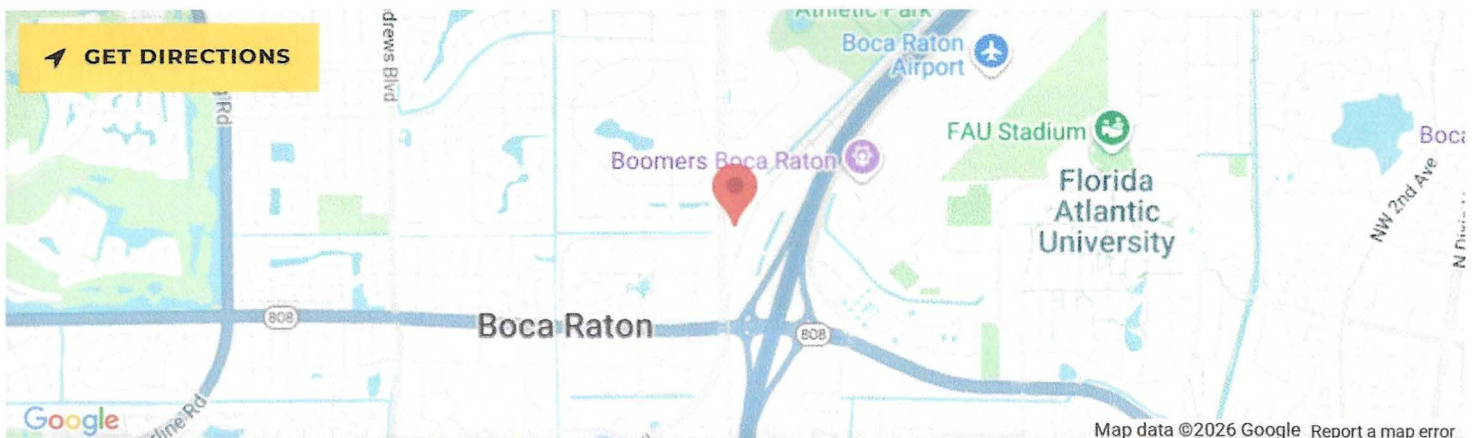
Better yet, see us in person!

We love meeting with our clients, so feel free to visit during normal business hours.

Law Office of Grant A. Baros, P.A.

2500 North Military Trail, Suite 303, Boca Raton, Florida 33431, United States

(561) 325-8258



[Home](#)

[About Grant](#)

[Practice Areas](#)

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[Contact Us](#)

\*\*\*\* FILED: BROWARD COUNTY, FL Brenda D. Forman, CLERK 1/13/2026 4:30:00 PM.\*\*\*\*

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT IN AND  
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-22-008366 Division: 13  
JUDGE: Michael A. Robinson

GEORGE WETZLER  
PLAINTIFF,

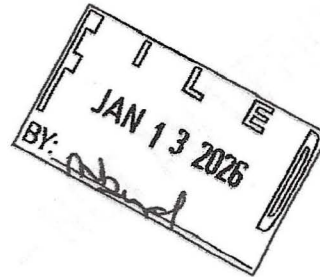
v.

DEREK WETZLER,  
DEFENDANT,

DEREK WETZLER  
COUNTER-PLAINTIFF,

v.

GEORGE WETZLER,  
COUNTER-DEFENDANT.



ORDER ON MEDIATOR'S COMPENSATION

THIS CAUSE having come before this Honorable Court on Status of Mediator's Compensation, and having reviewed the Court file, noting that the party, Grant Baros, Esq., requested to appear before this Honorable Court was a no show. The Court additionally telephoned Mr. Baros' office, requesting immediate appearance, and failed once more. Furthermore, mediator, Charles M. Greene, Esq. emailed Mr. Baros on December 17, 2025, notifying him of the upcoming hearing and affording him an opportunity to reconcile the outstanding invoice prior to the commencement of the hearing, and otherwise being fully apprised in the premises, it is hereby

ORDERED and ADJUDGED as follows:

Grant Baros, Esq. shall submit payment in the amount of \$2,700.00 within ten (10) days from the date of this Order for mediation services provided on February 27, 2024 and February

Case No.: CACE 22-008366 (13)  
*George Wetzler, et al v. Derek Wetzler, et al*  
Page 2

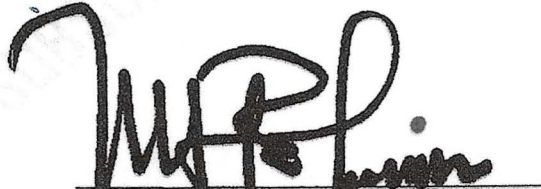
28, 2024, bearing invoice numbers 72116638 (\$1,200.00) and 7222230 (\$1,500.00), respectively.

Payment is to be submitted via credit card to [www.veritext.com](http://www.veritext.com) or ACH A/C – Veritext, BMO Harris Bank, Account No.: 4353454 – ABA – 071000288, SWIFT: HATRUS44.

IT IS FURTHER ORDERED that the Court reserves jurisdiction to award additional sanctions for non-payment of the Court Ordered mediation.

DONE AND ORDERED in Ft. Lauderdale, Broward County, Florida this 9<sup>th</sup>

day of January, 2026.



Hon. Michael A. Robinson  
CIRCUIT COURT JUDGE

## Charlie M. Greene

---

**From:** Charlie M. Greene  
**Sent:** Friday, January 23, 2026 11:18 AM  
**To:** 'grant@baroslaw.com'; 'service@baroslaw.com'  
**Cc:** 'div13@17th.flcourts.org'  
**Subject:** RE: Wetzler v Wetzler CACE22-008366

Mr. Baros,

The accounts payable department of Upchurch Watson White and Max has reported that the Court Ordered payments for the mediation of this case have not been received.

You have previously been provided with the Court's Order which mandates payment.

In the event payment is not promptly received, an Affidavit of Non-Payment/Non-Compliance shall be filed and provided to the Court.

Charles Greene

---

**From:** Charlie M. Greene  
**Sent:** Friday, January 16, 2026 10:51 AM  
**To:** grant@baroslaw.com; service@baroslaw.com  
**Cc:** div13@17th.flcourts.org  
**Subject:** Wetzler v Wetzler CACE22-008366

Mr. Baros,

Attached are:

Order on Mediator's Compensation entered by Judge Robinson on January 9<sup>th</sup>, 2026, filed with the Broward Clerk of Court January 13<sup>th</sup> and Recorded on January 15<sup>th</sup>.

The Order was entered after you failed to appear at the scheduled and noticed January 5<sup>th</sup> hearing. Both Judge Robinson and I attempted to reach you to secure your appearance. Ms. Sheehe, prior opposing counsel, whose office had fully and timely satisfied its respective financial obligation appeared.

The Order requires you to make payment in the amount of \$2,700.00 within ten (10) days.

I am attaching copies the two invoices.

Charles Greene

IN THE CIRCUIT COURT OF THE  
17<sup>TH</sup> JUDICIAL CIRCUIT IN AND  
FOR BROWARD COUNTY, FLORIDA

CASE NO. CACE 22-008366 (13)

GEORGE WETZLER,

Plaintiff

v.

DEREK WETZLER,

Defendant.

DEREK WETZLER

Counter-Plaintiff,

v.

GEORGE WETZLER,

Counter-Defendant.

**AFFIDAVIT OF NON-COMPLIANCE – NON-PAYMENT**

STATE OF FLORIDA

COUNTY OF BROWARD

BEFORE ME, the undersigned authority, on this day personally appeared **CHARLIE M. GREENE**, on behalf of **UPCHURCH WATSON WHITE & MAX (“UWWM”)** who, after being first duly sworn, under oath, deposes and says:

1. My name is **CHARLES M. GREENE**, and I am over the age of eighteen (18) years, a member of the Florida Bar and Certified Supreme Court Mediator.
2. The information contained within this Affidavit is true and correct, based upon my personal knowledge.

3. On January 5, 2026, the Honorable Michael Robinson conducted a hearing due to the failure of Grant Baros, Esq. to make payment for a Court Ordered Mediation which occurred on February 27 and 28, 2024. The hearing was noticed and reserved by the Court. Furthermore, the undersigned sent an email to Mr. Baros on December 17, 2025, enclosing a copy of the Notice of Hearing. Despite notice, Grant Baros failed to appear at the hearing. Prior opposing counsel, Johanna Sheeche appeared as noticed, despite having satisfied her firm's obligation in a timely manner. Judge Robinson from the bench telephoned Mr. Baros' office number requesting his immediate appearance. The undersigned additionally called the office, spoke to a representative who advised the message would be forwarded to Mr. Baros. Furthermore, the undersigned emailed both Mr. Baros at the email listed with the Florida Bar and sent him a message on his website requesting his appearance at the ZOOM hearing. Judge Robinson placed the case on recall numerous times until the end of his docket. After waiting for approximately one (1) hour and Mr. Baros having failed to appear, Judge Robinson requested the undersigned provide an Order to the Court requiring Mr. Baros to tender payment of **TWO THOUSAND SEVEN HUNDRED and 00/100 DOLLARS (\$2,700.00)**, within Ten (10) days and reserving jurisdiction to award additional sanctions for non-payment of the Court Ordered mediation.

4. Judge Robinson's Order on Mediator's Compensation was entered on January 9, 2026. The Order was filed with the Clerk of Court on January 13, 2026, and Recorded on January 15, 2026.

5. On January 16, 2026, the undersigned emailed Mr. Baros, attaching the Court's Order and the two invoices pertaining to this case. Mr. Baros was again advised that payment was

required within ten (10) days of the entry of the Order. As of this date, payment has not been received by UWWM.

6. As payment had not been received, a subsequent email was sent on January 23, 2026 to Mr. Baros, advising him of non-payment pursuant to this Honorable Court's Order on Mediator's Compensation, dated January 9, 2026. The email stated that in the event payment was not promptly received, an Affidavit of Non-Payment/Non-Compliance would be filed with a courtesy copy to the Court.

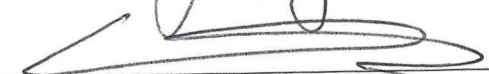
7. As of January 26 2026, payment has not been received by UWWM. Mr. Baros is in violation of this Court's January 9, 2026 Order on Mediator's Compensation. A Rule to Show Cause is requested for Grant Baros to appear before the Court as to why he should not be held in contempt for his willful violation of the Court's Order.

