NOT FOR PUBLICATION

U.S. Department of Justice Executive Office for Immigration Review Board of Immigration Appeals

MATTER OF:

Kamah Menseleh GUEH-THORONKA, D2021-0106

Respondent

FILED
JAN 0 5 2023

ON BEHALF OF EOIR: Paul A. Rodrigues, Disciplinary Counsel

ON BEHALF OF DHS: Toinette M. Mitchell, Disciplinary Counsel

IN PRACTITIONER DISCIPLINARY PROCEEDINGS
On Motion from a Decision of the Board of Immigration Appeals

Before: Liebowitz, Appellate Immigration Judge, Brown, Temporary Appellate Immigration Judge, Noferi, Temporary Appellate Immigration Judge¹

Opinion by Noferi, Temporary Appellate Immigration Judge

NOFERI, Temporary Appellate Immigration Judge

In a decision dated August 31, 2021, we suspended the respondent from practice before the Board of Immigration Appeals, the Immigration Courts, and the Department of Homeland Security ("DHS") indefinitely, effective July 26, 2021. The respondent now has filed a motion for reinstatement, which will be granted.

The respondent has presented evidence showing that she has been reinstated to the practice of law in Maryland. She further maintains that she complied with our order of suspension, that she meets the definition of attorney contained in 8 C.F.R. § 1001.1(f), and that she is entitled to reinstatement at this time. See 8 C.F.R. § 1003.107(a)(1) (discussing requirements for reinstatement).

The Disciplinary Counsels for the Executive Office for Immigration Review and DHS do not dispute that the respondent meets the definition of attorney at 8 C.F.R. § 1001.1(f). The Disciplinary Counsels further do not oppose the respondent's motion for reinstatement. We therefore will grant the respondent's motion for reinstatement. See 8 C.F.R. § 1003.107(a)(3).

ORDER: The respondent is reinstated to practice before the Board of Immigration Appeals, the Immigration Courts, and DHS, as of the date of this order.

¹ Temporary Appellate Immigration Judges sit pursuant to appointment by the Attorney General. See 8 C.F.R. § 1003.1(a)(4)

FURTHER ORDER: This reinstatement should be reflected in any public notices maintained and disseminated by the Executive Office for Immigration Review regarding attorney discipline.

FURTHER ORDER: If the respondent wishes to represent a party before DHS, the Immigration Courts, or the Board, she must file a Notice of Appearance (Form G-28, Form EOIR-26, or Form EOIR-27) even in cases in which she was counsel prior to her suspension.