IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE RESIGNATION OF ATTORNEY DIANA MACKEEN FULTON.

No. 42982

APR 16 2004

ORDER GRANTING PETITION FOR RESIGNATION

This is a joint petition by the State Bar of Nevada and attorney Diana MacKeen Fulton for her resignation from the Nevada bar. Fulton states that she is aware that her resignation is irrevocable.¹

Bar counsel has recommended that the resignation be approved, and the Board of Governors has approved the petition for resignation. The petition includes statements from state bar staff confirming that there are no disciplinary matters, fee disputes, or client security fund matters pending against Fulton, and that she is current on all membership fee payments and other financial commitments relating to her practice of law in this state.

SCR 98(5) provides:

Any member of the state bar who is not actively engaged in the practice of law in this state, upon written application on a form approved by the state bar, may resign from membership in the state bar if the member: (a) has no discipline, fee dispute arbitration, or clients' security fund matters pending and (b) is current on all

¹See SCR 98(5)(b).

JPREME COURT OF NEVADA

04-06982

membership fee payments and other financial commitments relating to the member's practice of law in Nevada. Such resignation shall become effective when filed with the state bar, accepted by the board of governors, and approved by the supreme court.

The petition satisfies the requirements of SCR 98(5). Accordingly, we grant the petition and approve attorney Diana MacKeen Fulton's resignation.

It is so ORDERED.

Shearing

C.J.

Shearing

, C.J.

Agosti

, J.

Rose

Becker

J.

Maupin

Maupin

Gibbons

cc: Rob W. Bare, Bar Counsel
Allen W. Kimbrough, Executive Director
Perry Thompson, Admissions Office, U.S. Supreme Court
Diana MacKeen Fulton

PREME COURT OF NEVADA