In the Indiana Supreme Court

In the Matter of Failure to Comply with Continuing Legal Education Requirements, Nonpayment of Attorney Registration Fees, and/or Failure to Submit IOLTA Certification. Supreme Court Case No. 23S-MS-134



Order

On June 1, 2023, the Court issued an order suspending certain attorneys identified as having failed to pay the annual attorney registration fee under Indiana Admission and Discipline Rule 2, failed to make the IOLTA certification required by Indiana Admission and Discipline Rule 2(f) and/or failed to comply with continuing legal education requirements under Indiana Admission and Discipline Rule 29. Those attorneys were identified in Exhibit A, attached to the June 1st order.

The Court has since been advised by the Office of Admissions and Continuing Education that attorneys Barry W. Pruett, (Attorney No. 25748-64) and Michael O. Murray (Attorney No. 16150-10) were erroneously included in the June 1st order's Exhibit A.

The Court has also been advised that the June 1st order erroneously identified attorney Coleman L. Hellyer (Attorney No. 35541-41) as being delinquent on his continuing legal education requirements when the order should have identified Mr. Hellyer as being delinquent only on the payment of his annual attorney registration fees.

Being duly advised, the June 1st order is VACATED in so far as it applies to attorneys Barry W. Pruett and Michael O. Murray. In addition, that order is AMENDED to reflect that attorney Coleman L. Hellyer is delinquent only on the payment of his attorney registration fees.

Done at Indianapolis, Indiana, on $\frac{6}{15}/2023$

Loretta H. Rush

Chief Justice of Indiana