5Y0544

SUPREME COURT OF GEORGIA

ATLANTA

JAN 2 7 1985

The Honorable Supreme Court met pursuant to adjournment. 'he following order was passed:

IN THE MATTER OF: LISA LOMBARD-CLARKE.

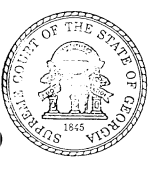
Because Lisa Lombard-Clarke has failed to adequately respond to the sate Bar's Notice of Investigation and the maximum sanction for the colations contained in the Notice is disbarment, pursuant to State Bar le 4-204.3 (d), it is ordered that Lisa Lombard-Clarke be suspended om the practice of law in Georgia until further order of this Court.

SUPREME COURT OF THE STATE OF GEORGIA,

CLERK'S OFFICE, ATLANTA

I certify that the above is a true extract from the minutes of the Supreme Court of Georgia.

Witness my signature and the seal of said court hereto affixed the day and year last above written.



Sym M Stinchamb, Chief Deputy

Clerk.

In the Supreme Court of Georgia

JUL 1 6 1996

Decided:

S96Y0698. IN THE MATTER OF: LISA LOMBARD-CLARKE

PER CURIAM.

On January 25, 1995, this Court granted the State Bar's notice of interim suspension of Lisa Lombard-Clarke. In April 1996, we adopted the Investigative Panel's recommendation that Ms. Lombard-Clarke be suspended, with conditions, from the practice of law in Georgia for 18 months, retroactive to January 1995. In the Matter of: Lisa Lombard-Clarke, 266 Ga.555 (468 SE2d 373) (1996). The 18-month suspension expires July 25, 1996, and Ms. Lombard-Clarke seeks reinstatement. The Office of General Counsel of the State Bar of Georgia agrees that Ms. Lombard-Clarke has met the prerequisite for reinstatement as she has submitted a statement from a board-certified psychiatrist that she is mentally fit to return to the practice of law. Furthermore, she has agreed to the other condition set forth in our April 1996 opinion -- that, for one year following her reinstatement, she submit a monthly report to the Lawyer Assistance Program of the State Bar from a board-certified psychiatrist stating that she continues to be mentally fit. Petitioner having met the requirements for reinstatement, it is hereby ordered that she be reinstated to the practice of law in Georgia, effective July 25, 1996.

Reinstated. All the Justices concur.