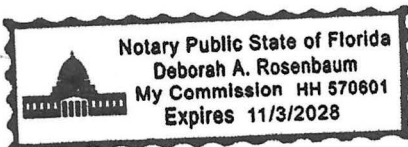
FURTHER AFFIANT SAITH NAUGHT.

  
CHARLES M. GREENE

STATE OF FLORIDA                    )  
COUNTY OF BROWARD            )

SWORN to and SUBSCRIBED before me by means of  physical presence or  online notarization, this January 26, 2026 by CHARLES M. GREENE.

  
Notary Public, State of Florida at Large



My Commission Expires:

Personally known  OR Produced identification \_\_\_\_\_

Type of identification produced \_\_\_\_\_

**The Florida Bar  
Inquiry/Complaint Form**

**STOP - PLEASE DOWNLOAD THIS FORM TO YOUR COMPUTER BEFORE FILLING IT OUT.**

**PART ONE (See Page 1, PART ONE – Complainant Information.):**

Your Name: Charles M Greene

Organization: Upchurch Watson White & Max Mediation

Address: 1700 South Ocean Boulevard 11D

City, State, Zip Code: 33062

Phone: 9542616684

Email: GreeneMediator@gmail.com

ACAP Reference No.: \_\_\_\_\_

Does this complaint pertain to a matter currently in litigation?    Yes X                      No \_\_\_\_\_

**PART TWO (See Page 1, PART TWO – Attorney Information.):**

Attorney's Name: Grant A. Baros Jr                                      Florida Bar No. 59685

Address: 2500 N Military TRail #303

City, State, Zip Code: Boca Raton, Fl. 33431

Phone: 561-325-8258

**PART THREE (See Page 1, PART THREE – Facts/Allegations.): The specific thing or things I am complaining about are: (attach additional sheet).**

**PART FOUR (See Page 1, PART FOUR – Witnesses.): The witnesses in support of my allegations are: (attach additional sheet).**

**PART FIVE (See Page 1, PART FIVE – Acknowledge Oath and Signature.):**



YOU MUST PLACE YOUR MARK IN THE BOX ACKNOWLEDGING THE OATH AND YOU MUST SIGN YOUR FULL NAME BELOW.


**Under penalties of perjury, I declare that the foregoing facts are true, correct and complete.**



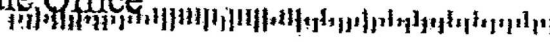
Charles M. Greene  
\_\_\_\_\_  
Print Name

  
\_\_\_\_\_  
Signature

February 25, 2026  
\_\_\_\_\_  
Date

Composite Exhibit B

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<p>■ Complete items 1, 2, and 3.                      ■ Print your name and address on the reverse so that we can return the card to you.                      ■ Attach this card to the back of the mailpiece, or on the front if space permits.</p>	<p>A. Signature                      X <i>Elizabeth J</i> <input type="checkbox"/> Agent <input type="checkbox"/> Addressee                      B. Received by (Printed Name) C. Date of Delivery</p>
<p>1. Article Addressed to:                      Mr. Grant Baros, Jr.                      2500 N. Military Trl. Ste 303                      Boca Raton, FL 33431-6324</p>	<p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes                      If YES, enter delivery address below: <input type="checkbox"/> No</p>
<p>                      9590 9402 8437 3156 1834 09</p>	<p>3. Service Type <input type="checkbox"/> Priority Mail Express®  <input type="checkbox"/> Adult Signature <input type="checkbox"/> Registered Mail™  <input type="checkbox"/> Adult Signature Restricted Delivery <input type="checkbox"/> Registered Mail Restricted Delivery  <input checked="" type="checkbox"/> Certified Mail® <input type="checkbox"/> Signature Confirmation™  <input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Signature Confirmation Restricted Delivery  <input type="checkbox"/> Collect on Delivery  <input type="checkbox"/> Collect on Delivery Restricted Delivery</p>
<p>2. Article Number (Transfer from service label)                      9589 0710 5270 0174 6825 35</p>	<p><input type="checkbox"/> Mail Restricted Delivery</p>
<p>PS Form 3811, July 2020 PSN 7530-02-000-9053 <span style="float: right;">Domestic Return Receipt</span></p>	

<p>USPS TRACKING#                        9590 9402 8437 3156 1834 09</p>		<p>First-Class Mail                      Postage &amp; Fees Paid                      USPS                      Permit No. G-10</p>
<p>United States Postal Service  <b>RECEIVED</b>                      MAR - 9 2026</p>	<p>* Sender: Please print your name, address, and ZIP+4® in this box*</p> <p>The Florida Bar                      Lake Shore Plaza II, Suite 130                      1300 Concord Terrace                      Sunrise, Florida 33323</p>	
<p>THE FLORIDA BAR                      Fort Lauderdale Office                      23-289930  2026-50,670 (USA)</p>		

# USPS Tracking®

[FAQs >](#)

Tracking Number:

[Remove X](#)

## 9589071052700174682535

[Copy](#)

[Add to Informed Delivery \(https://informedelivery.usps.com/\)](https://informedelivery.usps.com/)

### Latest Update

Your item was delivered to an individual at the address at 12:53 pm on March 5, 2026 in BOCA RATON, FL 33431.

Get More Out of USPS Tracking:

[USPS Tracking Plus®](#)

### Delivered

Delivered, Left with Individual

BOCA RATON, FL 33431

March 5, 2026, 12:53 pm

[See All Tracking History](#)

Feedback

[What Do USPS Tracking Statuses Mean? \(https://faq.usps.com/s/article/Where-is-my-package\)](https://faq.usps.com/s/article/Where-is-my-package)

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## Composite Exhibit C

**From:** [Corzo, Rebeca](#)  
**To:** [grant@baroslaw.com](mailto:grant@baroslaw.com)  
**Cc:** [Charles Greene](#); [Pearsall, Joi](#)  
**Subject:** FW: Grant A. Baros, Jr.; The Florida Bar File No. 2026-50,670(15A)  
**Date:** Wednesday, March 25, 2026 8:43:00 AM  
**Attachments:** [Respondent Ltr-10 Day Letter-No Response to Complaint Received.pdf](#)  
[Branch 15 Day Letter.pdf](#)  
[Inquiry Complaint Form 202650670.pdf](#)  
[FW Grant A. Baros Jr. Florida Bar #59685.pdf](#)

---

Good morning Mr. Baros,

Enclosed please find The Florida Bar's letter of today's date from Bar Counsel. Your response is due by **Tuesday, April 7, 2026**.

Thank you.

Rebeca Corzo  
Legal Secretary  
Lawyer Regulation – Ft. Lauderdale Branch  
The Florida Bar  
Lake Shore Plaza II  
1300 Concord Terrace, Suite 130  
Sunrise, FL 33323  
Tel: 954-835-0233, ext. 4140  
Email: [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)

---

**From:** Corzo, Rebeca  
**Sent:** Monday, March 2, 2026 10:21 AM  
**To:** [grant@baroslaw.com](mailto:grant@baroslaw.com)  
**Cc:** [greenemediator@gmail.com](mailto:greenemediator@gmail.com); [Pearsall, Joi <jpearsal@floridabar.org>](mailto:Pearsall, Joi <jpearsal@floridabar.org>)  
**Subject:** Grant A. Baros, Jr.; The Florida Bar File No. 2026-50,670(15A)

Dear Mr. Baros,

Enclosed please find The Florida Bar's letter of today's date from Bar Counsel. Your response is due by **Tuesday, March 17, 2026**.

Thank you.

Rebeca Corzo  
Legal Secretary  
Lawyer Regulation – Ft. Lauderdale Branch  
The Florida Bar  
Lake Shore Plaza II  
1300 Concord Terrace, Suite 130  
Sunrise, FL 33323  
Tel: 954-835-0233, ext. 4140  
Email: [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)





# The Florida Bar

Ft. Lauderdale Branch Office  
Lake Shore Plaza II  
1300 Concord Terrace Ste. 130  
Sunrise, FL 33323  
(954) 835-0233

Joshua E. Doyle  
Executive Director

850/561-5600  
[www.floridabar.org](http://www.floridabar.org)

March 25, 2026

Via E-mail to [grant@baroslaw.com](mailto:grant@baroslaw.com)  
US Mail and Hand Delivery

Mr. Grant A. Baros, Jr.  
2500 N Military Trl Ste 303  
Boca Raton, FL 33431-6324

Re: Grant A. Baros, Jr.; The Florida Bar File No. 2026-50,670(15A)

Dear Mr. Baros:

Enclosed you will find correspondence dated March 2, 2026, requiring a response. A bar complaint was filed against you by Charles M. Greene. On March 2, 2026, the bar sent an official letter of inquiry to you by email and certified mail. The bar's March 2, 2026, letter advised that your response was due by March 17, 2026. To date, the bar has not received your response to the March 2, 2026 letter.

Please be advised that a written response is required pursuant to Rule 4-8.4(g) of the Rules Regulating The Florida Bar. I have also enclosed another copy of the Inquiry/Complaint. Please submit your written response to the undersigned by email to [jpearsall@floridabar.org](mailto:jpearsall@floridabar.org) (copy to my assistant [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)) or by mail to The Florida Bar, Lake Shore Plaza II, 1300 Concord Terr., Ste. 130, Sunrise, FL 33323. Please also provide a copy of your response to the complainant.

If a response is not received by **April 7, 2026**, this matter will be forwarded to the grievance committee for further investigation.

Sincerely,

Joi L. Pearsall  
Bar Counsel

Enclosures (Copy – Letter dated March 2, 2026; Copy of Inquiry/Complaint)

cc: Charles M Greene, Complainant



# The Florida Bar

Ft. Lauderdale Branch Office  
Lake Shore Plaza II  
1300 Concord Terrace Ste. 130  
Sunrise, FL 33323  
(954) 835-0233

Joshua E. Doyle  
Executive Director

850/561-5600  
[www.floridabar.org](http://www.floridabar.org)

March 2, 2026

Via E-Mail to [grant@baroslaw.com](mailto:grant@baroslaw.com)  
& Certified Mail 9589 0710 5270 0174 6825 35

Mr. Grant A. Baros, Jr.  
2500 N Military Trl., Ste 303  
Boca Raton, FL 33431-6324

Re: Grant A. Baros, Jr.; The Florida Bar File No. 2026-50,670(15A)

Dear Mr. Baros:

The attached inquiry/complaint and supporting documents, if any, submitted by the complainant(s) require your response pursuant to Rule 4-8.4(g) of the Rules Regulating The Florida Bar. Your response is due in our office by **March 17, 2026**. Also, please furnish the complainant(s) with a complete copy of your written response and any documents submitted. Please review the enclosed Notice of Grievance Procedures regarding submitting your response.

