In the Supreme Court of Georgia

Decided:

SEP 0 8 2003

S03Y1452 IN THE MATTER OF DIANE LINDSEY PERRY

PER CURIAM.

This disciplinary matter is before the Court on the Report and Recommendation of the Review Panel of the State Disciplinary Board. On September 14, 1998, this Court suspended Perry indefinitely pursuant to her petition for voluntary discipline brought under Bar Rule 4-104 (mental incapacity and substance abuse). See In the Matter of Perry, 269 Ga. 757 (507 SE2d 437) (1998) (imposing significant conditions for Perry's readmission to the practice of law). Claiming that she had satisfied all the conditions imposed for her readmission, Perry properly petitioned the Review Panel which unanimously agreed and recommended that Perry be readmitted to the practice of law. As the State Bar of Georgia has asserted no objection to Perry's request, this Court accepts Perry's request for readmission and hereby orders that Perry's suspension be lifted and that her ability to practice law be restored as of the date of this order.

Suspension Lifted. All the Justices concur.