IN THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL, : No. 2508 Disciplinary Docket No. 3

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Petitioner

: No. 41 DB 2018

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: Attorney Registration No. 46466

GREGORY M. PALUMBO,

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Respondent : (Out of State)

<u>ORDER</u>

PER CURIAM

AND NOW, this 5th day of January, 2024, upon consideration of the Verified Statement of Resignation, Gregory M. Palumbo is disbarred on consent from the Bar of this Commonwealth. See Pa.R.D.E. 215. Respondent shall comply with the provisions of Pa.R.D.E. 217 and pay costs to the Disciplinary Board. See Pa.R.D.E. 208(g).

Justice McCaffery did not participate in the consideration or decision of this matter.

A True Copy Nicole Traini As Of 01/05/2024

Chief Clerk
Supreme Court of Pennsylvania

BEFORE THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL, : No. 2508 Disciplinary Docket

Petitioner

: No 3

41 DB 2018

V.

Attorney Registration No. 46466

GREGORY M. PALUMBO,

Respondent: (Out of State)

RESIGNATION UNDER Pa.R.D.E. 215

Gregory M. Palumbo, hereby tenders his unconditional resignation from the practice of law in the Commonwealth of Pennsylvania in conformity with Pa.R.D.E. 215 ("Enforcement Rules") and further states as follows:

- He is a formally admitted attorney in the Commonwealth of 1. Pennsylvania, having been admitted to the bar on or about November 6, 1986. His attorney registration number is 46466.
- By Order dated August 9, 2018, the Supreme Court of 2. Pennsylvania placed him on temporary suspension.
- 3. He has failed to file a verified statement of compliance pursuant to Pa.R.D.E. 217(e)(1).
 - He desires to submit his resignation as a member of said bar. 4.

FILED 12/08/2023 The Disciplinary Board of the Supreme Court of Pennsylvania

- 5. His resignation is freely and voluntarily rendered; he is not being subjected to coercion or duress and he is fully aware of the implications of submitting this resignation.
- 6. He acknowledges that he is fully aware of his right consult and employ counsel to represent him in the instant proceeding. He has/has not retained, consulted with and acted upon the advice of counsel in connection with his decision to execute the within resignation.
- 7. He is aware that there is presently pending an investigation into allegations that he has been guilty of misconduct relating to his criminal convictions for Robbery, Theft, Receiving Stolen Property, Terroristic Threats, and Firearms Not to Be Carried Without a License in *Commonwealth vs. Gregory Mark Palumbo*, In the Court of Common Pleas Chester County, Pennsylvania, No. 15-CR-0000651-2022. A true and correct copy of the Verdict Slip issued by the Honorable Allison Bell Royer is attached hereto, made a part hereof and marked Exhibit "A".
- 8. He acknowledges that the material facts upon which his professional misconduct is predicated, contained in Exhibit A, are true.
- 9. He submits the within resignation because he knows that he could not successfully defend himself against the charges of professional

misconduct.

- 10. He is fully aware that the submission of this Resignation Statement is irrevocable and that he can only apply for reinstatement to the practice of law pursuant to the provisions of Enforcement Rule 218(b) and (c).
- 11. He is aware that pursuant to Enforcement Rule 215(c) the fact that he has tendered his resignation shall become a matter of public record immediately upon delivery of the resignation statement to Disciplinary Counsel or the Board Prothonotary.
- 12. Upon entry of the order disbarring him on consent, he will promptly comply with the notice, withdrawal, resignation, trust account, and cease-and-desist provisions of Enforcement Rule 217 (a), (b), (c) and (d).
- 13. After entry of the order disbarring him on consent, he will file a verified statement of compliance as required by Enforcement Rule 217(e) (1).
- 14. He is aware that the waiting period for eligibility to apply for reinstatement to the practice of law under Enforcement Rule 218(b) shall not begin until he files the verified statement of compliance required by Enforcement Rule 217(e)(1) and if the order of disbarment contains a provision that makes the disbarment retroactive to an earlier date, then the waiting period will be deemed to have begun on that earlier date.

It is understood that the statements made herein are subject to the penalties of 18 Pa.C.S., Section 4904 (relating to unsworn falsification to authorities).

Signed this day of November, 2023.

Gregory Mark Palumbo

(Respondent)

COMMONWEALTH OF PENNSTLVANIA	. IN THE COOK! OF COMMON FLLAS		
vs.	: CHESTER COUNTY, PENNSYLVANIA		
GREGORY MARK PALUMBO	: NO. 15-CR-0000651-2022		
	: CRIMINAL ACTION—LAW		
Andrea M. Cardamone, Esquire, for the Commonwealth John Neumann Hickey, Esquire, for the Defendant			
AND NOW, this day of Strial on September 5 Guilty 1. Count 1—Robbery, 18 Pa. Count 2—Robbery, 18 Pa.	September 2023, after conducting a non-jury, 2023, and upon consideration of the Court renders the following Verdict: .S.A. § 3701(A)(1)(ii) (F-1) Not Guilty		
Guilty	Not Guilty		
Guilty If Guilty, did the value of the p (Please circle one)	Property, 18 Pa. C.S.A. § 3925(a) (F-3) Not Guilty Property taken exceed \$2,000?		
	Andrea M. Cardamone, Esquire, for the Comm John Neumann Hickey, Esquire, for the Defension Neumann Hickey, Esquire, for the Comm John Neumann Hickey, Esquire, for the Comm John Neumann Hickey, Esquire, for the Comm John Neumann Hickey, Esquire, for the Defension Neumann Hickey, Esquire, for the Defension Neumann Hickey, Esquire, for the Comm John Neumann Hickey, Esquire, for the Defension Neumann Hickey, Esqu		

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EXHIBIT A

4. Count 4—Theft by Unlawful Taking or Disposition 18 Pa. C.S.A. § 3921(a) (F-3)		
X		
Guilty	Not Guilty	
If Guilty, did the value of the pro (Please circle one)	perty taken exceed \$2,000?	
Yes No		
5. Count 5—Terroristic Threats, 18 Pa	a. C.S.A. § 2706(a)(1) (F-3)	
X		
Guilty	Not Guilty	
	ne occupants of the building, place of ansportation to be diverted from their ? (Please circle one)	
Yes No		
6. Count 6—Firearms Not to Be Carri 18 Pa. C.S.A. § 6106(a		
Guilty	Not Guilty	

7.	Count 7—Possessing Instruments of Crime 18 Pa. C.S.A. § 907(b) (M-1)		
	Guilty	Not Guilty	
8.	Count 8—Prohibit	ed Offensive Weapons C.S.A. § 908(a) (M-1)	
	Guilty	Not Guilty	
		BY THE COURT:	
		Allison Bell Royer,	J.