Pursuant to Rule 3-7.1(f), you are required to complete and return the enclosed Certificate of Disclosure form. Please submit your response by email to the undersigned by email to [jpearsall@floridabar.org](mailto:jpearsall@floridabar.org) (copy to my assistant [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)) or by mail to The Florida Bar, Lake Shore Plaza II, 1300 Concord Terr. Ste. 130, Sunrise, FL 33323.

Please note that the filing of this complaint does not preclude communication between the attorney and the complainant(s).

Sincerely,

Joi L. Pearsall  
Bar Counsel

Enclosures (Certificate of Disclosure, Notice of Grievance Procedures, Copy of Complaint)

cc: Charles M Greene, Complainant

Pursuant to Rule 3-7.1(f) of the Rules Regulating The Florida Bar, you must execute the applicable section of this form and return it to my attention. The rule provides that the nature of the charges be described in the notice to Your firm or you may attach a copy of the complaint.

**CERTIFICATE OF DISCLOSURE**

I HEREBY CERTIFY that on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, a true copy of the foregoing disclosure was furnished to \_\_\_\_\_, a member of my present law firm of \_\_\_\_\_, and/or to \_\_\_\_\_, a member of the law firm of \_\_\_\_\_, with which I was associated at the time of the act(s) giving rise to the complaint in The Florida Bar File No. 2026-50,670(15A).

\_\_\_\_\_  
Grant A. Baros, Jr.

**CERTIFICATE OF DISCLOSURE**  
(Corporate/Government Employment)

I HEREBY CERTIFY that on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, a true copy of the foregoing disclosure was furnished to \_\_\_\_\_, my supervisor at \_\_\_\_\_ (name of agency), with which I was associated at the time of the act(s) giving rise to the complaint in The Florida Bar File No. 2026-50,670(15A).

\_\_\_\_\_  
Grant A. Baros, Jr.

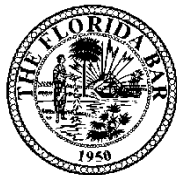
**CERTIFICATE OF NON-LAW FIRM AFFILIATION**  
(Sole Practitioner)

I HEREBY CERTIFY to The Florida Bar on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, that I am not presently affiliated with a law firm and was not affiliated with a law firm at the time of the act(s) giving rise to the complaint in The Florida Bar File No. BarFileNo4.

\_\_\_\_\_  
Grant A. Baros, Jr.

## NOTICE OF GRIEVANCE PROCEDURES

1. The enclosed letter is an official inquiry by bar counsel. Your response is required under Rule 4-8.4(g) of the Rules Regulating The Florida Bar. Rule 4-8.4(g)(1) and (2) require that a lawyer submit a written response within 15 days to an initial inquiry and within 10 days to any follow-up inquiry made by bar counsel, the grievance committee or the board of governors during the course of an investigation of the lawyer's conduct. If you do not respond, the matter will be forwarded to the grievance committee for disposition in accordance with Rule 3-7.3. Failure to respond may also be a matter of contempt and processed in accordance with Rule 3-7.11(f).
2. Many inquiries considered first by staff counsel are not forwarded to a grievance committee, as they do not involve violations of the Rules of Professional Conduct justifying disciplinary action.
3. Pursuant to Rule 3-7.1, any reports, correspondence, papers, recordings and/or transcripts of hearings submitted by you in this matter shall become accessible to the public upon dismissal or a decision by the grievance committee. Please advise Bar Counsel if you believe any material provided to The Florida Bar is confidential under applicable law and identify the basis of your claim that the material is confidential. Please note that The Florida Bar is required to acknowledge the status of proceedings during the pendency of an investigation, if a specific inquiry is made and the matter is deemed to be in the public domain.
4. The grievance committee is the Bar's "grand jury." Proceedings before the grievance committee are non-adversarial in nature. The grievance committee's function and procedures are set forth in Rule 3-7.4.
5. If the grievance committee finds probable cause, formal adversarial proceedings before the Supreme Court of Florida will be initiated pursuant to Rule 3-7.6. A referee will make a recommendation as to guilt and discipline to The Supreme Court of Florida, unless a plea is submitted pursuant to Rule 3-7.9.



# The Florida Bar

Ft. Lauderdale Branch Office  
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1300 Concord Terrace Ste. 130  
Sunrise, FL 33323  
(954) 835-0233

Joshua E. Doyle  
Executive Director

850/561-5600  
[www.floridabar.org](http://www.floridabar.org)

March 2, 2026

Via E-Mail to [GreeneMediator@gmail.com](mailto:GreeneMediator@gmail.com)

Mr. Charles M Greene  
1700 South Ocean Boulevard, 11D  
Pompano, FL 33062

Re: Complaint by Charles M Greene against Grant A. Baros, Jr.  
The Florida Bar File No. 2026-50,670(15A)

Dear Mr. Greene:

Enclosed is a copy of our letter to Mr. Baros which requires a response to your complaint.

Once you receive Mr. Baros's response, you have 10 days to file a rebuttal if you so desire. **If you decide to file a rebuttal, you must send a copy to Mr. Baros.** Please address all correspondence to me and send a copy to Mr. Baros. Please submit your response by email to the undersigned by email to [jpearsall@floridabar.org](mailto:jpearsall@floridabar.org) (copy to my assistant [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)).

**It is important that you keep The Florida Bar informed of any changes to your contact information.**

Please be advised that, as an arm of the Supreme Court of Florida, The Florida Bar can investigate allegations of misconduct against attorneys and, where appropriate, request that the attorney be disciplined. The Florida Bar cannot render legal advice nor can The Florida Bar represent individuals or intervene on their behalf in any civil or criminal matter.

Sincerely,

Joi L. Pearsall  
Bar Counsel

Enclosures (Copy of Letter to Mr. Baros with Notice of Grievance Procedures)

cc: Grant A. Baros, Jr., Respondent.

**The Florida Bar  
Inquiry/Complaint Form**

**STOP - PLEASE DOWNLOAD THIS FORM TO YOUR COMPUTER BEFORE FILLING IT OUT.**

**PART ONE (See Page 1, PART ONE – Complainant Information.):**

Your Name: Charles M Greene

Organization: Upchurch Watson White & Max Mediation

Address: 1700 South Ocean Boulevard 11D

City, State, Zip Code: 33062

Phone: 9542616684

Email: GreeneMediator@gmail.com

ACAP Reference No.: \_\_\_\_\_

Does this complaint pertain to a matter currently in litigation? Yes X No \_\_\_\_\_

**PART TWO (See Page 1, PART TWO – Attorney Information.):**

Attorney's Name: Grant A. Baros Jr Florida Bar No. 59685

Address: 2500 N Military TRail #303

City, State, Zip Code: Boca Raton, Fl. 33431

Phone: 561-325-8258

**PART THREE (See Page 1, PART THREE – Facts/Allegations.): The specific thing or things I am complaining about are: (attach additional sheet).**

**PART FOUR (See Page 1, PART FOUR – Witnesses.): The witnesses in support of my allegations are: (attach additional sheet).**

**PART FIVE (See Page 1, PART FIVE – Acknowledge Oath and Signature.):**



YOU MUST PLACE YOUR MARK IN THE BOX ACKNOWLEDGING THE OATH AND YOU MUST SIGN YOUR FULL NAME BELOW.

**Under penalties of perjury, I declare that the foregoing facts are true, correct and complete.**

Charles M. Greene  
Print Name

  
Signature

February 25, 2026  
Date

**From:** [Joseph, Keri T](#)  
**To:** [Corzo, Rebeca](#)  
**Subject:** FW: Grant A. Baros Jr. Florida Bar #59685  
**Date:** Thursday, February 26, 2026 1:24:48 PM  
**Attachments:** [Wetzler - Affidavit Non-Compliance.pdf](#)

---

**From:** Charles Greene <[greenemediator@gmail.com](mailto:greenemediator@gmail.com)>  
**Sent:** Wednesday, February 25, 2026 10:45 PM  
**To:** Joseph, Keri T <[KJoseph@floridabar.org](mailto:KJoseph@floridabar.org)>  
**Subject:** Re: Grant A. Baros Jr. Florida Bar #59685

For ease of review, I am attaching my Affidavit of Non-Compliance which incorporates the Court's Orders and my emails.

On Wed, Feb 25, 2026 at 10:40 PM Charles Greene <[greenemediator@gmail.com](mailto:greenemediator@gmail.com)> wrote:

Dear Ms. Joseph,

Attached please find the Florida Bar Inquiry/Complaint Form pertaining to Mr. Baros.

This complaint stems from the non-payment of a mediation fee in the matter of Wetzler v. Wetzler, Broward Circuit Court Case CACE 22-008366.

Pursuant to the September 22nd 2023 Order from Judge Michael Robinson in which I was appointed as the mediator, an initial mediation was noticed for February 22nd, 2024.

As progress was made in the mediation, counsel for both parties requested that we adjourn and reconvene the next afternoon. At the reconvened mediation, a settlement was facilitated which resulted in a Settlement Agreement and Stipulation for Dismissal with each party bearing its own costs and attorney's fees.

Pursuant to the Settlement Agreement and Engagement Letter between Mr. Baros and Upchurch Watson White & Max (UWWM), credit was extended to Mr. Baros to pay for the mediation. The letter stated that if he did not agree to assure payment, the engagement agreement required him to advise UWWM in writing no less than ten (10) days before the mediation, together with the name and contact information of the financially responsible client representative, in order to directly invoice for a security deposit. Mr. Baros never advised UWWM of such.

Upon completion of the mediations, UWWM sent Mr. Baros two (2) separate invoices

at the agreed rate of \$600/hr:

2/27/24 \$1,200.00

2/28/24 \$1,500.00

Opposing counsel Phillip & Johanna Sheehe made immediate payment of \$2,700.00  
Despite years of attempts by UWWM staff, Mr. Baros ignored all requests for payment.

