IN THE SUPREME COURT OF FLORIDA

THE FLORIDA BAR, Supreme Court Case No. SC-

IN RE: THE PETITION FOR DISCIPLINARY REVOCATION OF PERRY L. CAMERON, JR. The Florida Bar File No. 2022-30,187 (5A) (CDR)

Petitioner.

PETITION FOR DISCIPLINARY REVOCATION WITH LEAVE TO APPLY FOR READMISSION

COMES NOW Petitioner, Perry L. Cameron, Jr., and submits this Petition for Disciplinary Revocation pursuant to Rule Regulating Fla. Bar 3-7.12 and states:

- 1. Petitioner knowingly and voluntarily submits this petition, with leave to reapply for readmission after five years, with full knowledge of its effect.
- 2. Petitioner is 37 years old, has been a member of The Florida Bar since September 27, 2011, and is subject to the jurisdiction of the Supreme Court of Florida and the Rules Regulating The Florida Bar.
 - 3. Petitioner has no prior discipline history.
- 4. The following disciplinary charges are currently pending against the petitioner:

- A. TFB File No. 2022-30,003 (5A) On June 28, 2021, The Florida Bar received notice from PNC Bank of an overdraft in petitioner's trust account. A subsequent review of records, which were provided by the petitioner, revealed a shortage. The bar then issued a subpoena to PNC Bank for petitioner's trust and operating account records for the period January 1, 2019 to August 31, 2021. The records showed that petitioner transferred settlement funds, to which he was not entitled, to his operating account and a personal account. The records also showed that petitioner used settlement funds to pay liabilities in unrelated client matters.
- B. TFB File No. 2022-30,130 (5A) On or about August 20, 2021, The Florida Bar received a complaint from petitioner's client, Ms. Stewart. Ms. Stewart alleged that petitioner received a settlement in a wrongful death case involving her son and that petitioner failed to release any proceeds to her. Bank records for petitioner's trust account show that he deposited the settlement into his trust account on March 8, 2021. Thereafter, petitioner used the funds to pay client liabilities in other unrelated settlements and transferred a significant portion to his operating and personal accounts. Petitioner did not make any payments to Ms. Stewart from the settlement.

- 5. Petitioner contends that granting this Petition will not adversely affect the public interest, the integrity of the courts, or the confidence of the public in the legal profession. Further, petitioner contends that granting this Petition will not hinder the administration of justice.
- 6. Petitioner agrees to reimburse the Client Security Fund (CSF) for any and all funds CSF has paid or may pay out for claims resulting from petitioner's misconduct.
- 7. Petitioner agrees to reimburse The Florida Bar \$3,960.30 for the costs incurred in his disciplinary cases.
- 8. Petitioner agrees to submit to a complete audit of any trust account(s) and any other account(s) in which petitioner has placed client funds, if requested to do so by The Florida Bar.
- 9. Petitioner further agrees to submit a sworn financial affidavit to The Florida Bar attesting to petitioner's current personal and professional financial circumstances on a form to be provided by The Florida Bar within thirty (30) days, if requested.
- 10. Petitioner further agrees to maintain a current mailing address with The Florida Bar for a period of five (5) years after the disciplinary revocation becomes final. Further, petitioner shall keep the bar advised as to the physical address of petitioner's home and/or business in the event

Petitioner should utilize a post office box or other type of mail drop service

during the five (5) year period after the disciplinary revocation becomes

final.

11. Petitioner agrees to eliminate all indicia of petitioner's status as

an attorney on social media, telephone listings, stationery, checks,

business cards office signs or any other indicia of his status as an attorney,

whatsoever. Petitioner will no longer hold himself out as a licensed

attorney.

12. Petitioner understands that the granting of this petition by the

Supreme Court of Florida shall serve to dismiss all pending disciplinary

cases.

WHEREFORE, petitioner respectfully requests that this Court grant

this petition and order that petitioner's membership in The Florida Bar be

revoked with leave to seek readmission.

Respectfully submitted,

Perry L. Cameron. Jr.

Petitioner

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Dated this 8th day of November, 2021.

Barry William Rigby Counsel for Petitioner 1881 Lee Road Winter Park, FL 32789-2102 (407)650-1985 Florida Bar No. 613770

barryrigbylaw@gmail.com

Dated this 8 day of November, 2021.

CERTIFICATE OF SERVICE

I certify that this Petition for Disciplinary Revocation With Leave to Apply for Readmission has been E-filed with The Honorable John A. Tomasino, Clerk of the Supreme Court of Florida; a copy furnished to Barry William Rigby, Counsel for Petitioner, 1881 Lee Road, Winter Park, FL 32789-2102, via email at barryrigbylaw@gmail.com; a copy to Joshua E. Doyle, Executive Director, The Florida Bar, 651 E. Jefferson Street, Tallahassee, FL 32399-2300, via email at jdolye@floridabar.org; and to Staff Counsel, The Florida Bar, 651 E. Jefferson Street, Tallahassee, FL 32399-2300, via email at psavitz@floridabar.org, on this 9th day of November, 2021.

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Ashley Taylor Morrison
Bar Counsel

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