

ORIGINAL

BEFORE THE SUPREME COURT OF OHIO

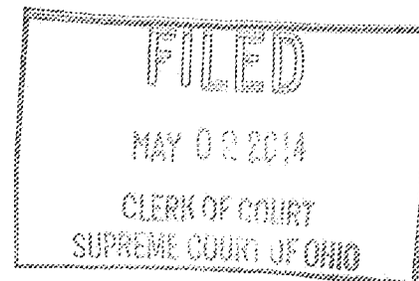
Columbus Bar Association, :
Relator, :
v. :
John Eugene DiAlbert :
Respondent. :

Case Number: 08-822

APPLICATION FOR REINSTATEMENT TO THE PRACTICE OF LAW PURSUANT
TO GOV. BAR R. V., SECTION 10 (A) et. Seq.

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Charles@legalethics.pro

Bruce Campbell (0010802)
Aimee Alysha Alexander Clous (0070627)
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Columbus, OH 43215-5193
Phone: (614) 340-2053
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**APPLICATION FOR REINSTATEMENT TO THE PRACTICE OF LAW PURSUANT
TO GOV. BAR R. V, SECTION 10 (A) et. Seq.**

TO: The Clerk of the Supreme Court of Ohio
65 South Front Street, 8th Floor
Columbus, Ohio 43215-3431

Office of Disciplinary Counsel
250 Civic Center Drive, Ste. 325
Columbus, Ohio 43215-7411

NOW comes Respondent, John Eugene DiAlbert, by and through his Attorney, Charles J. Kettlewell, and files the following Application For Reinstatement to the Practice of Law Pursuant to Gov. Bar R. V, Section 10(A) et. Seq. and avers as follows:

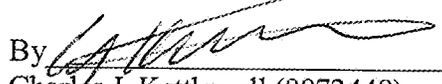
1. On May 24, 2007 the Supreme Court of Ohio suspended Respondent from the practice of law for failing to comply with his Continuing Legal Education (CLE) requirements in Case Number CLE 2006-30101. **(Ex. A)**
2. On June 25, 2007 Respondent filed an Affidavit of Compliance with the Court's May 24, 2007 CLE Suspension Order in Case Number CLE 2006-30101. Respondent's June 25, 2007 Affidavit of Compliance confirmed Respondent: 1) paid the Commission on CLE the imposed sanction fee of \$750.00; 2) complied with Gov. Bar R. X for the 2004-2005 reporting period, and complied with the CLE requirements through March 30, 2007; 3) ceased practicing law upon learning of the CLE suspension order; 4) ceased counseling, advising, or preparing legal documents for anyone; 5) understood he had been divested of the privilege of practicing law in Ohio; 6) surrendered his attorney registration card; 7) completed additional CLE hours; 8) notified by certified mail all clients of his suspension; 9) made arrangements to deliver files to all clients; 10) refunded any unearned fees; 10) notified opposing counsel and filed Notices of Disqualification with

- courts before whom Respondent was appearing at the time of the CLE suspension; and, 11) sent all required communications via certified mail. **(Ex. B)**
3. Respondent has never previously Petitioned for Reinstatement from the Court's CLE suspension Order in Case Number CLE 2006-30101, but is doing so contemporaneous to filing this Application for Reinstatement in Case No. 2008-822. **(Ex. C)**
 4. On October 14, 2008 this Court suspended Respondent in Case No. 2008-822 for a period of two years with the last eighteen months stayed on certain conditions. **(Ex. D)**
 5. At the time of the October 14, 2008 disciplinary suspension in Case No. 2008-822 Respondent was still suspended under the CLE suspension in Case Number CLE 2006-30101.
 6. On April 23, 2009, the Court issued an Order to Show Cause why Respondent should not be found in contempt for failing to comply with the Court's October 14, 2008 suspension order for failing to surrender his attorney registration card and file an affidavit of compliance on or before November 13, 2008. **(Ex. E)**
 7. Respondent had previously surrendered his attorney registration card with the June 25, 2007 Affidavit of Compliance filed in Case Number CLE 2006-30101, and had previously met all of the requirements of the Court's October 14, 2008 disciplinary suspension order in Case No. 2008-822 in that he had ceased practicing law and had sent out all of the necessary notices to clients, opposing counsel, and courts via certified mail in 2007 pursuant to the CLE suspension Order in Case Number CLE 2006-30101. **(Ex. B)** Respondent is presently filing an Affidavit of Compliance with the Court's suspension order in Case No. 2008-822 and apologizes for any confusion caused by his failure to do so previously. **(Ex. F)**

8. Respondent has simultaneously filed with the Office of Attorney Services an Application For (Registration) Reinstatement pursuant to Gov. Bar R. VI, Section 6, and has paid the \$300.00 CLE registration reinstatement fee.
9. Respondent has obtained and encloses herewith a September 16, 2013 letter from John Tarpy, Ph.D., concluding that Mr. Dialbert "is able to competently and ethically engage in the practice of law at this time," as required by the Court's Order in Case No. 08-822. **(Exhibit G)**
10. Respondent has obtained an affidavit from Scott Mote, Executive Director of the Ohio Lawyer's Assistance Program (OLAP), indicating that OLAP is willing to monitor Respondent for the two years monitored probation time pursuant to the Court's Order in Case No. 08-822. **(Exhibit H)** Alternatively, Respondent's counsel has also discussed with Bruce Campbell, counsel for Relator Columbus Bar Association (CBA), the possibility of an independent attorney as approved by this Court to monitor Respondent.
11. Respondent submits his own affidavit herewith in an attempt to explain why he ceased communications with OLAP in 2007, but otherwise continued to follow the instructions he had received from OLAP. **(Exhibit I)**;
12. Respondent is current with his CLE hours as required the suspension Orders in both Case Nos. CLE 2006-30101 and 2008-822. **(Exhibit J)**
13. Counsel for respondent has spoken with Bruce Campbell, counsel for the Relator Columbus Bar Association, (CBA) and the CBA has no objections to Mr. Dialbert's reinstatement at this time.

WHEREFORE, Respondent respectfully requests this Honorable Court enter an appropriate Order reinstating Respondent to the Practice of Law in the State of Ohio.

