IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

IN RE: JOHN JAY CLARK, BPR # 24360

An Attorney Licensed to Practice Law in Tennessee (Williamson County)

No. M2016-02199-SC-BAR-BP BOPR No. 2016-2649-6-AJ(22.3)

Clerk of the Courts

2 2016

FILED

ORDER OF ENFORCEMENT

This matter is before the Court pursuant to Tenn. Sup. Ct. R. 9, § 22.3, upon a Notice of Submission filed by Disciplinary Counsel for the Board of Professional Responsibility, consisting of a certified copy of a conviction in the Criminal Court for Davidson County, Tennessee, in the matter of *State of Tennessee v. John Jay Clark*, Case No. 2016-C-1703, (attached as Exhibit A), demonstrating that John Jay Clark, a Tennessee attorney, was convicted of a serious crime, i.e., violation of T.C.A. §39-14-114, felony forgery.

- IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT THAT:
- 1. John Jay Clark is suspended from the practice of law on this date pending further orders of this Court, pursuant to Tenn. Sup. Ct. R. 9, § 22.3;
- 2. This matter shall be referred to the Board of Professional Responsibility for the institution of a formal proceeding in which the sole issue to be determined shall be the extent of the final discipline;
- 3. John Jay Clark shall fully comply with the provisions of Tenn. Sup. Ct. R. 9, § 28, concerning disbarred or suspended attorneys; and
- 4. The Board of Professional Responsibility shall cause notice of this suspension to be published as required by Tenn. Sup. Ct. R. 9, § 28.11.

PER CURIAM

	IN THE CRIMINAL/OROGETIC COURT FOR DAVIDEO COUNTY, TENNESSEE		
asa Number 2014 - C-1708 County 1 County 1			
nise Number: 20/6 - C-1703 Count# / Counsel for the State: Jim Milandian Milandian District: 2014 Judicial Division: TE Counsel for the Defendant: Rich Trumps			
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SSN:			
Date of Birth: 2/6/27 Sex: 14			
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Plant Guilty - Cartified Question Findings Incorporated by Amended Offense Name AND TCA 5: Offense Date: And TCA 5:			
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Period of incarceration to be served prior to release on probation or Community Corrections: Minimum services prior to eligibility for work release, furfough, initity status and rehabilitative programs: Minimum services prior to eligibility for work release, furfough, initity status and rehabilitative programs: Months Days Hours (Misdemeanor Only) A Sup-Prob Unsup Pmb Comm Corr (CHECK ONR DOX) Years Months Days Biffective: 9 28 16			
WAS DRUG COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SENTENCE? YES AND	-		
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Drug Testing Fund (I'N Drug Cantrol Act) Total Amount \$ 932.50 Per Month \$ 1/14	•		
CICI S Sex Offender Tax	_		
Cilier: United Community Service: Hours Days Weeks Month	ihs		
The Defendant having been found guilty is rendered infancous and ordered to provide a biological specimen for the purpose of DNA analysis. Pursuant to 39-13-524 or 30-13-524			
rial Conditions Pursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration. Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-119, the clark shell forward this judgment to the Department of Heal			
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n. J. Pandali wyatt. Jr. O 20 2011			
Judge's Name			
County of subgrient			
did not provide a signature above.	1		
119 (rev, 1/1/15) Exhibit A RDA 116			
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IN THE CRIMINAL CHRONIC COURT I	or Davidson county, tennessee	
135 Number 2016-C-1743	2 Counsel for the State: True Miles Counsel for the Defendant: Rik Dannes	
dicial District: 20th Judicial Division -t	Counsel for the State: (She Miles	
nin of Luddossee	Counsel for the Defendant: Rick Dannes	
	Retained Li Pub Dat Appt Private Atty Appt	
: stundant: John Jan Clark Staling:	. Counsel Walved L. Pro Se	
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िव्याह्र .	Offenso Dato: 4/15/2018 County of Offenso: DOIVI OSOV	
found:	Conviction Offense Mante AND TCA 8: Force - 4/600 - 18/40 - 37-14-14 Conviction: Class (circle one) 1st A D CD B A Falony Misdemeaner	
July Varillet Not Guilty by Reason of Instantly	Conviction: Class (circle case) 1 A D C B Felony Misdemenner	
Hench Trial	is this conviction offense methampical mine related? Yes 2. No Sentence Imposed Date: 9/28/16	
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er unneidering the evidence, the entire record, and in the case of sentencing, all fluctors in Tennessee Code Annotated Title 40, Chapter 35, all of which are incorporated by streams leavely, it is ORDERED and ADJUDGED lifet the conviction described allows is imposed hereby and that a sentence and costs are imposed as follows:		
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or	40-39-208, -211 Violation of Sex Offender Registry or Meth (39-17-434, -417, -418)	
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Minimum Sentence Length: 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zono or 55-10-401 DUI 4th Offense or 39-17-1324 Passessian/Ruptoyment of Pirearm or 40-39-208, -211 Violation of Sox Offender Registry or Meth (39-17-434, -417, -418) Policy of Insurversalion to the served prior to release on prohabilities or Community Carrections: Monities Days Hours of Sox Offender Registry or Meth (39-17-434, -417, -418) Minimum service prior to eligibility for work release, furlough, tusty status and rehabilitative programs: 6 (Misdamesnor Only) cruative Rentence: MSup Prob Unisup Prob Camm Core (CHECK ONE BOX) 27-6812 Months Days Biffective; 9 28/16 48/16		
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n.J. Pandali Wyatt Jr. 9-29-2016		
Judge's Hame	. June's Signifiere Date of Entry of Judgment	
Counsel for State/Signature (optional)	Defendant Defendant's Counsel/Signature (optional)	
clerk, hereby certify that, before entry by the court, a copy of this Judgment was made available to the party or parties		

did not provide a signature chove.