IN THE GENERAL COURT OF JUSTICE

COUNTY OF GUILFORD

SUPERIOR COURT DIVISION

IN THE MATTER OF:)	
)	ORDER OF DISBARMENT
)	
MARK BRIAN CAMPBELL,)	
Attorney at Law)	

This matter came on for hearing on the 13th day of March, 1998, pursuant to a verified complaint requesting that Mark Brian Campbell be permanently disbarred from the practice of law for engaging in criminal misconduct reflecting upon his fitness to practice law. Mr. Campbell was represented at this hearing by Attorneys H. Davis North, III and A. Wayland Cooke. The complainant in this matter was William N. Farrell, Jr., Senior Deputy Attorney General. Based upon the pleadings, stipulations of counsel, court records, and the statements of counsel, the undersigned makes the following:

FINDINGS OF FACTS

- This matter, related to the misconduct of Mark Brian Campbell (hereinafter "Campbell"), was initiated by a sworn written complaint by Senior Deputy Attorney General William N. Farrell, Jr.
- 2. Campbell was admitted to the North Carolina State Bar in 1985 and was at all times relevant hereto licensed to practice law in North Carolina, subject to the rules, regulations, and rules of professional conduct of the North Carolina State Bar.
- 3. During all times relevant hereto, Campbell actively practiced law in Guilford County, North Carolina, where he maintained a law office.

- 4. Campbell was properly served with the verified complaint in this matter and the hearing held pursuant thereto was held with due notice to all concerned.
- 5. On the 13th day of March, 1998, Campbell entered pleas of guilty to five (5) Class H felonies charging him with altering court records in violation of G.S. § 14-221.2. Copies of the Indictments charging Campbell with those offenses and his transcript of plea, pleading guilty to said offenses, are attached herewith.
- 6. Campbell acknowledged that he had altered other court records involving traffic infractions in the same manner as described in said indictments. Campbell acknowledged to this Court that grounds exist for his permanent disbarment and further consents and agrees to being permanently disbarred from the practice of law by this Court under its inherent authority to discipline and disbar attorneys.

Based upon the foregoing Findings Of Fact, the undersigned hereby makes the following:

CONCLUSIONS OF LAW

- 1. Campbell engaged in misconduct in violating the criminal laws of the State of North Carolina which reflects on his fitness to practice law.
 - 2. The misconduct described herein was prejudicial to the administration of justice.
- 3. Campbell's misconduct demonstrates an unfitness to be trusted as an officer of the Court.
- 4. Campbell's misconduct demonstrates an unfitness to be trusted in the discharge of the duties of his profession, the practice of law.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that Mark Brian

Campbell is hereby permanently and forever disbarred from practicing law in the State of North Carolina, from this day forward. He is ordered to immediately surrender his license to practice law to the North Carolina State Bar. A copy of this Order is ordered to be entered upon the minutes of this Court and a copy of said Order is to be transmitted to the Supreme Court of North Carolina and to the North Carolina State Bar.

This Aday of March, 1998.

Judge Presiding

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In the General Court of Justice

Superior Court Division

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The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did intentionally without lawful authority materially alter an official case record by marking "VD" and initialling "JEP" for Assistant District Attorney Jan Elliot Pritchett on the court shuck in State of North Carolina v. Kimberly Lynn Walker, 97 CR 053988, Guilford County District Court, in which the defendant was charged with speeding 92 miles per hour in a 55 miles per hour zone.

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The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did intentionally without lawful authority materially alter an official case record by marking "VD" and initialling "LHR" for Assistant District Attorney Leonard Holden Reaves on the court shuck in State of North Carolina v. Jeffrey David Penley, 97 CR 052197, Guilford County District Court, in which the defendant was charged with assault on a female.

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☐ Special Agent G.F. Almond	
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In the General Court of Justice
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The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did intentionally without lawful authority materially alter an official case record by marking "VD" and initialling "JFN" for Assistant District Attorney John Francis Neiman on the court shuck in <u>State of North Carolina v. Brian C. Hattaway</u>, 97 CR 047900, Guilford County District Court, in which the defendant was charged with his driver's license revoked and driving with no liability insurance as required.

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A TRUE BILL by twelve or more grand jurors, and I the undersigned Foreman of the Grand Jury, attest the concurrence of twelve of more grand jurors in this Bill of Indictment.

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In the General Court of Justice
Superior Court Division

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The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did intentionally without lawful authority materially alter an official case record by marking "VD" and initialling "JEP" for Assistant District Attorney Jan Elliot Pritchett on the court shuck in State of North Carolina v. Alan W. Leonard, 97 CR 057260 Guilford County District Court, in which the defendant was charged with speeding 67 miles per hour in a 45 miles per hour zone.

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