

The Supreme Court of Ohio

ADMINISTRATIVE ACTIONS

December 4, 2012

[Cite as *12/04/2012 Administrative Actions*, 2012-Ohio-5616.]

**In re Continuing Legal Education
Sanction**

**Leanne Sue Larimer
0061873
Respondent**

CLE-2012-61873

SANCTION ORDER

December 3, 2012

Gov.Bar R. X(3)(A)(1) requires each attorney admitted to the practice of law in Ohio and each attorney registered for corporate status pursuant to Gov.Bar R. VI to complete and report on a form provided by the Commission on Continuing Legal Education (“commission”) at least 24 hours of continuing legal education, including two and one half hours related to professional conduct, for each two-year reporting period. Gov.Bar R. X(3)(B)(1) requires attorneys whose last name begins with a letter from A through L to report compliance with the requirements of Gov.Bar R. X on or before January 31 of even-numbered years for the preceding two calendar years. Gov.Bar R. X(6)(A) provides that an attorney or judge who fails to comply timely with the applicable requirements of Gov.Bar R. X or Gov.Jud.R. IV, but does so on or before April 30 of the reporting year, shall be assessed a late-compliance fee, as established by the commission. Gov.Bar R. X(6)(B) provides that an attorney or judge who fails to comply with the applicable requirements of Gov.Bar R. X or Gov.Jud.R. IV shall be notified of noncompliance by the commission and that unless the attorney or judge comes into compliance or files evidence of compliance that is satisfactory to the commission on or before the date set forth in the notice, the commission shall issue an order imposing a sanction authorized by Gov.Bar R. X(5) and consistent with commission regulation.

Respondent was mailed notice of noncompliance. Respondent has not completed 29.00 total hours, including 1.00 ethics hour, 1.00 professionalism hour,

and 0.50 hour of substance-abuse instruction, on or before December 31, 2011, as required by Gov.Bar R. X(3)(A)(1) and has not filed evidence of compliance or come into compliance as required by Gov.Bar R. X(6)(B).

Upon consideration thereof and in accordance with Gov.Bar R. X(5)(A) and CCLE Reg. 503.2, respondent is sanctioned for failure to comply with Gov.Bar R. X(3)(A)(1) and is hereby ordered to pay to the commission, within 30 days of the date of this order, by check or money order, a sanction fee in the amount of \$600.

Respondent's status on the roll of attorneys shall be "Not In Good Standing" until such time as respondent has complied with this sanction, but this sanction shall not be considered in the imposition of a sanction under Gov.Bar R. V(8).

In accordance with Gov.Bar R. X(6)(B), this notice shall be sent by certified mail to the address respondent has provided to the Office of Attorney Services and service of this notice in accordance with this rule shall be considered effective service.

In re Continuing Legal Education Sanction

**George Bowling Hocker,
Respondent
(0062665)**

**CLE-2012-62665
VACATE ORDER
December 3, 2012**

On November 13, 2012, the Commission on Continuing Legal Education ("commission") entered a sanction order against respondent for failing to comply with Gov.Bar R. X for the 2012 reporting period and ordered respondent to pay a sanction fee in the amount of \$90. It now coming to the commission's attention that respondent was in compliance with Gov.Bar R. X for the 2012 reporting period, it is hereby ordered that the sanction issued against respondent on November 13, 2012, be vacated.