Respectfully submitted,

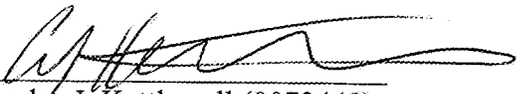
By 
Charles J. Kettlewell (0072448)
Charles J. Kettlewell LLC
445 Hutchinson Ave, Suite 100
Columbus, OH 43235
P (614) 436-2750
F (614) 436-2865
Charles@legalethics.pro

Attorney for Respondent,
John Eugene Dialbert

CERTIFICATE OF SERVICE

This is to certify that a by depositing same in the U.S. mail, postage pre-paid, this 1st
day of May 2014, a copy of the foregoing Application for Reinstatement has been
served upon:

Bruce Campbell (0010802)
Aimee Alysha Alexander Clous (0070627)
Columbus Bar Association
175 S Third St., Suite 1100
Columbus, OH 43215-5193

By 
Charles J. Kettlewell (0072448)

ON COMPUTER - SHG

FILED

The Supreme Court of Ohio

MAY 24 2007

MARCIA J. MENGEL, CLERK
SUPREME COURT OF OHIO

In re Report of the Commission
on Continuing Legal Education.

CLE-2006-30101

John Eugene DiAlbert
(#0030101),
Respondent.

ORDER

This matter originated in this Court on the filing of a report by the Commission on Continuing Legal Education (the "Commission") pursuant to Gov.Bar R. X(6)(A)(1)(b) and (2)(d). The Commission recommended the imposition of sanctions against certain attorneys and judges, including the above-named respondent, for failure to comply with the applicable continuing legal education provisions of Gov.Bar R. X and Gov.Jud.R. IV for the 2004-2005 reporting period.

The Commission's report recommended imposition of a monetary sanction against the respondent for noncompliance in the 2004-2005 reporting period. Furthermore, the Commission's report recommended that the respondent be suspended from the practice of law pursuant to Gov.Bar R. X(5)(A)(4) for violation of Gov.Bar R. X for the third consecutive reporting period, and for continuous and ongoing noncompliance with Gov.Bar R. X during the last three reporting periods. On December 29, 2006, this Court issued to the respondent an order to show cause why the Commission's recommendation should not be adopted and an order so entered against the respondent. Respondent filed objections to the Commission's recommendation, the Commission filed an answer brief, and this cause was considered by the Court. Upon consideration thereof,

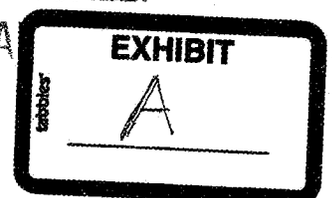
It is ordered by the Court that the recommendation of the Commission is adopted and respondent is immediately suspended from the practice of law pursuant to Gov.Bar R. X(6)(B)(3), and Gov.Bar R. X(5)(A)(4), until respondent is reinstated by order of this Court pursuant to Gov.Bar R. X(7).

It is further ordered that, within 30 days of the date of this order, respondent shall pay to the Commission on Continuing Legal Education, by certified check or money order, a sanction fee which is hereby imposed in the total amount of \$750.00.

It is further ordered that, payment of the sanction fee notwithstanding, respondent shall comply with the requirements imposed by Gov.Bar R. X for the 2004-2005 reporting period. See CLE Reg. 503.4.

It is further ordered that respondent immediately cease and desist from the practice of law in any form and is hereby forbidden to appear on behalf of another before any court, judge, commission, board, administrative agency or other public authority.

ELECTRONICALLY
JOURNAL



It is further ordered that respondent is hereby forbidden to counsel or advise or prepare legal documents for others or in any manner perform such services.

It is further ordered that respondent is hereby divested of each, any and all of the rights, privileges and prerogatives customarily accorded to a member in good standing of the legal profession of Ohio.

It is further ordered that respondent surrender forthwith respondent's attorney registration card to the Clerk of this Court on or before 30 days from the date of this order, and that respondent's name be stricken from the roll of attorneys maintained by this Court.

It is further ordered that, pursuant to Gov.Bar R. X(3)(G), respondent shall complete one credit hour of continuing legal education for each month, or portion of a month, of the suspension. As part of the total credit hours of continuing legal education required by Gov.Bar R. X(3)(G), respondent shall complete one credit hour of instruction related to professional conduct required by Gov.Bar R. X(3)(A)(1), for each six months, or portion of six months, of the suspension.

It is further ordered that respondent shall not be reinstated to the practice of law in Ohio until (1) respondent complies with the requirements for reinstatement set forth in Gov.Bar R. X(7); (2) respondent complies with the Supreme Court Rules for the Government of the Bar of Ohio; (3) respondent complies with this and all other orders of the Court; and (4) this Court orders respondent reinstated.

It is further ordered that, within 30 days of the date of this order, respondent shall:

1. Notify all clients being represented in pending matters and any co-counsel of respondent's suspension and consequent disqualification to act as an attorney after the effective date of this order and, in the absence of co-counsel, also notify the clients to seek legal service elsewhere, calling attention to any urgency in seeking the substitution of another attorney in respondent's place;
2. Regardless of any fees or expenses due respondent, deliver to all clients being represented in pending matters any papers or other property pertaining to the client, or notify the clients or co-counsel, if any, of a suitable time and place where the papers or other property may be obtained, calling attention to any urgency for obtaining such papers or other property;
3. Refund any part of any fees or expenses paid in advance that are unearned or not paid, and account for any trust money or property in the possession or control of respondent;
4. Notify opposing counsel in pending litigation or, in the absence of counsel, the adverse parties, of respondent's disqualification after the effective date of this order, and file a notice of disqualification of respondent with the court or agency before which the litigation is pending for inclusion in the respective file or files;

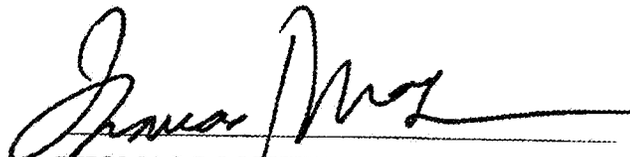
5. Send all notices required by this order by certified mail with a return address where communications may thereafter be directed to respondent;
6. File with the Clerk of this Court and the Disciplinary Counsel of the Supreme Court an affidavit showing compliance with this order, showing proof of service of notices required herein, and setting forth the address where the affiant may receive communications; and
7. Retain and maintain a record of the various steps taken by respondent pursuant to this order.

It is further ordered that respondent shall keep the Clerk of this Court and the Disciplinary Counsel advised of any change of address where respondent may receive communications.

It is further ordered, *sua sponte*, that all documents filed with this Court in this case shall meet the filing requirements set forth in the Rules of Practice of the Supreme Court of Ohio, including requirements as to form, number, and timeliness of filings.

It is further ordered by the Court that the Clerk shall send this order by certified mail to the respondent at the address registered with the Attorney Registration Section under Gov.Bar R. VI; that, if this order is returned as undeliverable or unclaimed, the Clerk shall resend it by regular mail. Service of this order in accordance with the foregoing shall be deemed effective service.