Due to Mr. Baros's conduct, Judge Michael Robinson was contacted to set a hearing  
for the non-payment of the mediation fees.

The Notice of hearing was issued and e-served by the Court on December 16th, 2025  
for a Status Hearing on Mediator's Compensation on January 5th 2026 @ 8:30 via  
ZOOM.

On December 17th, 2025 I emailed Mr. Baros with a copy of the Court's Notice of  
Hearing further advising him of the January 5th Court date.

Despite both the Court's Notice of Hearing and my email, Mr. Baros failed to appear at  
the scheduled January 5th hearing. Opposing counsel, Johanna Sheehe appeared.  
Judge Robinson from the bench called Mr. Baros's office, spoke to a receptionist and  
advised her he was a Circuit Judge conducting a hearing and Mr. Baros was required to  
attend. At the same time, I also called Mr. Baros's office and spoke to a receptionist,  
as I was also told Mr. Baros was not present. Furthermore, I emailed Mr. Baros  
advising him the Court was waiting for his appearance and also left a message on his  
office contact form. After waiting approximately an hour and Mr. Baros failing to  
appear, Judge Robinson directed me to prepare and transmit to him an Order requiring  
Mr. Baros to pay \$2,700.00 within ten (10) days from the date of the Order. The Order  
provided both account numbers as well as ability to make payment by credit card. The  
Order provided for the possibility of additional sanctions.

I emailed Mr. Baros two times with a copy of the Court's Order (January 16th & January  
23rd), which had previously been transmitted e-filed by the Clerk of Court. Within the  
January 23rd email, he was advised that in the event payment was not promptly  
received, an Affidavit of Non-Payment/Non-Compliance would be filed and provided  
to the Court. Mr. Baros having ignored the Court's Order, my emails and having not  
made payment, on January 26th I e-filed and provided Judge Robinson's office my  
sworn Affidavit of Non-Compliance-Non-Payment.

To date, no payment or correspondence has ever been received from Grant Baros.

I am asking the Florida Bar to review the attached documentation and initiate the

appropriate Attorney Grievance proceedings for the failure to appear an a duly Noticed Hearing, the failure to comply with Judge Robinson's January 9th, 2026 Order and the failure despite a multitude of attempts to fulfill his contractual obligation to Upchurch Watson White & Max and myself.

In the event any further information is required, please do not hesitate to contact me.

Sincerely,  
Charles M. Greene  
Fl Bar # 0360864  
(954) 261-6684

---

Please note: Florida has very broad public records laws. Many written communications to or from The Florida Bar regarding Bar business may be considered public records, which must be made available to anyone upon request. Your e-mail communications may therefore be subject to public disclosure.

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE22008366 DIVISION: 13 JUDGE: Robinson, Michael A. (13)

**George Wetzler, et al**

Plaintiff(s) / Petitioner(s)

**UNIFORM TRIAL ORDER  
Seventeenth Judicial Circuit  
ORDER FOR MANDATORY  
CALENDAR CALL**

v.

**Derek Wetzler, et al**

Defendant(s) / Respondent (s).

**UNIFORM TRIAL ORDER**

THE UNIFORM TRIAL DATE LISTED HEREIN IS A FIRM TRIAL DATE AND DEADLINES WILL BE STRICTLY ENFORCED BY THE COURT. STRICT COMPLIANCE MEANS NO CONTINUANCES OR EXTENSIONS WILL BE GRANTED WITHOUT COURT ORDER UPON WRITTEN MOTION SETTING FORTH GOOD CAUSE, PURSUANT TO AOSC20-23, AMENDMENT 13 (May 6, 2021), AND FLA. R. GEN. PRAC. & JUD. ADMIN. 2.545(e).

**FAILURE TO ATTEND CALENDAR CALL MAY RESULT IN EITHER THIS CASE BEING DISMISSED OR A DEFAULT BEING ENTERED.**

**TRIAL PERIOD COMMENCING: 03-11-2024 to 03-28-2024 . This is a ( 3 ) week calendar.**

**CALENDAR CALL: 03-04-2024 at 10:30 AM**

DAYS

JURY

NON-JURY

A WAIVER OF ANY EXPERT RELATED EVIDENCE ISSUE(S). It is within the discretion of the Court to remove any case with pending expert issues.

**IX. COURT POLICIES:**

- A. Parties must do all things reasonable and necessary to assure the availability of witnesses for the entire Trial Period or to otherwise preserve witness testimony for trial as provided by the Florida Rules of Civil Procedure. *See Fla. R. Civ. P. 1.300 & 1.460; see also Fla. R. Gen. Prac. & Jud. Admin. 2.545.*
- B. The requirements of this Uniform Trial Order cannot be waived by stipulation **absent prior approval from the Court** pursuant to written agreement between the parties.
- C. This Uniform Trial Order may be tailored by the assigned Division Judge to conform to the particular requirements of the residential foreclosure and complex litigation divisions.
- D. At trial, there will only be one (1) official record transcribed by one (1) court reporter. Plaintiff is responsible for arranging for a court reporter unless otherwise agreed. If a conflict exists, the parties must resolve it among themselves prior to Calendar Call.

**X. CONTINUANCES:**

No continuances will be granted without Court Order upon written motion setting forth good cause pursuant to AOSC20-23, Amendment 13 (May 6, 2021), and Fla. R. Gen. Prac. & Jud. Admin. 2.545(e). All motions seeking a continuance must comply with Fla. R. Civ. P.1.460 and Fla. R. Gen. Prac. & Jud. Adm. 2.545. Continuances requested for reasons relating to failure to follow this Order will not be granted.

- A. CONTINUANCES will only be considered upon written motion filed with the Clerk of Court and served on the undersigned judge prior to the above noticed Calendar Call.
- B. NO CONTINUANCES will be granted for reasons that should have been readily apparent to the parties when this Uniform Trial Order was issued.
- C. NO CONTINUANCES will be granted if expert witnesses are unavailable because testimony may be preserved by deposition.
- D. NO CONTINUANCES will be granted for reasons relating to the failure to follow this Uniform Trial Order.

**XI. MANDATORY MEDIATION:**

Mediation must commence no later than sixty (60) days prior to Calendar Call. The parties must comply with Florida Rules of Civil Procedure 1.700, 1.710, 1.720, and 1.730 as to the conduct of mediation. The parties may attend mediation through the use of communication technology (remotely) if mutually agreed upon. The Court will resolve any disagreement as to where or how mediation is to be conducted. Plaintiff's counsel is appointed lead counsel to facilitate and schedule the settlement conference with the mediator and all parties. The Court appoints:

**CHARLES M. GREENE**  
**UWWM 900 S. PINE ISLAND ROAD SUITE 410 PLANTATION FL 33324**  
**cgreene@uww-adr.com**  
**954-261-6684**

as Mediator, unless, within thirty (30) days of this Uniform Trial Order, the parties choose a different Mediator, and file notice of that choice and the name of the substitute mediator with the Clerk of Court. Failure to attend mediation may result in sanctions.

**XII. SANCTIONS:**



Upchurch Watson White & Max  
MEDIATION GROUP

Telephone: 954-423-8856  
Toll Free: 800-863-1462  
Facsimile: 954-334-2838  
Website: [www.uww-adr.com](http://www.uww-adr.com)

VIA E-MAIL

February 19, 2024

RE: WETZLER VS WETZLER  
Case #: CACE-22-008366 Division: 13  
FILE #: 24CMG-063

Dear Counsel:

We greatly appreciate your confidence and trust in choosing Charlie Greene as your mediator.

To address your anticipated questions and to avoid any possible misunderstandings, we are writing to confirm and clearly set forth the terms and conditions of Mr. Greene's engagement and the manner in which the mediation shall be conducted.

**Schedule:** The mediation has been scheduled as set out in the Notice of Mediation.

**Conduct of Mediation:** Unless otherwise agreed by the parties or ordered by the Court, the mediation [including pre-suit mediations] shall be conducted according to all applicable mediation Florida Statutes and Rules. This specifically includes all protections of privilege, confidentiality and immunity. Mr. Greene shall serve as an independent mediator, providing neither legal representation nor legal advice to any participant in the mediation.

**Mediation Fee:** For cases scheduled for less than 4 hours, there is a three (3) hour minimum charge. The minimum charge for half-day mediation services shall be no less than four (4) hours per day. For cases scheduled for the full day, there is an eight (8) hour minimum charge. The mediation fee is calculated at Mr. Greene's billing rate, the time reserved and pre-mediation or post mediation time he spends in this matter. There is NO administrative charge. For in-person cases, a travel charge will apply.

**Liability for Mediation Fee:** Unless otherwise agreed, the mediation fees and costs shall be divided equally among the parties participating in the mediation. While it is understood that our invoice may be subject to reimbursement from your client, or even forwarded to your client for direct payment, please understand this engagement (without security deposit) has been accepted in reliance upon our relationship with you and your firm. In other words, Upchurch Watson White & Max is extending credit to your law firm, and not to your client. Should your firm not agree to assure payment, please advise us in writing no less than ten (10) days before the mediation, together with the name and contact information of the financially responsible client representative, in order that we may invoice directly for a security deposit.

**Hourly Billing Rate per Party:** The fees for mediation services will be invoiced at the hourly rate of \$600, and \$700 for arbitrations, to be divided equally between the parties who participate in the mediation process, or as otherwise agreed. This hourly rate will be applied to all services rendered by Mr. Greene including coordination, pre-mediation caucuses, preparation, and conduct of the mediation to include travel time and costs thereof together with post mediation services rendered. Other expenses associated with the mediation may include airfare, hotel, ground transportation and meals. **Due to the demands on Mr. Greene's calendar within and outside the State of Florida, the minimum charge for half-day mediation services shall be no less than four (4) hours per day. For cases scheduled for the full day, there is an eight (8) hour minimum charge.**


**Mediation Summaries:** Mr. Greene will review any documents and materials you may regard as relevant. We request that you provide this office with copies of such materials together with a case summary at least ten (10) days prior to the mediation.

**Preparation of documents:** On occasion, Mr. Greene's mediation services may include the preparation of written summaries of interim or final agreements reached during the mediation process. All such documentation is subject to full review, editing and approval by both the parties and their counsel. By accepting the terms of this engagement, counsel and their parties hereby agree that such services as may be rendered by Mr. Greene shall not be considered the practice of law or in any representative capacity to any party involved in this mediation.

