11/06/2009 "See News Release 070 for any Concurrences and/or Dissents." SUPREME COURT OF LOUISIANA

NO. 09-B-2125

IN RE: LEXLEE C. OVERTON

ATTORNEY DISCIPLINARY PROCEEDINGS

PER CURIAM*

The Office of Disciplinary Counsel ("ODC") commenced an investigation into allegations that respondent failed to adequately supervise her nonlawyer staff. Prior to the institution of formal charges, respondent and the ODC submitted a joint

petition for consent discipline. Having reviewed the petition,

IT IS ORDERED that the Petition for Consent Discipline be accepted and that

Lexlee C. Overton, Louisiana Bar Roll number 23148, be suspended from the practice

of law for a period of one year and one day. This suspension shall be deferred in its

entirety, subject to respondent's successful completion of a two-year period of

supervised probation governed by the terms and conditions set forth in the Petition

for Consent Discipline. The probationary period shall commence from the date

respondent, the ODC, and the probation monitor execute a formal probation plan.

Any failure of respondent to comply with the conditions of probation, or any

misconduct during the probationary period, may be grounds for making the deferred

suspension executory, or imposing additional discipline, as appropriate.

IT IS FURTHER ORDERED that all costs and expenses in the matter are

assessed against respondent in accordance with Supreme Court Rule XIX, § 10.1,

with legal interest to commence thirty days from the date of finality of this court's

judgment until paid.

* Judge Benjamin Jones, of the Fourth Judicial District Court, assigned as Justice *Pro Tempore*, participating in the decision.