It is further ordered that, pursuant to Gov.Bar R. X(6)(H), the Clerk of this court send certified copies of this order to those persons or organizations named in Gov.Bar R. V(8)(D)(1), and that publication be made as required under Gov.Bar R. X(6)(H).


THOMAS J. MOYER
Chief Justice

IN THE SUPREME COURT OF OHIO

In re Report of the Commission
On Continuing Legal Education.

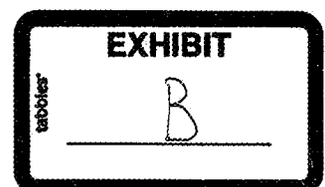
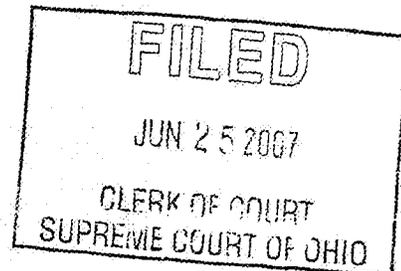
CLE-2006-30101

John Eugene DiAlbert
(#0030101),
Respondent.

**AFFIDAVIT OF JOHN E. DIALBERT, RESPONDENT, IN COMPLIANCE WITH
THE SUSPENSION ORDER IMPOSED AGAINST HIM BY THIS COURT ON
MAY 24, 2007**

John E. DiAlbert, Attorney at Law, RESPONDENT
SC Reg. # 0030101
782 Dempsey Road
Westerville, Ohio 43081
(614) 843-1578
Fax. No. (614) 891-6366
dialbertlaw@sbcglobal.net

Commission on Continuing Legal Education
65 South Front Street, 5th Floor
Columbus, Ohio 43215-3431
(614) 387-9325
Fax. No.
ccl@conet.state.oh.us



THE SUPREME COURT OF OHIO

In Re Report of the Commission
On Continuing Education

CLE-2006-30101

John E. DiAlbert
(#0030101),
Respondent

**AFFIDAVIT OF JOHN E. DIALBERT, RESPONDENT, IN COMPLIANCE
WITH THE SUSPENSION ORDER IMPOSED AGAINST HIM BY THIS COURT
ON MAY 24, 2007**

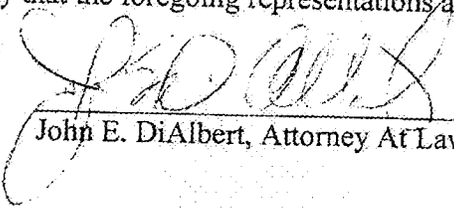
John E. DiAlbert, being duly sworn, upon his oath deposes and states as follows:

1. That he is over the age of 18 years; is competent to testify and has firsthand knowledge of the facts and matters set forth herein.
2. That on June 22, 2007, he paid to the Commission on Continuing Legal Education, by certified check, the imposed sanction fee of \$750.00. Attached is copy of the check and CLE Sanction Remittance Slip.
3. That he has complied with the requirements imposed by Gov. Bar R. X for the 2004-2005 reporting period. He has also complied with these same-type requirements through 2007. He completed 52.75 hours of CLE from February 8, 2007 through March 30, 2007. Attached is a report generated by the Commission on Continuing Legal Education in support of this compliance.
4. That since becoming aware of this Court's Suspension Order, Affiant has immediately ceased and desisted from the practice of law of all forms and has not appeared on behalf of another before any court, judge, commission, board, administrative agency or other public authority.
5. That affiant has not counseled or advised or prepared legal documents for others or in any manner performed such services all in compliance with this Court's Order.

6. Affiant understands that he has been divested of all rights, privileges, and prerogatives customarily accorded to a member in good standing of the legal profession of Ohio.
7. Affiant personally surrendered his attorney registration card to the Clerk of this Court on June 22, 2007.
8. Affiant completed three (3) credit hours of continuing legal education on Friday, June 22, 2007, in compliance with that certain provision of this Court's Order requiring affiant to complete 1 credit hour of CLE for each month, or portion of a month, of the suspension. The program was titled Mortgage Foreclosures and was sponsored by the Ohio State Bar Association. The Activity Number was 000174997. Affiant is in the process of locating and scheduling a professional conduct CLE seminar pursuant to this Court's Order.
9. Affiant has notified, by certified mail letters, return receipt requested, all clients being represented in pending matters and co-counsel of affiant's suspension and consequent disqualification to act as an attorney. Affiant has further notified clients to seek legal service elsewhere, calling attention to any urgency. Attached hereto are copies of the letters and "post marked" certified mail receipts.
10. Affiant has made arrangements to deliver to all clients papers or other property pertaining to them and their case. See letters identified above in #9.
11. At the time affiant meets with his clients to deliver their property, Affiant will refund any part of any fee paid in advance by the client that is requested by the client, earned or unearned. Affiant does not have any trust money or expense money paid in advance that has not been paid.
12. Affiant has notified, by certified mail letters, return receipt requested, opposing counsel in pending litigation of his disqualification and also has filed a "Notice of Disqualification" with the Court before which the litigation is pending. See letters and "Notice of Disqualifications" filed with the respective Courts which are attached hereto.
13. As described above, Affiant has sent all notices required by the Court's Order by certified mail with a return address where communications may thereafter be directed to Respondent.

I affirm under the penalties for perjury that the foregoing representations are true.

Dated: this 25 day of June, 2007



John E. DiAlbert, Attorney At Law

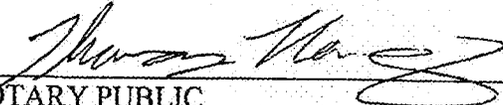
STATE OF OHIO

FRANKLIN COUNTY SS

Subscribed and sworn to before me, a Notary Public in and for said County and State, this 25th day of June, 2007.



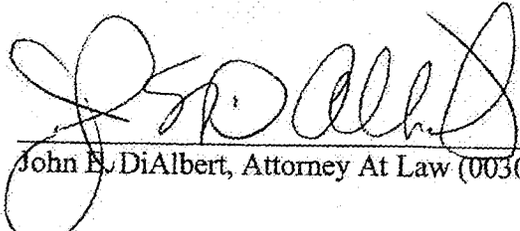
THOMAS KENNEY
Notary Public, State of Ohio
My Commission Expires
August 18, 2011


NOTARY PUBLIC

My Commission Expires: August 18th 2011

PROOF OF SERVICE

This is to certify that a true and accurate copy of this Affidavit has been served upon the Commission on Continuing Legal Education, 65 S. Front St., 5th Fl., Columbus, OH 43215-3431, by hand delivery on this 25th day of June, 2007, and upon Jonathan E. Coughlan, Disciplinary Counsel of Ohio Supreme Court, 250 Civic Center Drive, Suite 325, Columbus, Ohio 43215-7411, by ordinary U.S. mail, postage prepaid, this 25th day of June, 2007.