**Cancellation:** Cancellations of cases place an undue burden upon the mediator. Therefore, we must receive at least a 10 day advanced notice for cases scheduled for the full day in order to avoid an 8-hour cancellation charge. All other cases cancelled less than 5 business days prior to the mediation are also subject to a cancellation charge of the time reserved. **THESE CHARGES ALSO APPLY TO SETTLED CASES. PLEASE FACTOR THIS IN WHEN SETTLING YOUR CASE WITHIN THE CANCELLATION PERIOD.**

Please call me at the number above if you have any questions whatsoever, or you may contact Mr. Greene anytime directly at (954) 261-6684. We greatly appreciate your selecting us to mediate this matter and we look forward to working with you in this case.

Cordially,  
Heidi Cohen



Mediation Case Manager  
Upchurch Watson White & Max  
[hcohen@uww-adr.com](mailto:hcohen@uww-adr.com)

**Please note:** Please be advised that Charles M. Greene and other UWWM Neutrals and Mediators receive administrative support services, including scheduling, billing, and staff support by Veritext, LLC, its subsidiaries or affiliates. Veritext, LLC and its affiliates (including

Litigation Services and Technologies of Florida, LLC) are nationwide providers of court reporting services with plans for future development in ADR and other litigation support programs for law firms, insurance companies, corporations, and litigation participants. Neutrals and Mediators with UWWM are independent contractors with no financial interest or involvement in any other litigation support services provided or to be provided by Veritext, LLC or its affiliates.

NOT AN OFFICIAL COPY -- SUBSCRIBER -- NOT AN OFFICIAL COPY

IN THE CIRCUIT COURT OF THE SEVENTEENTH  
JUDICIAL CIRCUIT IN AND FOR  
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-22-008366 Division: 13

GEORGE WETZLER  
PLAINTIFF,

v.  
DEREK WETZLER,  
DEFENDANT,

DEREK WETZLER  
COUNTER-PLAINTIFF,

v.  
GEORGE WETZLER,  
COUNTER-DEFENDANT.

Grant A Baros, Jr., Esquire  
Grant A. Baros, P.A.  
2500 N. Military Trl, Ste 303  
Boca Raton, FL 33431  
Email: grant@baroslaw.com

Phillip J. Sheche, Esquire  
Johanna Sheche, Esquire  
Sheche & Associates, P.A.  
9830 Southwest 77th Ave., Ste 215  
Miami, FL 33156  
Email: psheche@shecheandassociates.com;  
E-filing@shecheandassociates.com;  
jsheche@shecheandassociates.com

**NOTICE OF MEDIATION**

**YOU ARE HEREBY NOTIFIED**, pursuant to the agreement of the parties and the provisions of Florida Statutes Chapter 44, that a Mediation Conference has been scheduled as follows:

*Mediator:* **Charles M. Greene**  
*Mediation Date:* **February 27, 2024**  
*Mediation Time:* **1:00 p.m.**  
*Mediation Location:* **Zoom Video Conference**  
*Time Reserved:* **4.00 Hours**

The terms and provisions of the confirmation letter accompanying this Notice of Mediation are hereby incorporated by reference into this Notice of Mediation.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled to the provision of certain assistance at no cost to you. Please contact the ADA Coordinator in the Administrative office of Upchurch Watson White & Max, 125 S. Palmetto Avenue, Daytona Beach, FL 32114, Telephone 386-253-1560 or 800-264-2622, within two (2) working days of receipt of this Notice of Mediation.

**I HEREBY CERTIFY** that a true and correct copy of the foregoing Notice of Mediation has been served by e-mail to the above named addressees on Monday, February 19, 2024.

UPCHURCH WATSON WHITE & MAX  
Phone: 954-423-8856 / Fax: 954-334-2838  
Toll Free: 800-863-1462  
Website: [www.uww-adr.com](http://www.uww-adr.com)

**BY: /s/ Charles M. Greene**  
**Mediator # 32403FRA**  
**FL Bar # 360864**

IN THE CIRCUIT COURT OF THE SEVENTEENTH  
JUDICIAL CIRCUIT IN AND FOR  
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-22-008366 Division: 13

GEORGE WETZLER  
PLAINTIFF,

v.

DEREK WETZLER,  
DEFENDANT,

DEREK WETZLER  
COUNTER-PLAINTIFF,

v.

GEORGE WETZLER,  
COUNTER-DEFENDANT.

Grant A Baros, Jr., Esquire  
Grant A. Baros, P.A.  
2500 N. Military Trl, Ste 303  
Boca Raton, FL 33431  
Email: grant@baroslaw.com

Phillip J. Sheeche, Esquire  
Johanna Sheeche, Esquire  
Sheeche & Associates, P.A.  
9830 Southwest 77th Ave., Ste 215  
Miami, FL 33156  
Email: pshcheche@sheecheandassociates.com;  
E-filing@sheecheandassociates.com;  
jshchehc@sheecheandassociates.com

**NOTICE OF CONTINUED MEDIATION**

**YOU ARE HEREBY NOTIFIED**, pursuant to the agreement of the parties and the provisions of Florida Statutes Chapter 44, that a Mediation Conference has been scheduled as follows:

**Mediator: Charles M. Greene**

**Mediation Date: February 28, 2024**

**Mediation Time: 2:00 p.m.**

**Mediation Location: Zoom Video Conference**

**Time Reserved: 3.00 Hours**

The terms and provisions of the confirmation letter accompanying this Notice of Mediation are hereby incorporated by reference into this Notice of Mediation.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled to the provision of certain assistance at no cost to you. Please contact the ADA Coordinator in the Administrative office of Upchurch Watson White & Max, 125 S. Palmetto Avenue, Daytona Beach, FL 32114, Telephone 386-253-1560 or 800-264-2622, within two (2) working days of receipt of this Notice of Mediation.

**I HEREBY CERTIFY** that a true and correct copy of the foregoing Notice of Mediation has been served by e-mail to the above named addressees on Tuesday, February 27, 2024.

UPCHURCH WATSON WHITE & MAX  
Phone: 954-423-8856 / Fax: 954-334-2838  
Toll Free: 800-863-1462  
Website: [www.uww-adr.com](http://www.uww-adr.com)

**BY: /s/ Charles M. Greene**  
**Mediator # 32403FRA**  
**FL Bar # 360864**

IN THE CIRCUIT COURT OF THE  
SEVENTEENTH JUDICIAL  
DISTRICT IN AND FOR BROWARD  
COUNTY, FLORIDA

GEORGE WETZLER,

Case No. CACE-22-008366

Plaintiff,

v.

DEREK WETZLER,

Defendant.

---

**JOINT STIPULATION FOR DISMISSAL WITH PREJUDICE OF ALL CLAIMS**

All claims raised in this action between Plaintiff/Counter-Defendant, GEORGE WETZLER, and Defendant/Counter-Plaintiff, DEREK WETZLER, having been resolved, it is STIPULATED and AGREED by these parties that this action be dismissed with prejudice in its entirety, with each party bearing its own costs and attorney's fees.

Dated: February 28, 2024

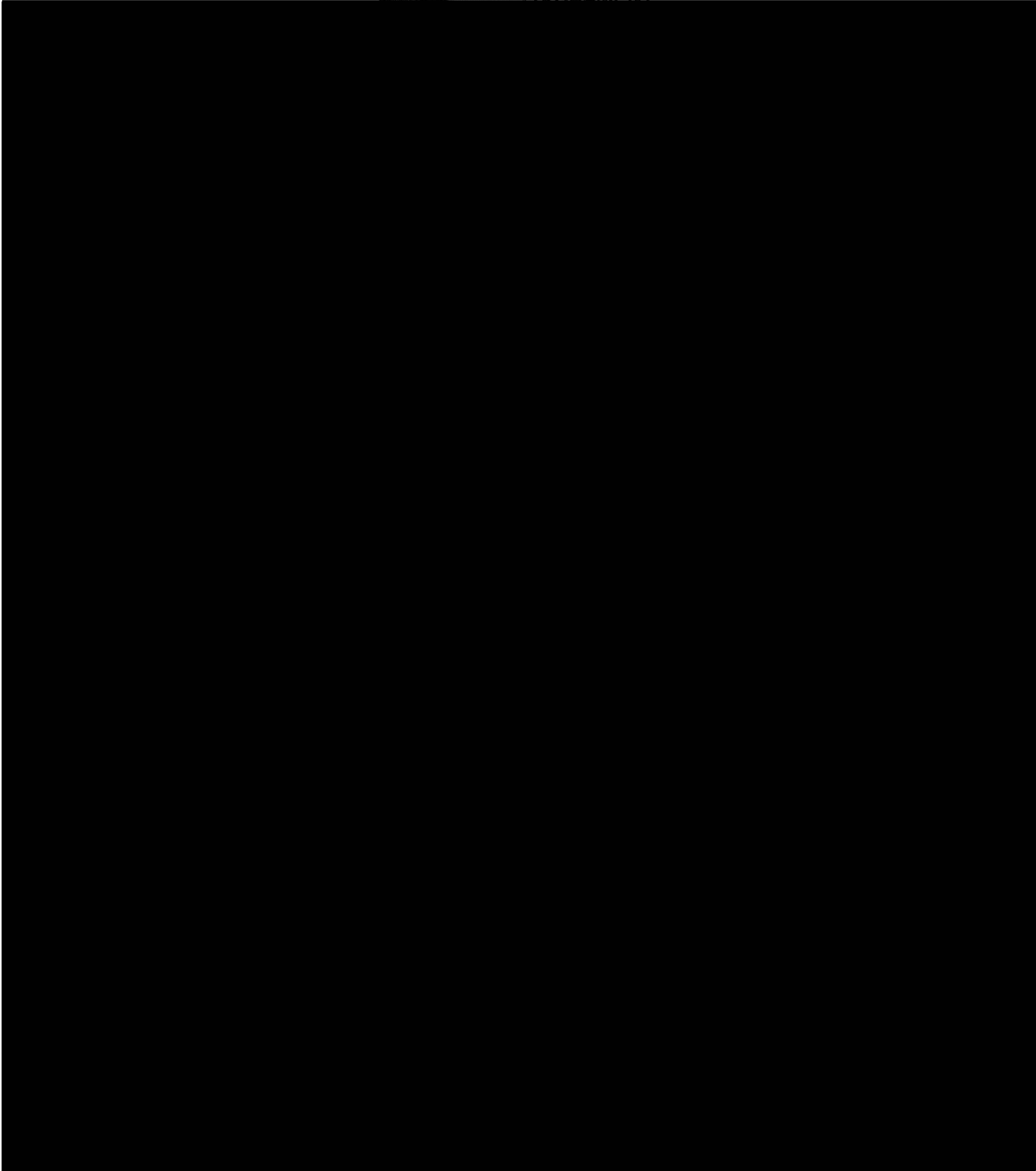
Grant A. Baros, Jr., Esq.  
LAW OFFICE OF GRANT A. BAROS, P.A.  
2500 N Military Trail, Ste. 303  
Boca Raton, Florida 33431  
Tel.: (561) 325-8258  
grant@baroslaw.com  
*Attorneys George Wetzler*

