03/05/2015 "See News Release 010 for any Concurrences and/or Dissents."

SUPREME COURT OF LOUISIANA

NO. 2014-OB-2716

IN RE: TIMOTHY B. BURNHAM

KNOLL, J., concurring in part and dissenting in part.

I concur in the denial of petitioner's readmission.

I write separately to further note there is no absolute right for a disbarred

attorney to seek readmission. Given the egregious nature of petitioner's criminal

and immoral conduct, I can conceive of no circumstance under which I would

readmit petitioner to the practice of law in Louisiana. Under our plenary power

over the practice of law, we should order that petitioner be prohibited from filing

any application for readmission in the future. Thus, I object to allowing petitioner

to reapply in three years and would permanently enjoin petitioner from reapplying

in the future.