John E. DiAlbert, Attorney At Law (0030101)



The Supreme Court of Ohio
Office of the Clerk

1586877

Receipt

Received From:	John E. DiAlbert
Amount:	\$ 941.17
	Check 1251409618
Received On:	9/17/2010
For:	Payment of board costs and interest
Case:	Case No. GEN-2008-0822
	Filed: 04/30/2008
	Columbus Bar Association
	v.
	John Eugene DiAlbert
Received By:	Helka -- deputy clerk
	Attorney Registration Fund

BEFORE THE SUPREME COURT OF OHIO

COPY

In re Report of the Commission
On Continuing Legal Education

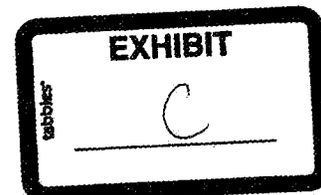
John Eugene DiAlbert
(#0030101)

CLE-2006-30101

PETITION FOR REINSTATEMENT

Charles J. Kettlewell (0072448)
Charles J. Kettlewell LLC
445 Hutchinson Ave, Suite 100
Columbus, Ohio 43235
P (614) 436-2750
F (614) 436-2865
Charles@legalethics.pro

Counsel for Petitioner,
John Eugene DiAlbert



PETITION FOR REINSTATEMENT

TO: The Clerk of the Supreme Court of Ohio
65 South Front Street, 8th Floor
Columbus, Ohio 43215-3431

Office of Disciplinary Counsel
250 Civic Center Drive, Ste. 325
Columbus, Ohio 43215-7411

Bruce Campbell (0010802)
Aimee Alysha Alexander Clous (0070627)
Columbus Bar Association
175 S Third St., Suite 1100
Columbus, OH 43215-5193

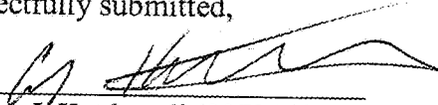
Now comes the Petitioner, John Eugene DiAlbert, the Respondent in Case Number CLE-2006-30101, by and through counsel, and files this Petition for Reinstatement Pursuant to the prior version of Gov. Bar R. X, Section 7, as Petitioner's CLE suspension predates Dec. 31, 2008.

- a) Petitioner was suspended on May 24, 2007;
- b) Petitioner has not previously filed a Petition for Reinstatement in this case;
- c) Petitioner was previously disciplined in Case Number 2002-2151 and Case Number 2008-0822. Petitioner is still under both the CLE suspension in CLE 2006-30101 and a Disciplinary Suspension in Case No. 2008-822. Petitioner is simultaneously Applying for Reinstatement in Case No. 2008-822 along with filing this Petition for Reinstatement;
- d) Petitioner is current with his CLE hours as required the suspension Orders in both Case Nos. CLE 2006-30101 and 2008-822, and has attached evidence of compliance as **Exhibit J** to the Application for Reinstatement being filed simultaneously with this Petition for Reinstatement;

- e) Petitioner is including herewith a reinstatement fee of \$300.00 (three hundred) dollars;
- f) Petitioner has paid all fees for his noncompliance related to Case Number CLE-2006-30101; and,
- g) Petitioner is currently registered inactive and has met the registration requirements of Gov. Bar R. VI.

WHEREFORE, Petitioner respectfully requests this honorable Court grant his Petition for Reinstatement in Case Number CLE-2006-30101.

Respectfully submitted,

By 
Charles J. Kettlewell (0072448)
Charles J. Kettlewell LLC
445 Hutchinson Ave, Suite 100
Columbus, OH 43235
P (614) 436-2750
F (614) 436-2865
Charles@legalethics.pro

Counsel for Petitioner,
John Eugene DiAlbert

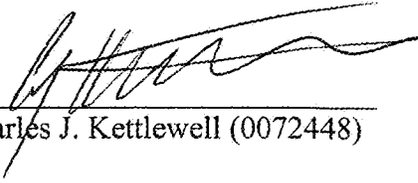
CERTIFICATE OF SERVICE

This is to certify that a by depositing same in the U.S. mail, postage pre-paid, this 13th
day of May 2014, a copy of the foregoing Petition For Reinstatement has been served upon:

Scott Drexel
Disciplinary Counsel
250 Civic Center Drive, Ste. 325
Columbus, Ohio 43215-7411

And,

Bruce Campbell (0010802)
Aimee Alysha Alexander Clous (0070627)
Columbus Bar Association
175 S Third St., Suite 1100
Columbus, OH 43215-5193

By 
Charles J. Kettlewell (0072448)

Columbus Bar Association,
Relator,
v.
John Eugene DiAlbert,
Respondent.

Case No. 08-822

ON CERTIFIED REPORT BY THE
BOARD OF COMMISSIONERS ON
GRIEVANCES AND DISCIPLINE OF
THE SUPREME COURT

ORDER

The Board of Commissioners on Grievances and Discipline filed its Final Report in this court on April 30, 2008, recommending that pursuant to Rule V(6)(B)(3) of the Supreme Court Rules for the Government of the Bar of Ohio the respondent, John Eugene DiAlbert, be suspended from the practice of law for a period of twenty-four months with eighteen months stayed on conditions, including probation. Respondent filed no objections to said Final Report, and this cause was considered by the court. On consideration thereof,

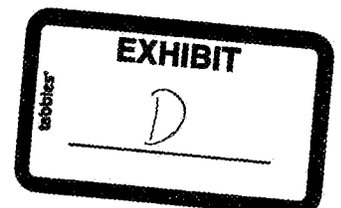
It is ordered and adjudged by this court that pursuant to Gov.Bar R. V(6)(B)(3) and consistent with the opinion rendered herein, respondent, John Eugene DiAlbert, Attorney Registration Number 0030101, last known business address in Westerville, Ohio, be suspended from the practice of law for a period of two years with the last eighteen months stayed on the conditions that respondent (1) stay in compliance with the three-year Ohio Lawyers Assistance Program recovery contract entered on August 10, 2007; (2) pay restitution to Mary Cabeen in the amount of \$350 within thirty days of this order; (3) upon application for reinstatement, prove through a medical professional, approved by both parties, that he can competently and ethically practice law; and, (4) upon reinstatement, serve a two-year monitored probation, in accordance with Gov.Bar R. V(9). It is further ordered that if respondent fails to comply with the conditions for the stay or his probation, the stay will be lifted, and he will serve the entire two-year suspension.

