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

IN RE: JAMES FRANKLIN LOGAN, JR., BPR NO. 758

FILE NO. 34662-3-PS

Respondent, an attorney licensed to practice law in Tennessee

(Bradley County)

PUBLIC CENSURE

The above complaint was filed against James Franklin Logan, Jr., an attorney licensed to practice law in Tennessee, alleging certain acts of misconduct. Pursuant to Tenn. Sup. Ct. R. 9, the Board of Professional Responsibility considered these matters at its meeting on September 13, 2013.

After Mr. Logan was retained to assist his client in managing lottery winnings and forming a limited partnership with the client for that purpose, the client depleted the principal from the investment account into which the winnings were deposited. Thereafter, Mr. Logan took action on behalf of the limited partnership to foreclose on his client's residence. In so doing, Mr. Logan violated Rule 1.7 and 1.8 because he, on behalf of the Limited Partnership, took action that was adverse to the interests his client. Additionally, Mr. Logan violated Rule 1.6 by discussing his client's finances with the client's ex-wife without his client's consent.

By the aforementioned acts, James Franklin Logan, Jr., has violated Rules of Professional Conduct 1.6 (confidentiality), 1.7 (conflict of interest), 1.8 (conflict of interest, prohibited transactions), and is hereby Publicly Censured for this/these violations.

FOR THE BOARD OF PROFESSIONAL RESPONSIBILITY

October 14,2013 Date