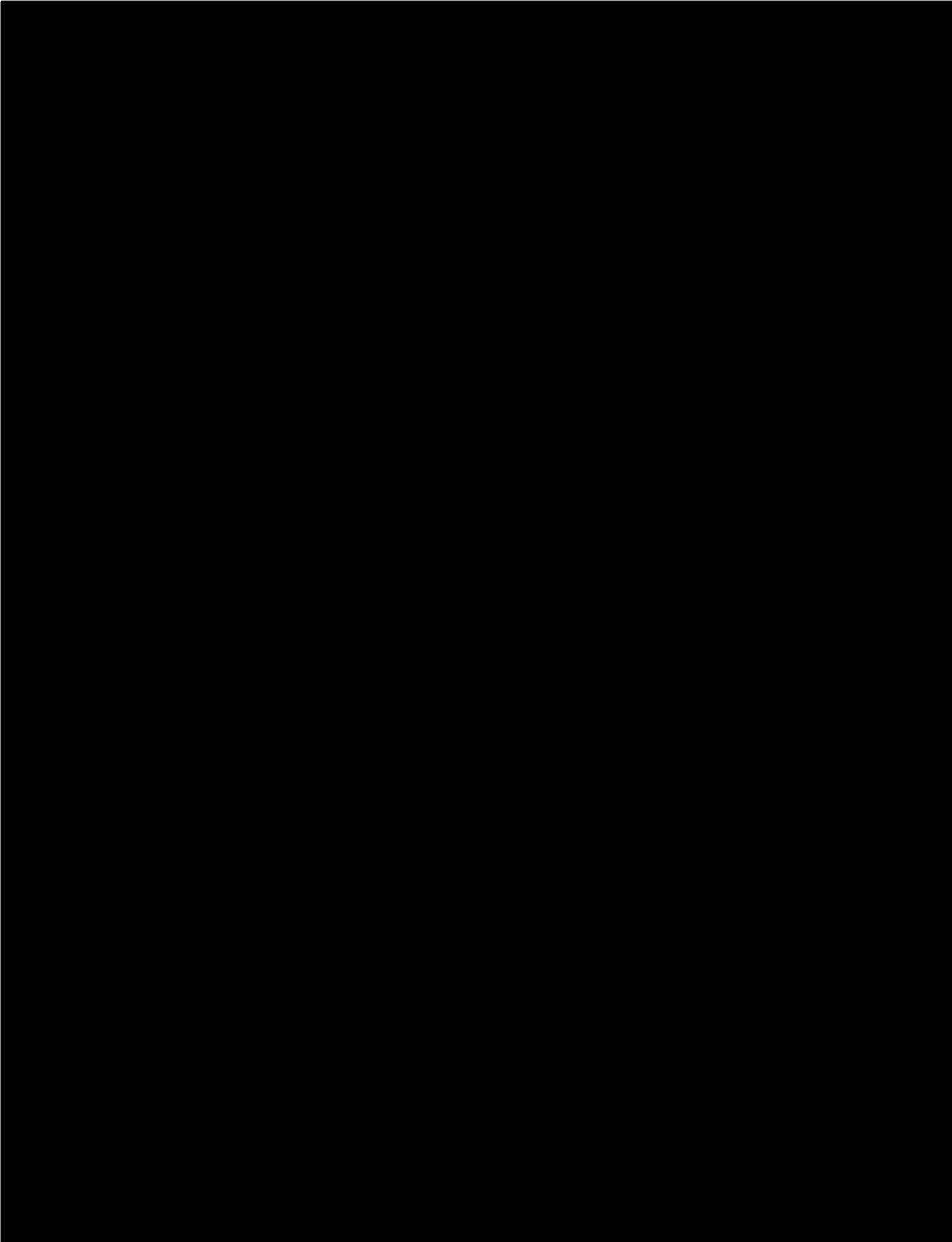
Phillip J. Sheeche, Esq.  
Johanna E. Sheeche, Esq.  
SHEEHE & ASSOCIATES, P.A.  
9830 SW 77th Ave., Ste. 215  
Miami, FL 33156  
Tel.: (305) 379-3515  
jsheeche@sheecheandassociates.com  
psheeche@sheecheandassociates.com  
*Attorneys Derek Wetzler*

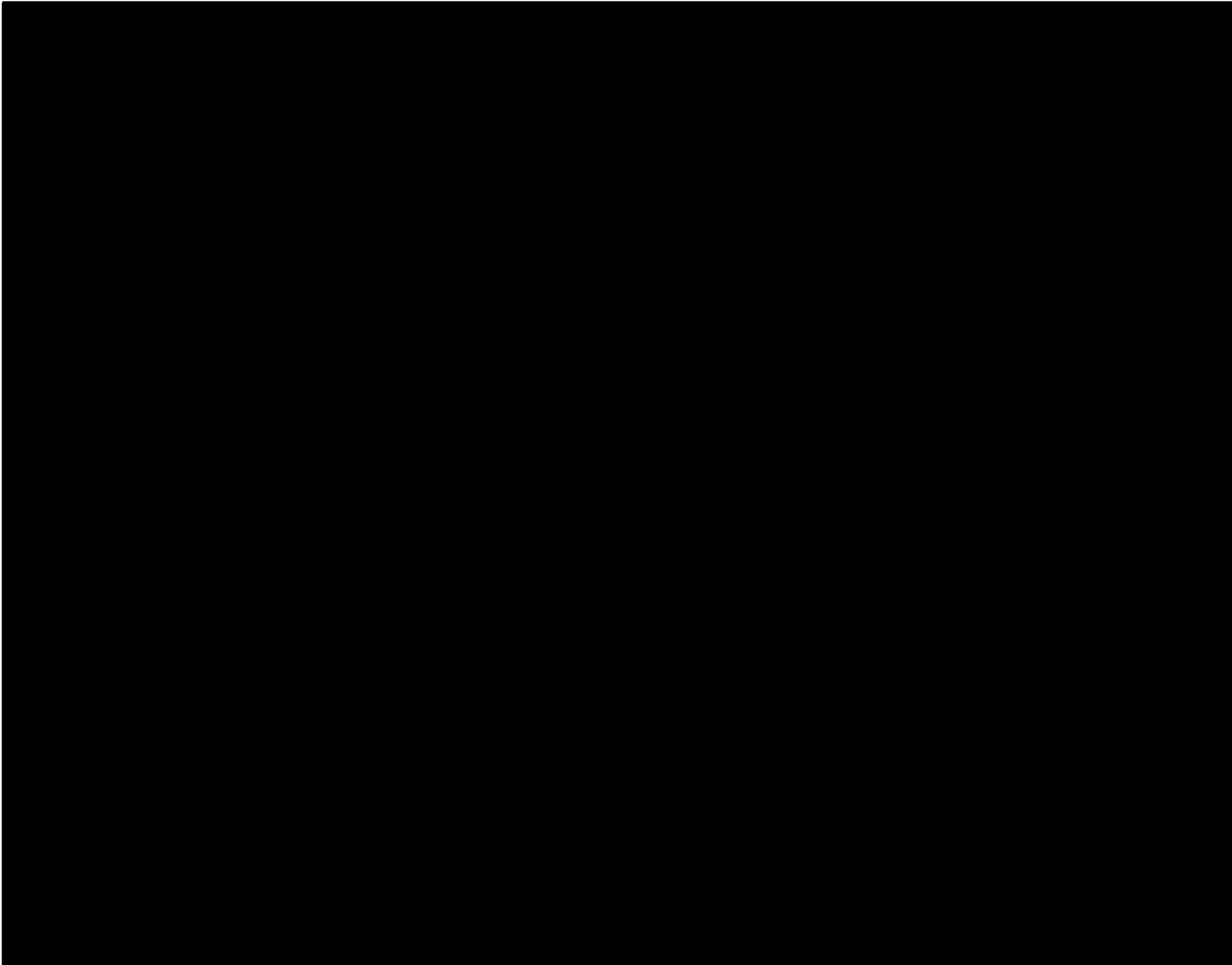
/s/ \_\_\_\_\_  
Grant A. Baros, Esq.  
Florida Bar No. 59685

/s/ \_\_\_\_\_  
Johanna E. Sheeche, Esq.  
Florida Bar No. 0119383

**SETTLEMENT AGREEMENT**







Date: 2/28/2024

Date: 2/28/2024

**IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT  
IN AND FOR BROWARD COUNTY, FLORIDA**

CASE NO. CACE22008366 DIVISION: 13 JUDGE: Robinson, Michael A (13)

**George Wetzler, et al**

Plaintiff(s) / Petitioner(s)

v.

**Derek Wetzler, et al**

Defendant(s) / Respondent(s)

\_\_\_\_\_ /

**NOTICE OF HEARING**

ATTN: Plaintiff(s)  
Defendant(s)  
Court Appointed Mediator

YOU ARE HEREBY notified that a hearing has been set before the Honorable Michael A. Robinson, of the above-styled court, for MONDAY, JANUARY 5, 2026 AT 8:30 AM via ZOOM:

STATUS HEARING ON MEDIATOR'S COMPENSATION

<https://17thflcourts.zoom.us/j/571442299>

Meeting ID: 571 442 299

Toll Free Number(s) 888-475-4499

**Charlie M. Greene**

---

**From:** Charlie M. Greene  
**Sent:** Wednesday, December 17, 2025 10:31 AM  
**To:** 'grant@baroslaw.com'; 'jsheehe@sheeheardassociates.com'  
**Cc:** 'div13@17th.flcourts.org'  
**Subject:** Wetzler v Wetzler - January 5 @ 8:30  
**Attachments:** Wetzler v Wetzler - NOH.pdf

Dear Mr. Baros,

Attached is the Notice of Hearing generated by Judge Robinson's office setting a hearing for January 5<sup>th</sup> @ 8:30 am pursuant to the request of Upchurch Watson White and Max (UWWM) for payment of delinquent mediation fees in the total amount of \$2,700.00.