It is further ordered that the respondent immediately cease and desist from the practice of law in any form and is hereby forbidden to appear on behalf of another before any court, judge, commission, board, administrative agency or other public authority.

It is further ordered that respondent is hereby forbidden to counsel or advise or prepare legal instruments for others or in any manner perform such services.

It is further ordered that the respondent is hereby divested of each, any, and all of the rights, privileges and prerogatives customarily accorded to a member in good standing of the legal profession of Ohio.

It is further ordered that before entering into an employment, contractual, or consulting relationship with any attorney or law firm, the respondent shall verify that the attorney or law



firm has complied with the registration requirements of Gov.Bar R. V(8)(G)(3). If employed pursuant to Gov.Bar R. V(8)(G), respondent shall refrain from direct client contact except as provided in Gov.Bar R. V(8)(G)(1), and from receiving, disbursing, or otherwise handling any client trust funds or property.

It is further ordered that respondent be taxed the costs of these proceedings in the amount of \$806.31, which costs shall be payable to this court by certified check or money order on or before 90 days from the date of this order. It is further ordered that if these costs are not paid in full on or before 90 days from the date of this order, interest at the rate of 10% per annum shall accrue as of 90 days from the date of this order, on the balance of unpaid Board costs. It is further ordered that if costs are not paid in full on or before 90 days from the date of this order, respondent may not apply for reinstatement until costs and all accrued interest, are paid in full.

It is further ordered, sua sponte, by the court, that within 90 days of the date of this order, respondent shall reimburse any amounts that have been awarded against the respondent by the Clients' Security Fund pursuant to Gov.Bar R. VIII(7)(F). It is further ordered, sua sponte, by the court that if, after the date of this order, the Clients' Security Fund awards any amount against the respondent pursuant to Gov.Bar R. VIII(7)(F), the respondent shall reimburse that amount to the Clients' Security Fund within 90 days of the notice of such award.

It is further ordered that, pursuant to Gov.Bar R. X(3)(G), respondent shall complete one credit hour of continuing legal education for each month, or portion of a month, of the suspension. As part of the total credit hours of continuing legal education required by Gov.Bar R. X(3)(G), respondent shall complete one credit hour of instruction related to professional conduct required by Gov.Bar R. X(3)(A)(1), for each six months, or portion of six months, of the suspension.

It is further ordered that respondent shall not be reinstated to the practice of law in Ohio until (1) respondent complies with the requirements for reinstatement set forth in the Supreme Court Rules for the Government of the Bar of Ohio; (2) respondent complies with the Supreme Court Rules for the Government of the Bar of Ohio; (3) respondent complies with this and all other orders of the court; and (4) this court orders respondent reinstated.

It is further ordered that on or before 30 days from the date of this order, respondent shall:

1. Notify all clients being represented in pending matters and any co-counsel of respondent's suspension and consequent disqualification to act as an attorney after the effective date of this order and, in the absence of co-counsel, also notify the clients to seek legal service elsewhere, calling attention to any urgency in seeking the substitution of another attorney in respondent's place;
2. Regardless of any fees or expenses due respondent, deliver to all clients being represented in pending matters any papers or other property pertaining to the client, or notify the clients or co-counsel, if any, of a suitable time and place where the papers or

other property may be obtained, calling attention to any urgency for obtaining such papers or other property;

3. Refund any part of any fees or expenses paid in advance that are unearned or not paid, and account for any trust money or property in the possession or control of respondent;
4. Notify opposing counsel in pending litigation or, in the absence of counsel, the adverse parties, of respondent's disqualification to act as an attorney after the effective date of this order, and file a notice of disqualification of respondent with the court or agency before which the litigation is pending for inclusion in the respective file or files;
5. Send all notices required by this order by certified mail with a return address where communications may thereafter be directed to respondent;
6. File with the clerk of this court and the Disciplinary Counsel of the Supreme Court an affidavit showing compliance with this order, showing proof of service of notices required herein, and setting forth the address where the respondent may receive communications; and.
7. Retain and maintain a record of the various steps taken by respondent pursuant to this order.

It is further ordered that respondent shall keep the Clerk, the Columbus Bar Association, and the Disciplinary Counsel advised of any change of address where respondent may receive communications.

It is further ordered that on or before 30 days of the date of this order respondent shall surrender the attorney registration card for the 2007/2009 biennium.

It is further ordered, sua sponte, that all documents filed with this court in this case shall meet the filing requirements set forth in the Rules of Practice of the Supreme Court of Ohio, including requirements as to form, number, and timeliness of filings.

It is further ordered, sua sponte, that service shall be deemed made on respondent by sending this order, and all other orders in this case, by certified mail to the most recent address respondent has given to the Office of Attorney Services.

It is further ordered that the clerk of this court issue certified copies of this order as provided for in Gov.Bar R. V(8)(D)(1), that publication be made as provided for in Gov.Bar R. V(8)(D)(2), and that respondent bear the costs of publication.

THOMAS J. MOYER
Chief Justice

FILED

The Supreme Court of Ohio

APR 23 2009

CLERK OF COURT
SUPREME COURT OF OHIO

Columbus Bar Association,

Relator,

v.

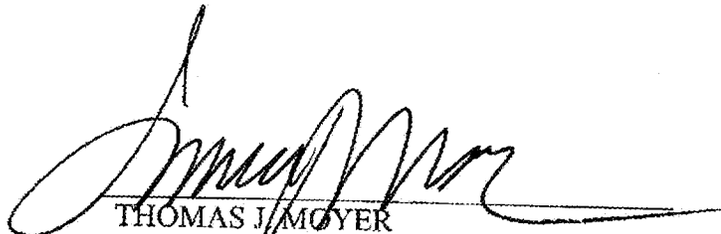
John Eugene DiAlbert,

Respondent.

Case No. 08-822

ORDER TO SHOW CAUSE

It is ordered by the court, sua sponte, that respondent show cause on or before 20 days from the date of this order, why respondent should not be found in contempt for failure to fully comply with this court's order of October 14, 2008, to wit: failure to surrender his attorney registration card and failure to file an affidavit of compliance on or before November 13, 2008.



