

SUPREME COURT OF LOUISIANA

No. 2005-B-0725

IN RE: ARTHUR L. CARTER

ATTORNEY DISCIPLINARY PROCEEDINGS

CALOGERO, Chief Justice, concurs in part and dissents in part.

While I agree respondent’s conduct warrants discipline, I believe permanent disbarment is too harsh for this already disbarred attorney. *In re: Carter*, 02-2066 (La. 10/14/02), 829 So.2d 1023 (“*Carter I*”). I would find that the misconduct which occurred during the time frame of the conduct forming the basis of *Carter I* is encompassed within the disbarment sanction already imposed. *See Louisiana State Bar Ass’n v. Chatelain*, 573 So.2d 470 (La. 1991). As for the misconduct that occurred thereafter, I would simply impose an additional period of suspension.