

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

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In re: STEVEN SZOSTEK Attorney at Law, Bar No. 3904

ADMINISTRATIVE ORDER 2020-12

On June 16, 2020, The Honorable Miranda M. Du, Chief Judge of the United States District Court for the District of Nevada, issued an Order of Suspension Case No.: 2:20–cv-01067, with respect to the above-captioned legal counsel. A copy of that attorney disciple order is attached. Good cause appearing,

IT IS HEREBY ORDERED that the Clerk of the Bankruptcy Court shall docket this administrative order in all pending bankruptcy cases in which Steven Szostek is the attorney of record. In addition, the Clerk of the Bankruptcy Court shall send a copy this administrative order through the Bankruptcy Noticing Center to the appropriate debtor(s).

IT IS SO ORDERED.

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August B. Landis, Chief Judge United States Bankruptcy Court District of Nevada

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3	UNITED STATES DISTRICT COURT
4	DISTRICT OF NEVADA
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6	In re: Steven Szostek Case No. 2:20-cv-01067-MMD
7	Attorney at Law, Bar No. 3904 ORDER OF SUSPENSION
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10	I. SUMMARY
11	This is an attorney discipline matter. Before the Court is Steven Szostek's
12	response to the Court's Order to Show Cause ("OSC") why he should not be suspended
13	from practice before this Court following the Order Approving Conditional Guilty Plea
14	Agreement filed by the Nevada Supreme Court ("NSC") on April 23, 2020. (ECF Nos. 1
15	(OSC), 3 (the "Response").) As further explained below, the Court will suspend Mr.
16	Szostek from practice before this Court because this Court has neither the obligation,
17	resources, nor inclination to monitor Mr. Szostek's compliance with the probationary
18	conditions the NSC imposed on him. However, Mr. Szostek may file a petition for
19	reinstatement once he has fully discharged those conditions and can produce a certificate
20	of good standing from the Nevada Bar Association or the NSC reflecting the same.
21	II. BACKGROUND
22	Mr. Szostek was suspended by the NSC following his conditional guilty plea to a
23	charge that he violated "RPC 1.3 (diligence) and RPC 8.1 (bar admission and disciplinary
24	matters) and agreed to a six-month-and-one-day suspension, stayed subject to certain
25	conditions, and a 36-month probationary period." (ECF No. 3 at 7.) Mr. Szostek is:
26	"subject to a 36-month probation commencing from the date of this order, during which time he must not have any new grievances filed against him
27 28	arising out of conduct postdating the conditional guilty plea agreement that results in actual discipline. Szostek must make monthly restitution payments of at least \$1,450 on the terms outlined in the guilty plea agreement until the total restitution of \$52,100.10 is paid. Additionally, he

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must pay \$2,500 in administrative costs pursuant to SCR 120 and the actual costs of the disciplinary proceeding within the probationary period. Finally, within the probationary period, Szostek must complete 10 hours of continuing legal education in the areas of civil procedure and/or discovery procedure.

4 (*Id.* at 8-9.)

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5 This Court issued the OSC as to why Mr. Szostek should not be suspended from 6 practice in this Court on May 14, 2020. (ECF No. 1.) Mr. Szostek timely filed his Response 7 on June 15, 2020. (ECF No. 3.) In his Response, Mr. Szostek argues that this Court 8 should allow him to continue practicing before it because he is still allowed to practice law 9 before the Nevada state courts by virtue of his suspension having been stayed, he took 10 responsibility for his actions in entering into a guilty plea, and both has complied and 11 intends to comply with the NSC's probationary conditions. (*Id.* at 1-2.)

12 III. DISCUSSION

13This Court imposes reciprocal discipline on a member of its bar when that person

14 is suspended or otherwise disciplined by a state court unless it determines that the state's

15 disciplinary adjudication was improper. See In re Kramer, 282 F.3d 721, 724 (9th Cir.

16 2002). Specifically, the Court will only decline to impose reciprocal discipline if the

17 attorney subject to discipline presents clear and convincing evidence that:

(A) the procedure in the other jurisdiction was so lacking in notice or opportunity to be heard as to constitute a deprivation of due process; (B) there was such an infirmity of proof establishing the misconduct as to give rise to a clear conviction that the court should not accept as final the other jurisdiction's conclusion(s) on that subject; (C) imposition of like discipline would result in a grave injustice; or (D) other substantial reasons justify not accepting the other jurisdiction's conclusion(s).

22 || LR IA 11-7(e)(3); see also In re Kramer, 282 F.3d at 724-25 (stating that the attorney

23 bears the burden by clear and convincing evidence).

24 The Court will suspend Mr. Szostek from practice before this Court because the

25 NSC's disciplinary adjudication regarding Mr. Szostek following his conditional guilty plea

26 appears to have been proper, and he presents no clear and convincing evidence to the

- 27 contrary. Procedurally, Mr. Szostek did not submit a certified copy of the entire record
- 28 from the NSC or present any argument as to why less than the entire record will suffice.

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See LR IA 11-7(e)(3). Substantively, while Mr. Szostek does appear to be allowed to
 practice in the Nevada state courts, he is also currently subject to probationary conditions
 that this Court has neither the obligation, resources, nor inclination to monitor. (ECF No.
 3 at 7-9.) And the Court sees no substantial reasons not to suspend Mr. Szostek based
 on its review of the record. See LR IA 11-7(e)(3). The Court will therefore suspend Mr.
 Szostek.

7 That said, Mr. Szostek is free to petition the Court for reinstatement under LR IA 11-7(i) assuming he is able to successfully complete his term of probation with the NSC. 8 9 Any petition for reinstatement should not be filed until Mr. Szostek has successfully 10 discharged each and every probationary condition imposed on him by the NSC, and he 11 is able to present both a certificate of good standing from the NSC or Nevada Bar 12 Association, and evidence sufficient to establish that his practice in the Nevada state 13 courts is fully unencumbered by any probationary or other conditions stemming from his 14 conditional guilty plea or any other discipline imposed on him by the NSC.

15 IV. CONCLUSION

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16 It is therefore ordered that Steven Szostek, Bar No. 3904, is hereby suspended
17 from practice in the United States District Court for the District of Nevada.

DATED THIS 16th day of June 2020.

MIRANDA M. DU CHIEF UNITED STATES DISTRICT JUDGE