THOMAS J. MOYER
Chief Justice

EXHIBIT

E

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COPY

BEFORE THE SUPREME COURT OF OHIO

Columbus Bar Association, :
Relator, :
v. : Case Number: 08-822
John Eugene DiAlbert :
Respondent. :

AFFIDAVIT OF COMPLIANCE

Charles J. Kettlewell (0072448)
Charles J. Kettlewell LLC
445 Hutchinson Ave, Suite 100
Columbus, Ohio 43235
P (614) 436-2750
F (614) 436-2865
Charles@legalethics.pro

Bruce Campbell (0010802)
Aimee Alysha Alexander Clous (0070627)
Columbus Bar Association
175 S Third St., Suite 1100
Columbus, OH 43215-5193
Phone: (614) 340-2053
Fax: (614) 221-4850
Bruce@cbalaw.org
alysha@cbalaw.org



AFFIDAVIT OF COMPLIANCE

TO: The Clerk of the Supreme Court of Ohio
65 South Front Street, 8th Floor
Columbus, Ohio 43215-3431

Office of Disciplinary Counsel
250 Civic Center Drive, Ste. 325
Columbus, Ohio 43215-7411

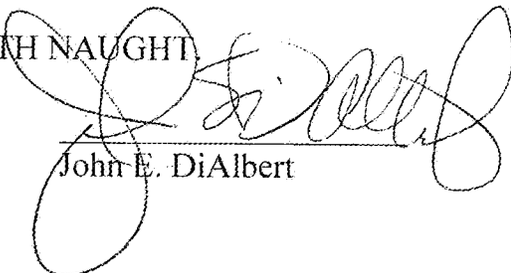
I, John Eugene DiAlbert, the Respondent in Case Number 2008-822 hereby swear and affirm that the following matters required to be fulfilled by me have been completed:

1. I notified all clients and co-counsel of my disqualification to act as an attorney prior to the Court's October 14, 2008 suspension Order in that I was already under a CLE Suspension Order in Case Number CLE 2006-30101 and had complied with the Court's May 24, 2007 CLE Suspension Order;
2. I had previously delivered to all clients then being represented any and all paperwork and/or other property pertaining to the client to the client or clients' successor counsel as instructed, in that I was already under a CLE Suspension Order in Case Number CLE 2006-30101 and had complied with the Court's May 24, 2007 CLE Suspension Order;
3. I refunded any part of any fee or expense paid in advance that was unearned and accounted for all trust money and property or property in my possession, in that I was already under a CLE Suspension Order in Case Number CLE 2006-30101 and had complied with the Court's May 24, 2007 CLE Suspension Order;
4. At the time of my October 14, 2008 suspension I was not participating in litigation in the state of Ohio which had not been concluded, or where successor counsel had not already substituted an appearance for mine prior to the suspension and as such, there were no courts, opposing counsel, or adverse parties to notify of my disqualification to act as an attorney, in

that I was already under a CLE Suspension Order in Case Number CLE 2006-30101 and had complied with the Court's May 24, 2007 CLE Suspension Order;

5. In that I had stopped actively practicing law in Ohio prior to the Court's October 14, 2008 Order, there were no notices to be sent by certified mail;
6. I had previously filed a June 25, 2007 Affidavit of Compliance in CLE 2006-30101 and erroneously believed that, as such, I did need to file another Affidavit of Compliance with the Court's subsequent October 14, 2008 Suspension Order;
7. This present affidavit showing compliance with the Court's October 14, 2008 Order in Case Number 2008-822 is being filed with the Clerk of the Supreme Court and the Office of Disciplinary Counsel;
8. I retained records of the various steps taken by me pursuant to the Court's Order;
9. I am simultaneously filing a Petition for Reinstatement from my Ohio CLE Order of Suspension in CLE-2006-30101;

FURTHER AFFIANT SAYETH NAUGHT.


John E. DiAlbert

STATE OF OHIO)

COUNTY OF FRANKLIN)

BE IT REMEMBERED that, on this 28th day of April, 2014, before me, a Notary Public in and for said County and State, personally appeared the above named, John Eugene DiAlbert, who was sworn before me and did subscribe his name to this document in my presence, and did acknowledge the signing of this document to be his voluntary act and deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal, this date May 17, 2014 at Columbus aforesaid.



By Nancy J. Benedum
Notary Public

WHEREFORE, counsel for Respondent respectfully requests this honorable Court find that Respondent has purged himself of the Court's finding of Contempt for failing to previously file an Affidavit of Compliance in Case. No. 08-222.

Respectfully submitted,

By [Signature]
Charles J. Kettlewell (0072448)
Charles J. Kettlewell LLC
445 Hutchinson Ave, Suite 100
Columbus, OH 43235
P (614) 436-2750
F (614) 436-2865
Charles@legalethics.pro

Attorney for Respondent,
John Eugene DiAlbert

CERTIFICATE OF SERVICE

This is to certify that a by depositing same in the U.S. mail, postage pre-paid, this 15th day of May 2014, a copy of the foregoing Affidavit of Compliance has been served upon:

Scott Drexel
Disciplinary Counsel
250 Civic Center Drive, Ste. 325
Columbus, Ohio 43215-7411

And,

Bruce Campbell (0010802)
Aimee Alysha Alexander Clous (0070627)
Columbus Bar Association
175 S Third St., Suite 1100
Columbus, OH 43215-5193

By [Signature]
Charles J. Kettlewell (0072448)

JOHN A. TARPEY, Ph.D.
265 E. Livingston Ave.
Columbus, Ohio 43215
Telephone: (614) 461-5710
Fax: (614) 461-7810

September 16, 2013

Re: John Di Albert
DOB: 3-26-56

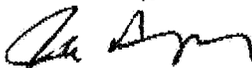
To Whom It May Concern:

Please be advised that the above named individual was seen for counseling in 2007-08. Mr. Di Albert successfully completed his counseling and, other than one session to discuss dealing with his daughter in 2011, there was no further contact between me and Mr. Di Albert until June of 2013. At that point in time, Mr. Di Albert requested an updated psychological opinion with regards to his present psychological adjustment and his present ability to resume his legal career. I explained to Mr. Di Albert that it would be most appropriate to provide such an opinion through both a clinical interview/mental status exam and standardized psychological testing. Mr. Di Albert then underwent a clinical interview and was administered a personality inventory (MMPI-2), which is a standardized instrument widely respected and understood within the legal community, on June 24 and June 25, 2013.

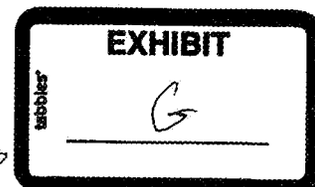
The findings from both aspects of that evaluation did not suggest any present psychopathology or significant problems in psychological adjustment at this time. His interview did not identify any specific cognitive or emotional problems, and his testing results (validity and clinical scales) were within the statistically normal/average range of performance. Therefore, from a psychological perspective it would appear that he is able to competently and ethically engage in the practice of law at this time.

