In the Supreme Court of Georgia

Decided:

NOV 0 3 1997

S97Y2097. IN THE MATTER OF BOBBY JULIAN BRASWELL.

PER CURIAM.

Bobby Julian Braswell filed a petition for voluntary surrender of his license based on his guilty plea in the Superior Court of Dodge County, Georgia, to one count of felony theft by taking and one count of misdemeanor theft by taking. Braswell admitted that his conviction constitutes a violation of Standard 66 (conviction of a felony shall be grounds for disbarment) of Bar Rule 4-102 (d). The State Bar of Georgia does not object to Braswell's petition.

This Court hereby accepts Braswell's petition for voluntary surrender of his license, which is tantamount to disbarment, and we order that Braswell's name be stricken from the roll of attorneys licensed to practice law in this state. Braswell is reminded of his duties under Bar Rule 4-219 (c) (1) and (2).

Voluntary surrender of license accepted. All the Justices concur.