In the United States Court of Federal Claims

In re: Lee Allan Hess No. 21-11256

FINAL ORDER

On February 24, 2021, the Supreme Court of California issued an order suspending Lee Allan Hess from the practice of law for six months. *See In re Lee Allan Hess*, SBC-19-O-30608 (Ca. 2021). The Court learned of Mr. Hess's suspension on August 13, 2021.

Mr. Hess has been a member of this Court's bar since June 6, 1978 and has no pending cases. Under Rule 83.2(c)(2) of the Rules of the United States Court of Federal Claims ("RCFC"), an attorney may be disciplined on the grounds of an act or omission that results in the disbarment or suspension of the attorney by another court. In addition, under RCFC 83.2(c)(4), an attorney may be disciplined on the grounds of failure to comply with the terms of RCFC 83.2, including failure to notify the Court in accordance with RCFC 83.2(e).

On August 25, 2021, the Court issued an order directing Mr. Hess to show cause within 30 days why he should not be suspended from the practice of law before the United States Court of Federal Claims. ECF No. 3. The Order to Show Cause further stated that if no response was received, Mr. Hess would be suspended from practice. *Id.* To date, Mr. Hess has not responded to the Order to Show Cause. Therefore,

IT IS ORDERED that Lee Allan Hess shall be suspended from the practice of law before the United States Court of Federal Claims for six months, *nunc pro tunc*, August 13, 2021, the date this Court received notice of his suspension in California. The filing of any petition for reinstatement will be governed by RCFC 83.2(k)(1).

RICHARD A. HERTLING

Judge

EDWARD H. MEYERS

Judge

MARGARET M SWEENEY

Judge