## State of New York Supreme Court, Appellate Division Third Judicial Department

Decided and Entered: October 10, 2024	PM-203-24
In the Matter of ATTORNEYS IN VIOLATION OF	
JUDICIARY LAW § 468-a.	
ATTORNEY GRIEVANCE	
COMMITTEE FOR THE	
THIRD JUDICIAL	DECISION AND ORDER
DEPARTMENT,	ON MOTION
Petitioner;	
JANET HYONSON ROH,	
Respondent.	
(Attorney Registration No. 4335881).	
Calendar Date: July 29, 2024	
<b>,</b>	
Monica A. Duffy, Attorney Grievance Department, Albany (Alison M. Coan of cou the Third Judicial Department.	Committee for the Third Judicial nsel), for Attorney Grievance Committee for
Janet Hyonson Roh, Torrance, Californ	rnia, respondent pro se.

Motion by respondent for an order reinstating her to the practice of law following her suspension by May 2019 order of this Court (*Matter of Attorneys in Violation of Judiciary Law § 468-a*, 172 AD3d 1706, 1750 [3d Dept 2019]; *see* Rules for Atty Disciplinary Matters [22 NYCRR] § 1240.16; Rules of App Div, 3d Dept [22 NYCRR] § 806.16) and, in succession, for an order granting her leave to resign for nondisciplinary reasons (*see* Rules for Atty Disciplinary Matters [22 NYCRR] § 1240.22).

Upon reading respondent's notice of motion and affidavit with exhibits sworn to June 7, 2024, her supplemental affidavit with exhibits sworn to August 28, 2024, her nondisciplinary resignation affidavit with exhibits sworn to August 28, 2024, and the August 1, 2024 responsive correspondence from the Attorney Grievance Committee for the Third Judicial Department, and having determined, by clear and convincing evidence, that (1) respondent has complied with the order of suspension and the rules of this Court, (2) respondent has the requisite character and fitness to practice law, and (3) it would be in the public interest to reinstate respondent to the practice of law (*see* Rules for Atty Disciplinary Matters [22 NYCRR] § 1240.16 [a]), we grant her motion for reinstatement. Furthermore, having determined that respondent is eligible to resign for nondisciplinary reasons, we grant her application and accept her resignation. As such, it is

ORDERED that respondent's motion for reinstatement is granted; and it is further

ORDERED that respondent is reinstated as an attorney and counselor-at-law, effective immediately; and it is further

ORDERED that respondent's application for leave to resign is simultaneously granted and her nondisciplinary resignation is accepted; and it is further

ORDERED that respondent's name is hereby stricken from the roll of attorneys and counselors-at-law of the State of New York, effective immediately, and until further order of this Court (*see generally* Rules for Atty Disciplinary Matters [22 NYCRR] § 1240.22[b]); it is further

ORDERED that respondent is commanded to desist and refrain from the practice of law in any form in the State of New York, either as principal or as agent, clerk or employee of another; and respondent is hereby forbidden to appear as an attorney or counselor-at-law before any court, judge, justice, board, commission or other public authority, or to give to another an opinion as to the law or its application, or any advice in relation thereto, or to hold herself out in any way as an attorney and counselor-at-law in this State; and it is further

<sup>&</sup>lt;sup>1</sup> In light of respondent's formal resignation from the practice of law in New York, we excuse her noncompliance with Rules of the Appellate Division, Third Department (22 NYCRR) § 806.16 (c) (5) (*see Matter of Attorneys in Violation of Judiciary Law §* 468-a [Notis], 229 AD3d 1034, 1034 n [3d Dept 2024]).

ORDERED that respondent shall, within 30 days of the date of this decision, surrender to the Office of Court Administration any Attorney Secure Pass issued to her.

Garry, P.J., Lynch, Fisher, McShan and Powers, JJ., concur.

ENTER:

Robert D. Mayberger

Clerk of the Court