

In re: JAMES F. WALKER, Debtor.

CASE NO.: 03-32158-BKC-PGH

On an Order re: Order to Show Cause, the Court found that Former Creditor's Counsel violated the Local Rules by failing to comply with the Qualifications to Practice as outlined in Local Rule 2090-1(A). The pleadings filed and signed by Former Creditor's Counsel failed to include the required certification that she was in compliance with Local Rule 2090-1(A). The Court found that Former Creditor's Counsel did not qualify for an exception to the Court's Qualification Requirements pursuant to Local Rule 2090-1(B) because she did not request or receive permission to appear *pro hac vice* pursuant to Local Rule 2090-1(B)(2), nor had she restricted her appearances to the limited instances allowed by Local Rule 2090-1(B)(1). The Court prohibited Former Creditor's Counsel from representing any parties before the United States Bankruptcy Court for the Southern District of Florida until she earned twelve continuing legal education credits from the Florida Bar in bankruptcy law as required by Local Rule 2090-1(A)(3).