## The Supreme Court of the State of Louisiana

IN RE: MARC R. MICHAU
-----------------------

No. 2024-B-01180

\_\_\_\_\_

IN RE: Disciplinary Counsel - Applicant Other; Marc R. Michaud - Applicant Other; Joint motion to extend probation;

\_\_\_\_\_

## June 25, 2025

Joint motion to extend probation granted. See per curiam.

WJC

JLW

JDH

JBM

**PDG** 

JMG

CRC

Supreme Court of Louisiana

June 25, 2025

Chief Deputy Clerk of Court For the Court SUPREME COURT OF LOUISIANA

NO. 2024-B-1180

IN RE: MARC R. MICHAUD

ATTORNEY DISCIPLINARY PROCEEDING

PER CURIAM

On November 6, 2024, we suspended respondent from the practice of law for

six months, fully deferred, subject to a two-year period of probation, based upon

allegations that he mishandled his client trust account. In re: Michaud, 24-1180 (La.

11/6/24), 395 So. 3d 865. The terms of his probation included conditions that he

properly maintain his trust account and reconcile the account on at least a quarterly

basis.

Prior to the expiration of the probationary period, the Office of Disciplinary

Counsel and respondent filed a joint motion seeking to extend respondent's

probation for a period of six months. In support, they assert the extension is

warranted to address issues uncovered during the prior trust account audits.

The requested extension is appropriate under the facts. Accordingly, we will

extend respondent's probation for an additional six months, subject to all conditions

of probation imposed by our November 6, 2024 order and by the December 2, 2024

probation agreement.

**DECREE** 

Considering the Joint Motion to Extend Probation filed by respondent and the

ODC, it is ordered that the six-month period of probation imposed upon respondent

in *In re: Michaud*, 24-1180 (La. 11/6/24), 395 So. 3d 865, be extended for a period

of six months. All conditions of probation imposed by our November 6, 2024 order

and by the December 2, 2024 probation agreement shall remain in full force and effect during the extended probationary period. Any failure by respondent to comply with these conditions or any other misconduct during the probationary period may be grounds for revocation of probation and the imposition of the previously-deferred suspension or other discipline, as appropriate.