If I can be of further assistance, please don't hesitate to contact me.

Sincerely,



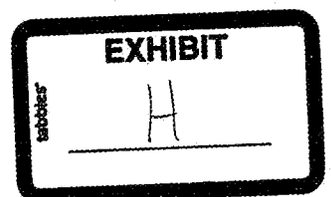
John A. Tarpey, Ph.D.
Consulting Psychologist



STATE OF OHIO)
) SS: AFFIDAVIT OF SCOTT R. MOTE
COUNTY OF FRANKLIN)

Now comes Scott R. Mote, an adult, being first duly sworn according to law, deposes and states that:

1. I am an attorney licensed to practice law in Ohio, having been admitted in 1977 (Supreme Court Number 0022879);
2. I am the Executive Director of the Ohio Lawyers Assistance Program, Inc. (OLAP) 1650 Lake Shore Drive, Suite 375, Columbus, Ohio 43204-4991;
3. I have reviewed the Supreme Court's Suspension order in Case No. 08-822, *Columbus Bar Association v. John E. DiAlbert*;
4. Mr. DiAlbert signed a three-year mental health contract with OLAP on August 10, 2007;
5. OLAP referred Mr. DiAlbert to Dr. John A. Tarpey for evaluation;
6. Mr. DiAlbert followed OLAP's recommendation to contact Tarpey;
7. Mr. DiAlbert stayed in contact with OLAP until December 18, 2007;
8. I have reviewed Dr. John A. Tarpey's September 16, 2013 letter wherein he concludes, "Therefore, from a psychological perspective it would appear that he [Mr. DiAlbert] is able to competently and ethically engage in the practice of law at this time."
9. Based upon Dr. Tarpey's September 16, 2013 report, I see no reason why Mr.



DiAlbert should not be permitted to be reinstated to the practice of law; and,

10. If Mr. DiAlbert is reinstated, OLAP is willing to monitor him for the two year monitored probation time in accordance with Gov. Bar R. V(9) as indicated in the Court's order.

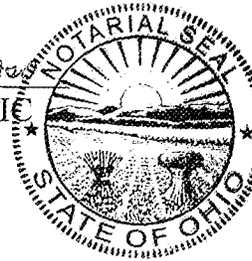
FURTHER AFFIANT SAYETH NAUGHT.



SCOTT R. MOTE

SWORN TO BEFORE ME and subscribed in my presence this 11th day of February, 2014.

Carol Ann Ross
NOTARY PUBLIC

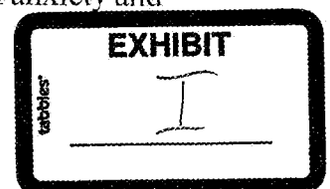


Carol Ann Ross
Notary Public, State of Ohio
My Commission Expires 10-19-2016

STATE OF OHIO)
) SS: AFFIDAVIT OF JOHN E. DIALBERT
COUNTY OF FRANKLIN)

Now comes John E. DiAlbert, an adult, being first duly sworn according to law, deposes and states that:

1. I am an attorney, currently suspended from the practice of law in Ohio, (Supreme Court Number 0030101);
2. I first met with Stephanie Krznarich of the Ohio Lawyer's Assistance Program (OLAP) on or about August 10, 2007;
3. At the time my impression was that OLAP considered me distinguishable from the typical OLAP participant in that I did not have a drug problem, an alcohol problem, and I had not misappropriated clients funds, rather, I was having personal issues;
4. At that time I was struggling at dealing with marital problems; problems with the failing health of my father and brother; my own personal health issues; financial problems; and, not knowing how to solve those problems or otherwise deal with them successfully;
5. As my struggles were escalating, I became disinterested with practicing law and my income was suffering as a result. These issues impacted my ability and desire to focus on my law practice;
6. As a result, I neglected to handle Mary Cabeen's situation in a fashion consistent with how I had conducted business with my previous clients;
7. From my meeting with Ms. Krznarich I learned I was having symptoms of anxiety and

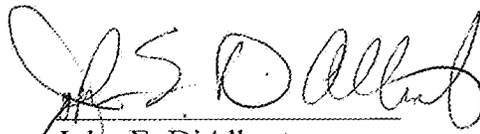


depression and that I needed to be taking better care of my health.

8. OLAP recommended: that I eat breakfast daily; that I eat lunch daily; that I take Melatonin for sleep; that I see Dr. Tarpy; that I see my family physician for an exam; that I have a sleep study conducted; and that I telephone OLAP twice a week;
9. I did all of the foregoing for approximately three to four months and OLAP had a signed release from me authorizing these health professionals to provide my records;
10. I treated with Dr. Tarpy until Dr. Tarpy said counseling was no longer necessary;
11. I got a clean bill of health from my family physician;
12. I took a sleep study which concluded that I did not have sleep apnea or any other kind of sleep disorder;
13. Once these three things in paragraphs 10-12 were accomplished, my requirements with OLAP became less personal and involved.
14. I was instructed to phone OLAP every so often to let them know I was eating meals and sleeping and in general terms that I was doing OK;
15. OLAP also wanted me to fill out a ledger indicating the same type information, which I did for a while;
16. When I would call the OLAP office during this time I would usually either reach a voicemail message or get the receptionist.
17. If I reached the voicemail I would leave a message saying who I was and that I was doing fine; or, if I reached the receptionist, I would share that same type information.
18. During this time of leaving messages, no one at OLAP ever called me back,

- scheduled me for any type of follow up appointment, or sent me any correspondence;
19. Notwithstanding the language in the OLAP contract, I was under the impression that it was not important for me to continue calling as long as I was eating, sleeping, and generally taking care of my health, so at some point I stopped calling OLAP;
 20. On November 19, 2007 I had a court hearing before the Board of Commissioners on Grievances and Discipline;
 21. Stephanie Krznarich from OLAP testified on my behalf and indicated that I had been compliant with the majority of her recommendations.
 22. Regarding my calling the OLAP office, Stephanie Krznarich said I was consistent in September 2007; not consistent in October 2007; and improved in November 2007;
 23. Based on the testimony provided at my hearing, I still was under the impression that my phone calls to OLAP were not very important;
 24. Sometime after my November 2007 hearing I ceased calling OLAP, but continued to comply with all of the other recommendations made by OLAP with respect to taking care of my health.

FURTHER AFFIANT SAYETH NAUGHT.


John E. DiAlbert

SWORN TO BEFORE ME and subscribed in my presence this 18th day of April, 2014.




