

VIRGINIA :

IN THE CIRCUIT COURT OF THE COUNTY OF YORK AND THE CITY OF  
POQUOSON

RECEIVED

VIRGINIA STATE BAR *EX REL*  
SIXTH DISTRICT COMMITTEE,

AUG 30 2010

Complainant

No.: CL10003200-00  
VSB Docket No. 08-060-074165

VSB CLERKS OFFICE

v.

EILEEN MARIE ADDISON, ESQUIRE

Respondent



MEMORANDUM ORDER

CV10001153-00-00

On the 19<sup>th</sup> day of July, 2010, this cause came before the Three-Judge Court empanelled on May 3, 2010, by designation of the Chief Justice of the Supreme Court of Virginia, pursuant to §54.1-3935 of the 1950 Code of Virginia, as amended, consisting of the Honorable Richard D. Taylor, Judge of the Thirteenth Judicial Circuit and Chief Judge of this Three-Judge Court, the Honorable Joseph E. Spruill, Jr., Retired Judge of the Fifteenth Judicial Circuit and the Honorable Jean Harrison Clements, Senior Appellate Judge of the Court of Appeals of Virginia.

Marian L. Beckett, Assistant Bar Counsel, appeared on behalf of the Virginia State Bar, and the Respondent, Eileen Marie Addison, Esquire, appeared by her counsel, Rodney G. Leffler, Esquire.

WHEREUPON, a hearing was conducted upon the Rule to Show Cause issued against the Respondent, which directed her to appear and to show cause why her license to practice law in the Commonwealth of Virginia shall not be suspended, revoked or otherwise sanctioned in accordance with the Rules of the Supreme Court of Virginia, Part

Six, § IV, ¶ 13.

THEREAFTER, the Bar presented its evidence regarding misconduct in the matter. The Bar's exhibits Numbers 1 through 16 and 18 through 26 were admitted into evidence without objection. Testimony was presented as to the Bar's charges of misconduct including violations of Disciplinary Rules DR1-102 (A) (3) and (4), DR7-102 (A) (3), (4) and (6), DR7-102 (B) (1), DR7-105 (A), and DR8-102 (A) (4). The Bar called as its witnesses Leslie P. Smith, Esquire, Timothy G. Clancy, Esquire, and George M. Rogers, III, Esquire, and the Respondent as an adverse witness.

AT THE CONCLUSION of the Bar's case in chief as to misconduct, the Respondent made a Motion to Strike. During argument of the Motion to Strike the Bar withdrew its allegation of a violation of Disciplinary Rule DR7-102 (A) (4).

AT THE CONCLUSION of argument on the Motion to Strike, the Court retired to deliberate, and returned to issue its rulings and findings in open court.

THE COURT found no evidence that the Respondent coached, manipulated, prompted or prosecuted based on untruthful testimony, and thus struck each of the allegations of misconduct made by the Bar. The Court then

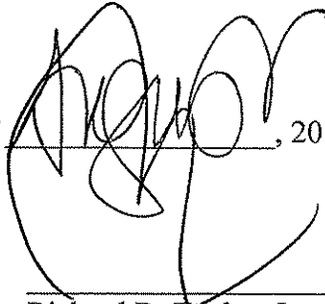
ORDERED, ADJUDGED AND DECREED that the case indicated by VSB Docket No. 08-060-074165, Circuit Court for the County of York and the City Of Poquoson Case No. CL10003200-00 be dismissed with prejudice with no further proceedings to be had regarding the matter. The Court

FURTHER ORDERED that four (4) copies of this Order be certified by the Clerk of Circuit Court of the County of York and the City of Poquoson, and be thereafter mailed by said Clerk to the Clerk of the Disciplinary System of the Virginia State Bar at

707 East Main Street, Suite 1500, Richmond, Virginia 23219-2800, for further service upon the Respondent and Bar Counsel consistent with the rules and procedures governing the Virginia State Bar Disciplinary System.

THIS ORDER IS FINAL.

ENTERED THIS 23<sup>rd</sup> day of August, 2010.

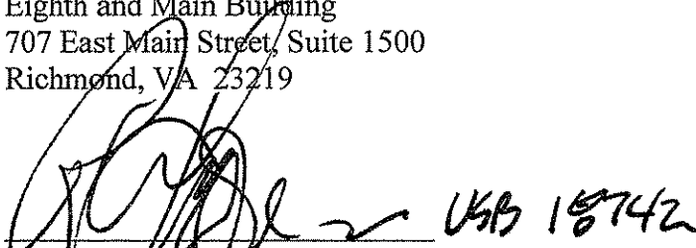


Richard D. Taylor, Jr., Chief Judge  
Chief Judge of the Three-Judge Court

SEEN:



Marian L. Beckett  
Assistant Bar Counsel  
Virginia State Bar  
Eighth and Main Building  
707 East Main Street, Suite 1500  
Richmond, VA 23219



Rodley G. Leffler, Esquire  
Counsel for Respondent  
Leffler, Harold & Mosley, P.C.  
10555 Main Street, Suite 600  
Fairfax, VA 22030

A COPY TESTE

Lynn S. Mendibur, Clerk

York Co. - Poquoson, VA Circuit Court

By:  D.C.