SUPREME COURT OF NEW JERSEY D-108 September Term 2013 074317

IN THE MATTER OF

ORDER HANY S. BROLLESY,

AN ATTORNEY AT LAW

(Attorney No. 026241994)

MAY 1 2 2014

This matter have been duly presented to the Court pursuant to Rule 1:20-10(b), following the granting of a motion for discipline by consent in DRB 14-028 of HANY S. BROLLESY of MATAWAN, who was admitted to the bar of this State in 1994;

And the Office of Attorney Ethics and respondent having signed a stipulation of discipline by consent in which it was agreed that respondent violated RPC 1.1(a) (gross neglect), RPC 1.3(lack of diligence), RPC 1.4(b) (failure to communicate with client), and RPC 8.4(c)(conduct involving dishonesty, fraud, deceit or misrepresentation);

And the parties having agreed that respondent's conduct violated RPC 1.1(a), RPC 1.3, RPC 1.4(b), and RPC 8.4(c), and that said conduct warrants a three-month suspension from the practice of law or lesser discipline;

And the Disciplinary Review Board having determined that a three-month suspension from practice is the appropriate

discipline for respondent's unethical conduct and having granted the motion for discipline by consent in District Docket No. XIV-2013-0298E;

And the Disciplinary Review Board having submitted the record of the proceedings to the Clerk of the Supreme Court for the entry of an order of discipline in accordance with <u>Rule</u> 1:20-16(e);

And good cause appearing;

It is ORDERED that **HANY S. BROLLESY** of **MATAWAN** is hereby suspended from the practice of law for a period of three months, effective June 12, 2014, and until the further Order of the Court; and it is further

ORDERED that respondent comply with $\underline{\text{Rule}}$ 1:20-20 dealing with suspended attorneys; and it is further

ORDERED that pursuant to <u>Rule</u> 1:20-20(c), respondent's failure to comply with the Affidavit of Compliance requirement of <u>Rule</u> 1:20-20(b)(15) may (1) preclude the Disciplinary Review Board from considering respondent's petition for reinstatement for a period of up to six months from the date respondent files proof of compliance; (2) be found to constitute a violation of <u>RPC</u> 8.1(b) and <u>RPC</u> 8.4(c); and (3) provide a basis for an action for contempt pursuant to Rule 1:10-2; and it is further

ORDERED that the entire record of this matter be made a permanent part of respondent's file as an attorney at law of this State; and it is further

ORDERED that respondent reimburse the Disciplinary Oversight Committee for appropriate administrative costs and actual expenses incurred in the prosecution of this matter, as provided in Rule 1:20-17.

WITNESS, the Honorable Stuart Rabner, Chief Justice, at Trenton, this $12^{\rm th}$ day of May, 2014.

CLERK OF THE SUPREME COURT

The foregoing is a true copy of the original on file in my office.

THE SUPREME COURT

OF NEW JERSEY