

**VIRGINIA :**

**BEFORE THE DISCIPLINARY BOARD  
OF THE VIRGINIA STATE BAR**

**IN THE MATTER OF  
ALEXANDER LEE BROWN**

**VSB DOCKET NO. 16-000-103340**

**ORDER OF INDEFINITE SUSPENSION BY REASON OF IMPAIRMENT**

THIS DAY CAME the Virginia State Bar, by Assistant Bar Counsel Paulo E. Franco, Jr., and Alexander Lee Brown, Respondent, and his counsel, Elliott P. Park, Esquire; and

**IT APPEARING** to the Board by virtue of the endorsement of Bar Counsel and Counsel for the Respondent that counsel for the Respondent has represented to the Bar that the Respondent has been hospitalized at the Roanoke Memorial Hospital for the evaluation and treatment of neurological issues and that the Respondent concedes that he has been declared impaired by his health care, as defined in Part Six, Section IV, Paragraph 13.A. of the Rules of the Supreme Court of Virginia and such that he is not capable of practicing law in the Commonwealth at this time; and

**IT FURTHER APPEARING** to the Board that there is currently pending before the Board a Motion filed by the Virginia State Bar seeking the sanction of Suspension pursuant to Part Six, Section IV, Paragraph 13-23 C and J of the Rules of the Supreme Court of Virginia due to his failure to comply with the Board's order of December 11, 2015 requiring him to identify his health care providers and provide releases to the Bar on or before December 18, 2015; and it

**IT FURTHER APPEARING** to the Board, acting through its undersigned member, having accepted the representations of Bar Counsel and Respondent's Counsel concerning Respondent's status that his health care providers have declared that his current health renders him materially unfit to practice law; and

**IT FURTHER APPEARING** to the Board that the parties agree that the Respondent, Alexander Lee Brown, must be suspended, indefinitely, from the practice of law in the Commonwealth of Virginia by reason of his impairment, and that the Respondent shall have the burden of proving that such impairment has terminated, should he so contend hereafter; and

**IT FURTHER APPEARING** that in light of this Agreed Order of Impairment that the Bar wishes to withdraw its Motion for Sanction it is, therefore

**ORDERED** that Respondent Alexander Lee Brown's license to practice law in the Commonwealth of Virginia be, and it hereby is, **SUSPENDED**, indefinitely, effective upon entry of this Order, pending further order of this Board, pursuant to Part Six, Section IV, Paragraph 13-23.; and it is further

**ORDERED** that the Bar's Motion for Sanctions is hereby withdrawn, without prejudice, and that the Motion is hereby removed from the Board's docket; and it is further

**ORDERED** that the papers, motions and orders filed in this matter and maintained by the Clerk of the Disciplinary System remain confidential in accordance with the Rules of the Supreme Court of Virginia applicable to impairment proceedings; and it is further

**ORDERED** that the Clerk of the Virginia State Bar Disciplinary System mail a certified copy of this Order to the Respondent, Alexander Lee Brown, by certified mail, return receipt requested, to his address of record with the Virginia State Bar as of the date of mailing, and that she mail a certified copy of this Order, by regular mail, to Respondent's counsel and Bar Counsel at their respective addresses appearing below.

**AND THIS ORDER IS FINAL.**

ENTERED this 17th day of <sup>FEBRUARY</sup> ~~January~~, 2016.



**THE VIRGINIA STATE BAR  
DISCIPLINARY BOARD**

**William H.**

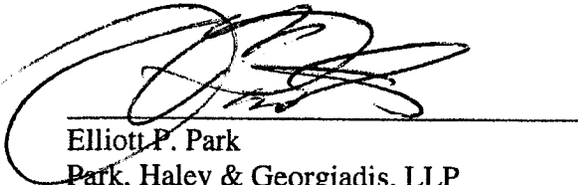
By: **Atwill**

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**SEEN AND AGREED:**



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**Assistant Bar Counsel**



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**Respondent**