

VOLUNTARY RESIGNATION

An attorney may resign for nondisciplinary reasons by submitting to the Court an affirmation or affidavit setting forth: the jurisdiction or jurisdictions where the attorney is admitted and the respective dates of admission; a current address; the date that the attorney left the State, if applicable; that the attorney is in good standing and not currently the subject of a disciplinary proceeding or complaint; the specific reason for the resignation; and, when the resignation is submitted by an attorney residing out-of-state who no longer wants to submit attorney registration fees, that the attorney does not intend to return to New York to resume the practice of law (22 NYCRR 1022.26 [b]; Appendix A to Court Rules).

When the Court determines that an attorney is eligible for voluntary resignation, a public order is entered removing the attorney's name from the roll of attorneys and stating the nondisciplinary nature of the resignation.