Despite numerous attempts of both UWWM and me to contact you, there has never been a response and payment has not been tendered. The mediation (February 27 & 28) was conducted pursuant to the Court's Trial Order of September 22, 2023. The Settlement Agreement reflected that the Mediation fee would be split 50-50%.

Regards,  
Charles Greene  
Upchurch Watson White & Max

## Charlie M. Greene

---

**From:** Charlie M. Greene  
**Sent:** Monday, January 5, 2026 9:27 AM  
**To:** 'grant@baroslaw.com'  
**Cc:** 'div13@17th.flcourts.org'  
**Subject:** Hearing - NOW January 5th

Mr. Baros,

Judge Robinson has just telephoned your office due to your non-appearance for the Court Noticed hearing on Status Hearing on Mediator's Compensation. Ms. Sheehe is present.  
The Court has requested that you immediately join his ZOOM hearing.

Please govern yourself accordingly.  
Charles Greene

## CONTACT US



Thank you for your inquiry! We will get back to you within 48 hours.

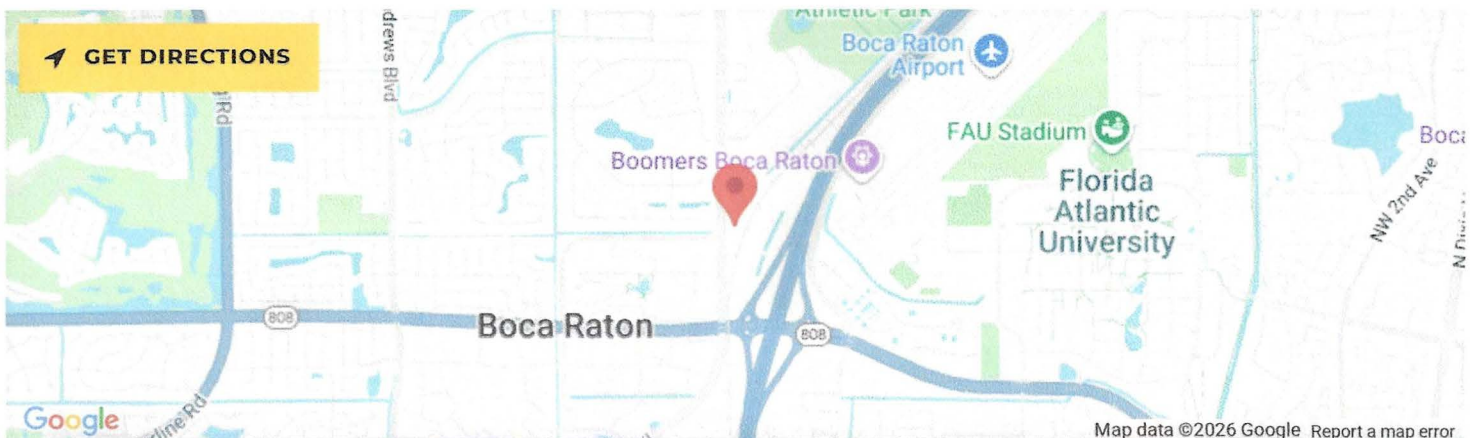
Better yet, see us in person!

We love meeting with our clients, so feel free to visit during normal business hours.

Law Office of Grant A. Baros, P.A.

2500 North Military Trail, Suite 303, Boca Raton, Florida 33431, United States

(561) 325-8258



[Home](#)

[About Grant](#)

[Practice Areas](#)

[Lien Services](#)

[Contact Us](#)

\*\*\*\* FILED: BROWARD COUNTY, FL Brenda D. Forman, CLERK 1/13/2026 4:30:00 PM.\*\*\*\*

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT IN AND  
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-22-008366 Division: 13  
JUDGE: Michael A. Robinson

GEORGE WETZLER  
PLAINTIFF,

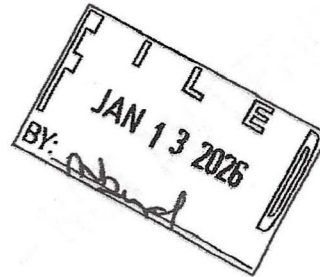
v.

DEREK WETZLER,  
DEFENDANT,

DEREK WETZLER  
COUNTER-PLAINTIFF,

v.

GEORGE WETZLER,  
COUNTER-DEFENDANT.



ORDER ON MEDIATOR'S COMPENSATION

THIS CAUSE having come before this Honorable Court on Status of Mediator's Compensation, and having reviewed the Court file, noting that the party, Grant Baros, Esq., requested to appear before this Honorable Court was a no show. The Court additionally telephoned Mr. Baros' office, requesting immediate appearance, and failed once more. Furthermore, mediator, Charles M. Greene, Esq. emailed Mr. Baros on December 17, 2025, notifying him of the upcoming hearing and affording him an opportunity to reconcile the outstanding invoice prior to the commencement of the hearing, and otherwise being fully apprised in the premises, it is hereby

ORDERED and ADJUDGED as follows:

Grant Baros, Esq. shall submit payment in the amount of \$2,700.00 within ten (10) days from the date of this Order for mediation services provided on February 27, 2024 and February

Case No.: CACE 22-008366 (13)  
*George Wetzler, et al v. Derek Wetzler, et al*  
Page 2

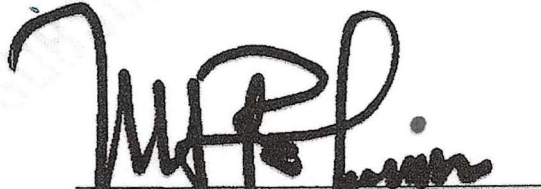
28, 2024, bearing invoice numbers 72116638 (\$1,200.00) and 7222230 (\$1,500.00), respectively.

Payment is to be submitted via credit card to [www.veritext.com](http://www.veritext.com) or ACH A/C – Veritext, BMO Harris Bank, Account No.: 4353454 – ABA – 071000288, SWIFT: HATRUS44.

IT IS FURTHER ORDERED that the Court reserves jurisdiction to award additional sanctions for non-payment of the Court Ordered mediation.

DONE AND ORDERED in Ft. Lauderdale, Broward County, Florida this 9<sup>th</sup>

day of January, 2026.



Hon. Michael A. Robinson  
CIRCUIT COURT JUDGE

## Charlie M. Greene

---

**From:** Charlie M. Greene  
**Sent:** Friday, January 23, 2026 11:18 AM  
**To:** 'grant@baroslaw.com'; 'service@baroslaw.com'  
**Cc:** 'div13@17th.flcourts.org'  
**Subject:** RE: Wetzler v Wetzler CACE22-008366

Mr. Baros,

The accounts payable department of Upchurch Watson White and Max has reported that the Court Ordered payments for the mediation of this case have not been received.

You have previously been provided with the Court's Order which mandates payment.

In the event payment is not promptly received, an Affidavit of Non-Payment/Non-Compliance shall be filed and provided to the Court.

Charles Greene

---

**From:** Charlie M. Greene  
**Sent:** Friday, January 16, 2026 10:51 AM  
**To:** grant@baroslaw.com; service@baroslaw.com  
**Cc:** div13@17th.flcourts.org  
**Subject:** Wetzler v Wetzler CACE22-008366

Mr. Baros,

Attached are:

Order on Mediator's Compensation entered by Judge Robinson on January 9<sup>th</sup>, 2026, filed with the Broward Clerk of Court January 13<sup>th</sup> and Recorded on January 15<sup>th</sup>.

The Order was entered after you failed to appear at the scheduled and noticed January 5<sup>th</sup> hearing. Both Judge Robinson and I attempted to reach you to secure your appearance. Ms. Sheehe, prior opposing counsel, whose office had fully and timely satisfied its respective financial obligation appeared.

The Order requires you to make payment in the amount of \$2,700.00 within ten (10) days.

I am attaching copies the two invoices.

Charles Greene

IN THE CIRCUIT COURT OF THE  
17<sup>TH</sup> JUDICIAL CIRCUIT IN AND  
FOR BROWARD COUNTY, FLORIDA

CASE NO. CACE 22-008366 (13)

GEORGE WETZLER,

Plaintiff

v.

DEREK WETZLER,

Defendant.

DEREK WETZLER

Counter-Plaintiff,

v.

GEORGE WETZLER,

Counter-Defendant.

**AFFIDAVIT OF NON-COMPLIANCE – NON-PAYMENT**

STATE OF FLORIDA

COUNTY OF BROWARD

BEFORE ME, the undersigned authority, on this day personally appeared **CHARLIE M. GREENE**, on behalf of **UPCHURCH WATSON WHITE & MAX (“UWWM”)** who, after being first duly sworn, under oath, deposes and says:

1. My name is **CHARLES M. GREENE**, and I am over the age of eighteen (18) years, a member of the Florida Bar and Certified Supreme Court Mediator.
2. The information contained within this Affidavit is true and correct, based upon my personal knowledge.

3. On January 5, 2026, the Honorable Michael Robinson conducted a hearing due to the failure of Grant Baros, Esq. to make payment for a Court Ordered Mediation which occurred on February 27 and 28, 2024. The hearing was noticed and reserved by the Court. Furthermore, the undersigned sent an email to Mr. Baros on December 17, 2025, enclosing a copy of the Notice of Hearing. Despite notice, Grant Baros failed to appear at the hearing. Prior opposing counsel, Johanna Sheeche appeared as noticed, despite having satisfied her firm's obligation in a timely manner. Judge Robinson from the bench telephoned Mr. Baros' office number requesting his immediate appearance. The undersigned additionally called the office, spoke to a representative who advised the message would be forwarded to Mr. Baros. Furthermore, the undersigned emailed both Mr. Baros at the email listed with the Florida Bar and sent him a message on his website requesting his appearance at the ZOOM hearing. Judge Robinson placed the case on recall numerous times until the end of his docket. After waiting for approximately one (1) hour and Mr. Baros having failed to appear, Judge Robinson requested the undersigned provide an Order to the Court requiring Mr. Baros to tender payment of **TWO THOUSAND SEVEN HUNDRED and 00/100 DOLLARS (\$2,700.00)**, within Ten (10) days and reserving jurisdiction to award additional sanctions for non-payment of the Court Ordered mediation.

