## IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF DISCIPLINE OF CHARLES M. POLLOCK, BAR NO. 9450.

No. 67376

FILED

MAR 2 7 2015

TRACE K. LINDEMAN CLERKOF SUPREME COURT BY CHIEF DEPOY CLERK

## ORDER OF TEMPORARY SUSPENSION AND REFERRAL TO DISCIPLINARY BOARD

The State Bar has filed a petition under SCR 111(4) seeking the temporary suspension of attorney Charles M. Pollock. The petition is based on Pollock's conviction in the United States District Court for the Eastern District of California, pursuant to a guilty plea, of travel with intent to engage in criminal sexual activity, a felony. Pollock was also convicted in Nevada, pursuant to a guilty plea, of luring children or mentally ill persons with use of technology with the intent to engage in sexual conduct, a felony. Pollock untimely informed the State Bar of his conviction. See SCR 111(2).

When an attorney has been convicted of a serious crime, SCR 111 provides that this court shall enter an order suspending that attorney. SCR 111(7). A felony is explicitly a "serious crime" under SCR 111, and a guilty plea constitutes a "conviction." SCR 111(1), (6). Pollock pleaded guilty to a felony count and has therefore been convicted of a serious crime for purposes of SCR 111.

Accordingly, we temporarily suspend Pollock from the practice of law and refer this matter to the Southern Nevada Disciplinary Board for the initiation of formal disciplinary proceedings in which the sole issue to be determined is the extent of discipline to be imposed. See SCR 111(7), (8).

It is so ORDERED.

Parraguirre

Douglas Chenry

Jeffrey Albregts, Chair, Southern Nevada Disciplinary Board cc: David A. Clark, Bar Counsel Kimberly K. Farmer, Executive Director, State Bar of Nevada Christopher R. Oram Perry Thompson, Admissions Office, United States Supreme Court