NOTARY PUBLIC

Charles J. Kettlewell

From: White, Tammy <Tammy.White@sc.ohio.gov>
Sent: Friday, April 25, 2014 3:43 PM
To: Charles J. Kettlewell
Subject: John DiAlbert

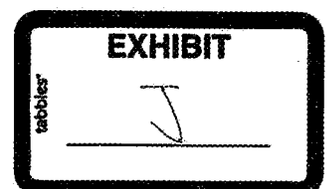
Mr. Kettlewell:

The records indicate that a total of 112.75 hours, including 16 hours of attorney professional conduct has accrued from Mr. DiAlbert's CLE suspension imposed on May 24, 2007 through May 24, 2014. The records further indicate that Mr. DiAlbert has reported completing a total of 123.50 hours, including 19 hours of attorney professional conduct. Currently, Mr. DiAlbert is up to date on his CLE requirements in accordance with his order of suspension imposed on May 24, 2007.

If you have any questions, please let me know.



Tammy White | Attorney Services Manager | Supreme Court of Ohio
65 South Front Street ■ Columbus, Ohio 43215-3431
614.387.9330 (telephone) ■ 614.387.9329 (fax)
tammy.white@sc.ohio.gov
www.supremecourt.ohio.gov



The Supreme Court of Ohio

COMMISSION ON CONTINUING LEGAL EDUCATION
 65 SOUTH FRONT STREET, 5th FLOOR, COLUMBUS, OHIO 43215-3431 (614) 387-9325

Activities from May 24, 2007 through April 25, 2014

John Eugene DiAlbert

Attorney Registration Number: 0030101
 Date of Admission: 11/04/1985
 Current Registration Status: Inactive

Activity Date	Activity Code	Activity Title	Location	Credit Type	Hours											Total			
					Gen	Eth	S.A.	Prof	JFair	ACond	JCond	NGen	NProf	NOff	NFund				
06/22/2007	174997	Mortgage Foreclosures	Columb	Attendance	3.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.00
06/28/2007	175644	Getting Better Resolutions in OVI Cases	Mt. Vern	Attendance	3.50	1.00	0.50	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
07/25/2012	245843	Stuart Teicher - Threats of 21st Century Lawyering	Columb	Attendance	0.00	1.00	0.50	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2.50
08/01/2012	247081	Health Care Reform Continues to March Forward: 'Cleveland	Cleveland	Attendance	2.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2.50
08/06/2012	246737	Special Counsel Collections Seminar	Columb	Attendance	2.25	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.25
08/24/2012	246485	Impact of ObamaCare Decision on Small Business	Perrysvi	Attendance	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00
08/24/2012	246486	Is Compliance Irrelevant? Why You Are Still Getti	Perrysvi	Attendance	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
10/10/2012	249362	Taxing Matters: Tax Aspects of IRS Tax Liens in B	Columb	Attendance	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00
10/16/2012	249880	Dodd-Frank & the New Consumer Financial Prote	Columb	Attendance	3.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.00
10/23/2012	250031	Manage Your Mantra	Columb	Attendance	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
11/12/2012	247106	Fair Debt Collection Practices Act (FDCPA): Comp	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
11/30/2012	252129	OVI Part 1	Columb	Attendance	2.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.00
12/04/2012	247716	Piercing the Corporate Veil to Find Alter Ego Liab	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
12/10/2012	247396	Advanced Collection Strategies	Cleveland	Attendance	5.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
12/14/2012	247405	Nuts & Bolts of Collection Law	Columb	Attendance	5.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
12/19/2012	247983	Applying the Rules of Evidence: What Every Attor	Columb	Attendance	5.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
12/28/2012	248718	Sports Contracts & Agreements	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
12/31/2012	249011	Expanding Your Practice to Include Bankruptcy	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
01/09/2013	249971	Legal Ethics: Fiduciary Duty to the Client	Telecon	Self Study	0.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00
01/31/2013	253247	Top 10 Legal Malpractice Claims & How to Avoid T	Telecon	Self Study	0.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00
02/12/2013	252434	Protecting Customer's Credit Card Info: PCI Secur	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
02/20/2013	249989	Employment Law: 2013 Comprehensive Guide	Cleveland	Attendance	6.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
03/13/2013	257044	Taxing Matters Series: Ohio State & Local Tax Upc	Columb	Attendance	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00

The Supreme Court of Ohio

COMMISSION ON CONTINUING LEGAL EDUCATION
 65 SOUTH FRONT STREET, 5th FLOOR, COLUMBUS, OHIO 43215-3431 (614) 387-9325

Activities from May 24, 2007 through April 25, 2014

John Eugene DiAlbert
 Attorney Registration Number: 0030101
 Date of Admission: 11/04/1985
 Current Registration Status: Inactive

Activity Date	Activity Code	Activity Title	Location	Credit Type	Hours													Total
					Gen	Eth	S.A.	Prof	JFair	ACond	JCond	NGen	NProf	NOff	NFund			
03/27/2013	254363	Litigating FDCPA Violations	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
04/25/2013	253759	Collection Law from Start to Finish	Dayton,	Attendance	5.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
05/02/2013	254381	Collection Law Tips & Strategies	Cleveland	Attendance	5.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
05/23/2013	256516	Collecting the Judgment & Discovering Assets	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
08/21/2013	260012	Employment Laws Made Simple	Akron, C	Attendance	6.75	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.75
08/28/2013	261142	Employer Responsibilities & the Affordable Care A	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
08/29/2013	261146	Attorney's Guide to Going Paperless	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
09/10/2013	260532	Collections: Seeking & Collecting a Judgment	Columb	Attendance	5.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
09/18/2013	260822	Ohio Appellate Workshop: Real-World Tactics	Columb	Attendance	5.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
09/23/2013	267698	Special Counsel Collections Seminar	Columb	Attendance	2.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2.50
10/07/2013	261404	Collection Law from Start to Finish	Toledo, I	Attendance	5.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00
10/15/2013	263465	Effective Evidence Presentation at Trial	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
10/22/2013	265081	Bank Levies & Wage Garnishment	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
10/24/2013	263471	Discovery & Evidence in Federal Court	Telecon	Self Study	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50
11/06/2013	264537	LLC or Inc.? Entity Selection for a Small to Mediu	Dayton,	Attendance	4.50	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	5.50
11/07/2013	264539	Practical Guide to Zoning and Land Use Law	Columb	Attendance	4.50	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	5.50
					104.50	16.00	1.00	2.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	123.50

This Listing does not reflect your official CLE status. It merely lists the seminars and activities added to your record as taken during the above identified period.