4. Judge Robinson's Order on Mediator's Compensation was entered on January 9, 2026. The Order was filed with the Clerk of Court on January 13, 2026, and Recorded on January 15, 2026.

5. On January 16, 2026, the undersigned emailed Mr. Baros, attaching the Court's Order and the two invoices pertaining to this case. Mr. Baros was again advised that payment was

required within ten (10) days of the entry of the Order. As of this date, payment has not been received by UWWM.

6. As payment had not been received, a subsequent email was sent on January 23, 2026 to Mr. Baros, advising him of non-payment pursuant to this Honorable Court's Order on Mediator's Compensation, dated January 9, 2026. The email stated that in the event payment was not promptly received, an Affidavit of Non-Payment/Non-Compliance would be filed with a courtesy copy to the Court.

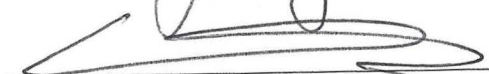
7. As of January 26 2026, payment has not been received by UWWM. Mr. Baros is in violation of this Court's January 9, 2026 Order on Mediator's Compensation. A Rule to Show Cause is requested for Grant Baros to appear before the Court as to why he should not be held in contempt for his willful violation of the Court's Order.

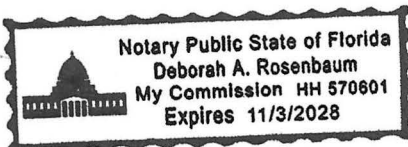
FURTHER AFFIANT SAITH NAUGHT.

  
CHARLES M. GREENE

STATE OF FLORIDA            )  
COUNTY OF BROWARD        )

SWORN to and SUBSCRIBED before me by means of  physical presence or  online notarization, this January 26, 2026 by CHARLES M. GREENE.

  
Notary Public, State of Florida at Large



My Commission Expires:

Personally known  OR Produced identification \_\_\_\_\_

Type of identification produced \_\_\_\_\_

**The Florida Bar  
Inquiry/Complaint Form**

**STOP - PLEASE DOWNLOAD THIS FORM TO YOUR COMPUTER BEFORE FILLING IT OUT.**

**PART ONE (See Page 1, PART ONE – Complainant Information.):**

Your Name: Charles M Greene

Organization: Upchurch Watson White & Max Mediation

Address: 1700 South Ocean Boulevard 11D

City, State, Zip Code: 33062

Phone: 9542616684

Email: GreeneMediator@gmail.com

ACAP Reference No.: \_\_\_\_\_

Does this complaint pertain to a matter currently in litigation?    Yes X                      No \_\_\_\_\_

**PART TWO (See Page 1, PART TWO – Attorney Information.):**

Attorney's Name: Grant A. Baros Jr                                      Florida Bar No. 59685

Address: 2500 N Military TRail #303

City, State, Zip Code: Boca Raton, Fl. 33431

Phone: 561-325-8258

**PART THREE (See Page 1, PART THREE – Facts/Allegations.): The specific thing or things I am complaining about are: (attach additional sheet).**

**PART FOUR (See Page 1, PART FOUR – Witnesses.): The witnesses in support of my allegations are: (attach additional sheet).**

**PART FIVE (See Page 1, PART FIVE – Acknowledge Oath and Signature.):**



YOU MUST PLACE YOUR MARK IN THE BOX ACKNOWLEDGING THE OATH AND YOU MUST SIGN YOUR FULL NAME BELOW.

**Under penalties of perjury, I declare that the foregoing facts are true, correct and complete.**

Charles M. Greene  
\_\_\_\_\_  
Print Name

  
\_\_\_\_\_  
Signature

February 25,2026  
\_\_\_\_\_  
Date

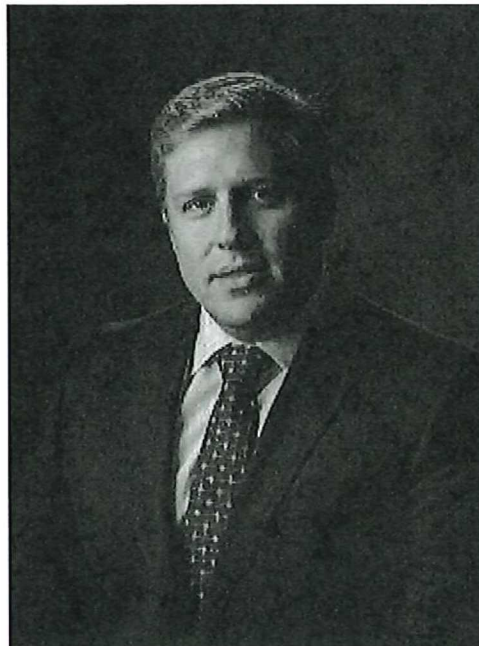
\*Having trouble? Download the form and open the document in Adobe Acrobat™.

# MEMBER PROFILE

## Grant A Baros Jr.

Member in Good Standing

Eligible to Practice Law in Florida



---

**Bar Number:**

59685

---

**Mail Address:**

Grant A. Baros, P.A.  
2500 N Military Trl Ste 303  
Boca Raton, FL 33431-6324  
Office: **561-325-8258**

---

**Email:**

grant@baroslaw.com

---

**Personal Bar URL:**

<https://www.floridabar.org/mybarprofile/59685>

---

**vCard:**



---

**County:**Palm Beach

---

**Circuit:**15

---

**Admitted:**10/15/2008

---

**10-Year Discipline History:**None

---

**Law School:**Nova Southeastern University - Shepard Broad College of Law, 2008

---

**Sections:**Real Property, Probate & Trust

---

**Firm:**Grant A. Baros, P.A.

---

**Firm Website:**<https://www.BarosLaw.com>

---

The Find a Lawyer directory is provided as a public service. The Florida Bar maintains limited basic information about lawyers licensed to practice in the state (e.g., name, address, year of birth, gender, law schools attended, admission year). However, The Florida Bar allows individual attorneys the opportunity to add personal and professional information to the directory. The lawyer is solely responsible for reviewing and updating any additional information in the directory. The lawyer's added information is not reviewed by The Bar for accuracy and The Bar makes no warranty of any kind, express or implied. The Florida Bar, its Board of Governors, employees, and agents are not responsible for the accuracy of that additional information. Publication of lawyers' contact information in this listing does not mean the lawyers have agreed to receive unsolicited communications in any form. Unauthorized use of this data may result in civil or criminal penalties. The Find a Lawyer directory is not a lawyer referral service.



Exhibit E

## The Florida Bar

Ft. Lauderdale Branch Office  
Lake Shore Plaza II  
1300 Concord Terrace Ste. 130  
Sunrise, FL 33323  
(954) 835-0233

Joshua E. Doyle  
Executive Director

850/561-5600  
[www.floridabar.org](http://www.floridabar.org)

April 10, 2026

Via E-Mail to [grant@baroslaw.com](mailto:grant@baroslaw.com) and U.S. Mail

Mr. Grant A. Baros, Jr.  
2500 N Military Trl Ste 303  
Boca Raton, FL 33431-6324

Re: Grant A. Baros, Jr.; The Florida Bar File No. 2026-50,670(15A)

Dear Mr. Baros:

This letter is to advise you that the Circuit Judicial Grievance Committee 15A will consider the above-referenced case on April 22, 2026, or thereafter pursuant to Rule 3-7.4, Rules Regulating The Florida Bar. The matter to be heard is the **Request For Issuance of Notice of Non-Compliance and Finding of Contempt**.

You have the opportunity to make a written statement, sworn or unsworn, explaining, refuting or admitting the alleged misconduct. This statement must be received by me no later than April 21, 2026 by email to [jpearsall@floridabar.org](mailto:jpearsall@floridabar.org) (copy to my assistant [rcorzo@floridabar.org](mailto:rcorzo@floridabar.org)). Pursuant to Rules Regulating The Florida Bar 3-7.4, the respondent has no right to personally appear before the committee. You may request permission to appear before the committee by submitting a written detailed explanation of the need for a hearing which must include a summary of the information anticipated to be developed through personal appearance. The rules do not allow for any right of appeal of the committee's decision allowing or disallowing a personal appearance.

Sincerely,

Joi L. Pearsall  
Bar Counsel

Enclosure: Grievance Committee Roster

cc: Charles M Greene, Complainant  
Lisa Ann McNelis, Chair  
Manuel Farach, Designated Reviewer

Below please find a list of members on the Fifteenth Judicial Circuit Grievance Committee “A” who will consider this matter.

**FIFTEENTH JUDICIAL CIRCUIT GRIEVANCE COMMITTEE “A”**

Lisa A. McNelis, Esq., Chair

Brett A. Duker, Esq., Vice-Chair

David P. Vitale, Esq.

Lindsay Capri Karten, Esq.

Melissa McKinlay (NL)

Karina De La Cruz (NL)

**NOTE:**

The above list of grievance committee members is furnished in accordance with Rules Regulating The Florida Bar, Chapter 3, Rule 3-7.4, solely for the purpose of determining whether a basis for recusal may exist with respect to any particular member or members of the grievance committee who may hear the matter under consideration. Rule 3-3.4(c) precludes a member of a grievance committee from performing a grievance committee function when that member: (1) is related by blood or marriage to the complainant or respondent; (2) has a financial, business, property or personal interest in the matter under consideration, or with the complainant or respondent; (3) has a personal interest which could be affected by the outcome of the proceedings or which could affect the outcome; or (4) is prejudiced or biased toward either the complainant or the respondent. The individual members of the grievance committee, other than the investigating member, should not be contacted concerning the merits of the matter under consideration. If you determine that a member of the grievance committee should recuse himself or herself from hearing the matter under consideration, you should contact the staff attorney with The Florida Bar who is assigned your file and the grievance committee chairperson.