FILED 02/16/2018

Clerk of the Appellate Courts

## IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

June 1, 2017 Session

## BOARD OF PROFESSIONAL RESPONSIBILITY OF THE SUPREME COURT OF TENNESSEE v. ROBIN K. BARRY

No. 15-1270-I	y
No. M2016-02003-SC-R3-BP	

## **JUDGMENT**

This case was heard upon the entire record on direct appeal from the Chancery Court for Davidson County and upon the briefs and argument of counsel. Upon consideration thereof, we agree with trial court's decision and conclude that the hearing panel acted arbitrarily and capriciously by failing to impose the presumptive sanction in ABA Standard 4.11, namely, disbarment, in light of Appellant Robin K. Barry's knowing conversion of client funds, her other ethical violations, the finding of five aggravating circumstances, and the absence of any mitigating circumstances. We decline to make Ms. Barry's disbarment retroactive to the date of the temporary suspension of her law license. Accordingly, the judgment of the Chancery Court is affirmed.

In accordance with the opinion filed herein, it is ORDERED and ADJUDGED that the decision of the Chancery Court is affirmed, and Ms. Barry is disbarred from the practice of law in Tennessee, which disbarment is to be effective ten days after the entry of this order. *See* Tenn. Sup. Ct. R. 9, § 18.5 (2006). Costs in this appeal are to be taxed to Appellant Robin K. Barry and her surety, for which execution may issue, if necessary.