The Supreme Court of the State of Louisiana

IN RE:	MARC	R. MI	CHA	UD
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No. 2024-B-01180

IN RE: Disciplinary Counsel - Applicant Other; Marc R. Michaud - Applicant Other; Joint Petition for Consent Discipline;

November 06, 2024

Joint petition for consent discipline accepted. See per curiam.

JDH

JLW

JTK

WJC

JBM

PDG

Crichton, J., dissents and assigns reasons.

Supreme Court of Louisiana November 06, 2024

Chief Deputy Clerk of Court

For the Court

11/06/24

SUPREME COURT OF LOUISIANA

NO. 2024-B-1180

IN RE: MARC R. MICHAUD

ATTORNEY DISCIPLINARY PROCEEDING

PER CURIAM

The Office of Disciplinary Counsel ("ODC") commenced an investigation

into allegations that respondent mishandled his client trust account. Prior to the

filing 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

Marc R. Michaud, Louisiana Bar Roll number 28962, be suspended from the

practice of law for six months. This suspension shall be deferred in its entirety,

subject to a two-year period of probation governed by the conditions set forth in the

petition for consent discipline. The probationary period shall commence from the

date respondent and the ODC 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.

SUPREME COURT OF LOUISIANA

No. 2024-B-01180

IN RE: MARC R. MICHAUD

Attorney Disciplinary Proceeding

CRICHTON, J., dissents and assigns reasons:

I would reject the joint petition for consent discipline as too harsh. In my view, a public reprimand would be more appropriate, as respondent's misconduct does not rise to this level of sanction.