IN THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL, : No. 2286 Disciplinary Docket No. 3

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Petitioner : No. 109 DB 2016

:

v. : Attorney Registration No. 88996

JOHN MARCUS FRANKLIN, JR. : (Philadelphia)

ζ.

Respondent

ORDER

PER CURIAM

AND NOW, this 27th day of February, 2017, upon consideration of the Verified Statement of Resignation, John Marcus Franklin, Jr., is disbarred on consent from the Bar of the Commonwealth of Pennsylvania, *see* Pa.R.D.E. 215, and he shall comply with the provisions of Pa.R.D.E. 217. Respondent shall pay costs to the Disciplinary Board pursuant to Pa.R.D.E. 208(g).

A True Copy Patricia Nicola As Of 2/27/2017

Chief Clerk Supreme Court of Pennsylvania

BEFORE THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL

No. 2286 Disciplinary Docket No. 3

Petitioner

No. 109 DB 2016

٧.

Attorney Registration No. 88996

JOHN MARCUS FRANKLIN, JR.

Respondent : (Philadelphia)

RESIGNATION BY RESPONDENT

Pursuant to Rule 215 of the Pennsylvania Rules of Disciplinary Enforcement

BEFORE THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL,

No. 2286 Disciplinary Docket No. 3

Petitioner

No. 109 DB 2016

v.

File Nos.: C1-15-821 and C2-16-473

JOHN MARCUS FRANKLIN, JR.,

Respondent

Attorney Registration No. 88996

(Philadelphia County)

RESIGNATION UNDER Pa.R.D.E. 215

John Marcus Franklin, Jr., 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:

- 1. He is an attorney admitted in the Commonwealth of Pennsylvania, having been admitted to the bar on or about September 20, 2002. His attorney registration number is 88996.
 - 2. He desires to submit his resignation as a member of said bar.
- 3. 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.
- 4. He acknowledges that he is fully aware of his right to 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.
- 5. He is aware that there are presently pending disciplinary proceedings instituted against him pursuant to Rule 214, Pa.R.D.E. relating to his criminal conviction in the Bucks County

Court of Common Pleas at Docket Number CR-0004618-2016. | FILED

2/8/2017

The Disciplinary Board of the Supreme Court of Pennsylvania

- 6. He acknowledges that the material facts which form the basis for his criminal matter are true and that he has entered a plea of guilty to one count of Theft By Deception False Impression and one count of Unlawful Use of Computer Access to Disrupt Normal Function from the Criminal Information. A true and correct copy of the Criminal Information is attached hereto as Exhibit A and a true and correct copy of the Sentence Sheet is attached hereto as Exhibit B.
- 7. He acknowledges that at least one of the crimes to which he has pled guilty is punishable by imprisonment.
- 8. He acknowledges that he is currently incarcerated in the Bucks County Correctional Facility for a minimum of eleven and one-half months.
- 9. He acknowledges that the conviction constitutes a *per se* ground for discipline under Rule 203(b)(1), Pa.R.D.E.
- 10. He acknowledges that under Rule 214(f)(1), Pa.R.D.E., he would be entitled to the institution of a formal proceeding before a hearing committee in which the sole issue to be determined would be the extent of discipline to be imposed.
- 11. He submits the within resignation because he knows that he could not successfully defend himself against the charges of professional misconduct that are being brought in connection with his conviction.
- 12. 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).
- 13. 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 Secretary of the Board.

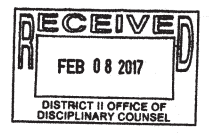
- 14. Upon entry of the order disbarring him on consent, he will promptly comply with the notice, withdrawal, resignation, trust account, and cease-and-desist provisions of Enforcement Rule 217(a), (b), (c) and (d).
- 15. After entry of the order disbarring him on consent, he will file a verified statement of compliance as required by Enforcement Rule 217(e)(1).
- 16. 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. §4904 (relating to unsworn falsification to authorities).

Signed this 4th day of February, 2017.

John Marcus Franklin, Jr.

