**FILED MAY 31, 2011**

# STATE BAR COURT OF CALIFORNIA

**HEARING DEPARTMENT – LOS ANGELES**

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| In the Matter of**ERIN H. HUMPHRIES,****Member No. 110669,**A Member of the State Bar. | **)****)****)****)****)****)****)** |  | Case No. | **10-N-06847-DFM** |
| **DECISION AND ORDER OF INVOLUNTARY INACTIVE ENROLLMENT** |

**INTRODUCTION**

In this default disciplinary matter, respondent **Erin H. Humphries** is charged with failure to comply with California Rules of Court, rule 9.20.[[1]](#footnote-1) The court finds, by clear and convincing evidence, that respondent is culpable of the alleged misconduct. In view of respondent’s serious misconduct and the evidence in aggravation, the court recommends that respondent be disbarred from the practice of law.

**PERTINENT PROCEDURAL HISTORY**

On October 22, 2010, the State Bar of California, Office of the Chief Trial Counsel (State Bar), filed and properly served on respondent a Notice of Disciplinary Charges (NDC) at her official membership records address. Respondent did not file a response.

By order of the court on February 22, 2011, respondent’s default was entered and respondent was enrolled as an inactive member on February 25, 2011.

Respondent did not participate in the disciplinary proceedings. The matter was submitted on March 9, 2011, following the filing of the State Bar’s brief on culpability and discipline.

**FINDINGS OF FACT AND CONCLUSIONS OF LAW**

All factual allegations of the NDC are deemed admitted upon entry of respondent’s default unless otherwise ordered by the court based on contrary evidence.

Respondent was admitted to the practice of law in California on December 12, 1983, and has since been a member of the State Bar of California.

**Violation of California Rules of Court, Rule 9.20**

On January 27, 2010, in California Supreme Court case No. S178331 (State Bar Court case No. 07-O-14589), the Supreme Court suspended respondent for one year, stayed, and actually suspended her for a minimum of 30 days and until she satisfied certain requirements. In addition, *inter alia*, the Supreme Court ordered respondent to comply with rule 9.20, subdivisions (a) and (c), within 30 and 40 days, respectively, after the effective date of the Supreme Court order. This order became effective February 26, 2010, and was duly served on respondent. (Cal. Rules of Court, rules 8.532(a) and 9.18(b).)

A member, when required to comply with California Rules of Court, rule 9.20(c) must “file with the Clerk of the State Bar Court an affidavit showing that he or she has fully complied with those provisions of the order entered under this rule.” Respondent was to have filed the rule 9.20 affidavit by July 6, 2010. To date, she has not done so and has offered no explanation to this court for her noncompliance. Therefore, the State Bar has established by clear and convincing evidence that respondent willfully failed to comply with rule 9.20, as ordered by the Supreme Court in S178331.

**Aggravation and Mitigation**

The parties bear the burden of establishing mitigation and aggravation by clear and convincing evidence. (Rules Proc. of State Bar, tit. IV, Stds. for Atty. Sanctions for Prof. Misconduct,[[2]](#footnote-2) stds. 1.2(e) and (b).)

**Aggravation**

There are several aggravating factors. (Std. 1.2(b).)

***Prior Record of Discipline***

Respondent has one prior record of discipline. (Std. 1.2(b)(i).) In the underlying matter, in which she also defaulted, respondent was found culpable of engaging in the unauthorized practice of law. Respondent was suspended for one year, stayed, and actually suspended for 30 days and until she met certain requirements. (Supreme Court case No. S178331; State Bar Court case No. 07-O-14589.)

***Indifference Toward Rectification/Atonement***

Respondent demonstrated indifference toward rectification of or atonement for the consequences of her misconduct by failing to comply with rule 9.20(c), even after the NDC in the instant proceeding was filed. (Std. 1.2(b)(v).)

***Lack of Participation in Disciplinary Proceeding***

Respondent’s failure to participate in this disciplinary proceeding before the entry of her default is an aggravating factor. (Std. 1.2(b)(vi).)

**Mitigation**

No mitigation was presented to this court. (Std. 1.2(e).)

**DISCUSSION**

The purpose of State Bar disciplinary proceedings is not to punish the attorney, but to protect the public, to preserve public confidence in the profession, and to maintain the highest possible professional standards for attorneys. (*Chadwick v. State Bar* (1989) 49 Cal.3d 103, 111; *Cooper v. State Bar* (1987) 43 Cal.3d 1016, 1025; std. 1.3.)

The standard here for assessing discipline is set out in the first instance in the rule itself. Rule 9.20(d) states in pertinent part: “A suspended member’s willful failure to comply with the provisions of this rule is a cause for disbarment or suspension and for revocation of any pending probation.”

Respondent’s willful failure to comply with rule 9.20(c) is extremely serious misconduct for which disbarment is generally considered the appropriate sanction. (*Bercovich v. State Bar* (1990) 50 Cal.3d 116, 131.) Such failure undermines its prophylactic function in ensuring that all concerned parties learn about an attorney’s suspension from the practice of law. (*Lydon v. State Bar* (1988) 45 Cal.3d 1181, 1187.)

Respondent’s disbarment is necessary to protect the public, the courts and the legal community, to maintain high professional standards and to preserve public confidence in the legal profession. It would undermine the integrity of the disciplinary system and damage public confidence in the legal profession if respondent were not disbarred for her willful disobedience of the Supreme Court order.

**RECOMMENDATION**

**Disbarment**

The court recommends that respondent **Erin H. Humphries**,member No. 110669, be disbarred from the practice of law in the State of California and that her name be stricken from the roll of attorneys in this state.

**California Rules of Court, Rule 9.20**

It is also recommended that the Supreme Court order respondent to comply with California Rules of Court, rule 9.20, paragraphs (a) and (c), within 30 and 40 days, respectively, of the effective date of order imposing discipline in this matter.[[3]](#footnote-3)

**Costs**

It is further recommended that costs be awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

**ORDER OF INVOLUNTARY INACTIVE ENROLLMENT**

It is ordered that **Erin H. Humphries** be transferred to involuntary inactive enrollment status under Business and Professions Code section 6007, subdivision (c)(4), and rule 5.111 (D) of the Rules of Procedure of the State Bar. The inactive enrollment will become effective three calendar days after this order is filed.

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| Dated: June \_\_\_\_\_, 2011 | DONALD F. MILES  |
|  | Judge of the State Bar Court |

1. References to rules are to the California Rules of Court, unless otherwise noted. [↑](#footnote-ref-1)
2. Future references to standard(s) or std. are to this source. [↑](#footnote-ref-2)
3. Respondent is required to file a rule 9.20(c) affidavit even if she has no clients to notify. (*Powers v. State Bar* (1988) 44 Cal.3d 337, 341.) [↑](#footnote-ref-3)