

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA

IN RE:) Misc. No. 3:12mc441
)
REMOVING FROM DISTRICT BAR)
OR TRANSFERRING TO INACTIVE)
STATUS CERTAIN ATTORNEYS)

The Clerk of Court is directed to confirm that all attorneys listed as members of the District of South Carolina Bar also are active with the South Carolina Bar. To the extent there are discrepancies, the Clerk of Court shall provide those attorneys with notice and an opportunity to demonstrate active status with the South Carolina Bar. Any attorney who does not respond by April 15, 2013, to the Clerk of Court’s inquiry shall be removed from the District of South Carolina Bar, subject to reinstatement upon proof the attorney is active with the South Carolina Bar.

Further, there are members of the District of South Carolina Bar who have failed either to register as Electronic Case Filing (“ECF”) Filing Users, or to choose to become inactive members of this court’s Bar. The Clerk of Court is directed to give notice of the requirement to take one action or the other through publication on this court’s website and, if possible, through the South Carolina Bar. Any member of the District of South Carolina Bar who fails to take the action necessary to become an ECF Filing User by April 15, 2013, shall automatically be transferred to the list of inactive members.

IT IS SO ORDERED.

FOR THE COURT:

/s/ Margaret B. Seymour
Chief United States District Judge

December 14, 2012
Columbia, South Carolina