WITNESS: angel My RIVERA Je





Commonwealth of Pennsylvania Court of Common Pleas

ii,

Count of Common Pleas
County of Bucks 7: 37
7th Judicial District



INFORMATION

Commonwealth of Pennsylvania
v.
John Marcus Franklin

Docket No: CP-09-CR-0004618-2016

The Attorney of the Commonwealth of Bucks County by this information charges that in the County of Bucks,

Pennsylvania, John Marcus Franklin:

COUNT 1:

Theft By Decep-False Impression - (PE) (F3

Offense Daie: 03/03/2011

18 5 3922 55 A1

From March 3, 2011 through February 5, 2014, intentionally obtained or withheld property, to wit, US Currency, of another, namely, Mark Friel, by creating or reinforcing a false impression, including false impressions as to law, value, intention, or other state of mind

COUNT 2:

Forgery - Unauthorized Act in Writing - (F3)

Offense Data: 03/03/2011

18 \$ 4101 \$\$ A2

From March 3, 2011:through February 5, 2014, with intent to defraud or injure another, namely, Mark Friet, or with knewledge that he or she was facilitating a freud or injury to be perpetrated by another, made, completed, executed, authenticated, insued, or transferred a writing so that it purported to be the act of another who did not authoritie that act, or have been executed at a time or place, or in a numbered sequence, other than was in fact the case, or to be a copy of an original when no such original existed; the writing was or purported to be a will, deed, contract, release, commercial instrument, or other document evidencing, creating, transferring, altering, terminating, or otherwise affecting legal relations

COUNT 3:

Unlaw, Use of Computer - Access to Disrupt Funct. - (F3)

Offense Date: 03/03/2011

18 § 7611 §§ A1

From Merch 3, 2011 through February 5, 2014, accessed or exceeded authorization to access, altered, damaged, or destroyed a computer, computer system, computer network, computer software, computer program, computer database, world wide web site, or telecommunication device, or a part thereof, with the intent to interrupt the normal functioning of a person, or to device or accesses accesses or artifice to defraud or deceive or control property or services by means of false or fraudulent pretantes, representations, or promises

COUNT 4:

Dec Bus Prect - Sale Less Than Quent - (F3)

Offense Date: 03/03/2011

18 § 4107 §§ A2

From March 3, 2011 through February 5, 2014, intentionally, knowingly, or ractionally sold, offered, or exposed for sale, or delivered, less than the represented quantity of a commodity or service; the amount involved exceeded \$2,000

Citation of Statute

and Section:

1 18 \$ 3922 \$5 A1 (F2)

2 18 5 4101 \$5 A2 (F3)

3 18 9 7611 55 A1 (F3)

4 18 \$ 4107 \$\$ A2 (F3)

Printed: 07/26/2016 4:29:21PM

CPCMS 9001

Exhibit A

Commonwealth of Pennsylvania Court of Common Pleas County of Bucks 7th Judicial District



INFORMATION

Commonwealth of Pennsylvania
v.
John Marcus Franklin

Docket No: CP-09-CR-0004618-2016

a Heckler

The Attorney for the Commonwealth of Bucks County by this information charges that in the County of Bucks, Pennsylvania, John Marcus Franklin;

All of which is against the Act of Assembly and the peace and dignity of the Commonwealth.

Bucks County District Atterney David W. Heckler

BUCKS COUNTY CRIMINAL COURT SHEET

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□ ARD for months □ Section 17 for months							
	Count : □ to be placed on COUNTY/STATE PROBATION for months/years						
	To undergo imprisonment in ACCS SCI for not less than 11 12005 nor more than 23005						
	□ RRRI NLT to be served in a SCI (only) □ RRRI ineligible □ Fine						
	☐ Concurrent / Consecutive to Count Other:						
	Count 3: 12 to be placed on COUNTY STATE PROBATION for months (rears)						
	☐ to undergo imprisonment in SCCF/SCI for not less than nor more than						
	☐ RRRI NLT to be served in a SCI (entry) ☐ RRRI ineligible ☐ Fine						
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