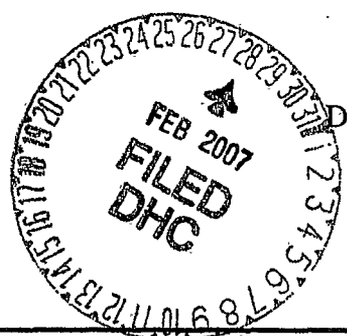


NORTH CAROLINA
WAKE COUNTY



BEFORE THE
DISCIPLINARY HEARING COMMISSION
OF THE
NORTH CAROLINA STATE BAR
06 BSR 3 & 02 DHC 10 & 06 DHC 32

| | | |
|------------------------------|---|---------------|
| IN THE MATTER OF |) | |
| THE REINSTATEMENT OF: |) | CONSENT |
| |) | ORDER OF |
| |) | REINSTATEMENT |
| MARVA L. McKINNON, Attorney, |) | |

THIS MATTER was presented to a hearing committee of the Disciplinary Hearing Commission composed of Stephen E. Culbreth, Chair, Theodore C. Edwards, and Donald G. Willhoit upon the consent of the parties to the resolution of the Office of Counsel's objection pursuant to 27 NCAC 1B § .0125(b) (4) to the Secretary reinstating the petitioner, Marva L. McKinnon ("McKinnon"). A. Root Edmonson represents the North Carolina State Bar and Marva L. McKinnon is proceeding *pro se*. Based upon the parties consent, the hearing committee makes the following:

FINDINGS OF FACT

1. By Consent Order of Discipline filed January 6, 2003, a hearing committee of the Disciplinary Hearing Commission entered its Findings of Fact, Conclusions of Law and Order of Discipline in 02 DHC 10 ("Consent Order") suspending McKinnon from the practice of law for three years.
2. The Consent Order was served upon McKinnon by certified mail on January 22, 2003.
3. On June 20, 2005, while still suspended from the practice of law, McKinnon prepared a legal document, a Complaint for Absolute Divorce and Custody, for Chona Quinton Parker in violation of the Consent Order.
4. The State Bar filed a Complaint against McKinnon in the Disciplinary Hearing Commission on October 27, 2006. McKinnon's preparation of the Complaint for Ms. Parker while suspended from the practice of law was alleged as a violation of the Revised Rules of Professional Conduct in the Second Claim for Relief in the Complaint.
5. The disciplinary case filed against McKinnon that alleged that McKinnon prepared a legal document while suspended from the practice of law has been resolved by separate order entered in 06 DHC 32 of even date herewith. McKinnon will be eligible for reinstatement from the discipline imposed in that matter on February 22, 2007.

6. The North Carolina State Bar does not object to McKinnon being reinstated effective February 22, 2007.

BASED UPON the foregoing Findings of Fact, the hearing committee enters the following:

CONSLUSIONS OF LAW

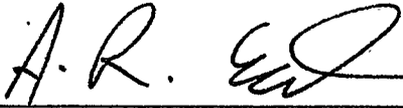
1. In 06 DHC 32, McKinnon was disciplined for the conduct that was the basis for the North Carolina State Bar's objection to McKinnon's reinstatement herein.
2. Reinstatement from the suspension imposed in 06 DHC 32 is properly before this hearing committee.
3. The North Carolina State Bar does not object to McKinnon's reinstatement effective February 22, 2007.
4. McKinnon has satisfied all of the conditions of 27 NCAC 1B § .0125(b) to be eligible for reinstatement effective on February 22, 2007.
5. McKinnon's license should be reinstated, effective February 22, 2007.

THEREFORE, the hearing committee GRANTS McKinnon's Petition for Reinstatement, effective February 22, 2007.

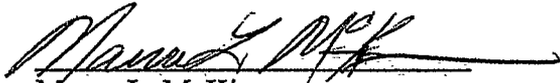
Entered this is the 26 day of February 2007 with the full knowledge and consent of the other members of the hearing committee.


Stephen E. Culbreth, Chair
Hearing Committee

CONSENTED TO:



A. Root Edmonson
Deputy Counsel
North Carolina State Bar



Marva L. McKinnon
Pro Se