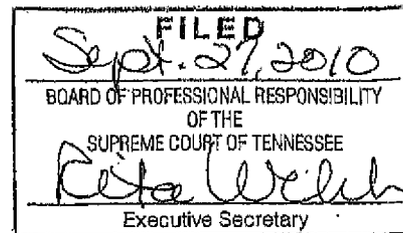


IN DISCIPLINARY DISTRICT IV
OF THE
BOARD OF PROFESSIONAL RESPONSIBILITY
OF THE
SUPREME COURT OF TENNESSEE



IN RE: JOHN HARWELL DICKEY, BPR NO. 2090
Respondent, an attorney licensed
to practice law in Tennessee
(Lincoln County)

FILE NO. 32578-4-KB

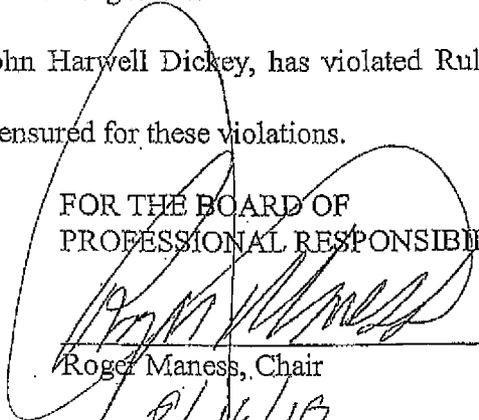
PUBLIC CENSURE

The above complaint was filed against John Harwell Dickey, an attorney licensed to practice law in Tennessee, alleging certain acts of misconduct. Pursuant to Supreme Court Rule 9, the Board of Professional Responsibility considered this matter by ballot on July 23, 2010.

Criminal charges were filed against Respondent in August 2009 for threatening and erratic public conduct. In order to resolve the criminal charges, on January 19, 2010 Respondent entered a Best Interest Plea to three (3) counts of Misdemeanor Reckless Endangerment and one (1) count of Resisting Arrest. In exchange for his criminal plea, Respondent is required to serve jail time, pay court costs and perform 100 hours of pro bono legal work.

By the aforementioned facts, John Harwell Dickey, has violated Rules of Professional Conduct 8.4(b) and is hereby Publicly Censured for these violations.

FOR THE BOARD OF
PROFESSIONAL RESPONSIBILITY



Roger Maness, Chair

8/16/10

Date