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

IN RE:				DOCKET NO	
			, Petitioner		
	(County)		
			PETITION FO	R REINSTATEMENT	
	Pursuan	t to Tenr	. Sup. Ct. R. 9, § 30.	4(c),(Name) petitions for reinstatement	
to the p	ractice (of law by	submitting the follow	ving:	
	1.	Petitione	was suspended from	n the practice of law by Order of the Supreme Court	
entered	on(c	ate)	, Docket No	·	
	2.	Petitione	has remained on su	spension for one (1) year or less from the effective	
date of	the Cou	rt's Orde	r.		
	3.	Petitione	has complied with	all conditions imposed by the Court as described	
below:	(attach	supportii	ng documentation as	necessary)	
	(Typica	l condition	ons may include: pay	ment of restitution, evaluation by TLAP, additional	
CLE, eı	ngagem	ent of a pi	actice monitor, comp	eletion of an affidavit pursuant to § 18 in 2006 version	
of Rule	e 9 or § 2	8 in curr	ent version, etc.)		
	4.	Petitione	has paid all outst	anding costs owed to the Board of Professional	

5. Petitioner has paid all outstanding court costs owed to the Appellate Court Clerk for the prior disciplinary proceeding. (attach supporting documentation as necessary)

Responsibility for prior disciplinary proceedings.

- 5. Petitioner is in compliance with all CLE obligations, including hours of attendance and any fines or penalties. (attach supporting documentation as necessary)
- 6. Petitioner is in compliance with all registration fees and IOLTA statements. (attach supporting documentation as necessary)
- 7. Petitioner is in compliance with all professional privilege tax obligations. (attach supporting documentation as necessary)
- 8. Petitioner can demonstrate that he/she has the moral qualifications to return to the practice of law because: (attach supporting documentation as necessary)
- 9. Petitioner can demonstrate that he/she has the competency and learning in the law required for admission to practice law in this state because: (attach supporting documentation as necessary)
- 10. Petitioner can demonstrate that resumption to the practice of law will not be detrimental to the integrity and standing of the bar or the administration of justice, or subversive to the public interest because: (attach supporting documentation as necessary)

WHEREFORE, Petitioner respectfully	requests that an Order be entered reinstating
him/her to the practice of law.	
	Respectfully submitted,
VERIFI	<u>CATION</u>
I,, hereby swear, attest foregoing is true to the best of my knowledge, in	st, or affirm that the information provided in the
STATE OF TENNESSEE COUNTY OF	
(Mary – need notary stuff)	
<u>CERTIFICAT</u>	E OF SERVICE
I certify that a copy of this <i>Petition for I</i> Counsel,, by reguladay of, 2014.	Reinstatement has been served upon Disciplinary ar U.S. Mail, postage prepaid, on this the