FILED

APR 18 2014

2

1

3

4

5

6

7

8

9

10

11 12

13

14

15

16

17

18

19

20

21

22

23

24

DISCIPLINARY BOARD

BEFORE THE DISCIPLINARY BOARD OF THE WASHINGTON STATE BAR ASSOCIATION

Notice of Reprimand

Lawyer Phillip Aaron, WSBA No. 6464, has been ordered Reprimanded by the following attached documents: Order on Stipulation to Reprimand and Order Striking Hearing Date and Stipulation to Reprimand.

WASHINGTON STATE BAR ASSOCIATION

Jean K. McElroy

General Counsel/Chief Regulatory Counsel

CERTIFICATE OF SERVICE

I certify that I caused a copy of the Notice of Property of the Office of Disciplinary Counsel and to be mailed

o be delivered to the Office of Disciplinary Counsel and to be Halled of High Respondent Respondent's Counsel with The World Counsel by Certified Arrist class mail.

postage prepaid on the harday of hour by Certified hist class he

Clerk Coursel to the Disciplinary Board

Notice of Reprimand Page 1 of 1 WASHINGTON STATE BAR ASSOCIATION 1325 Fourth Avenue – Suite 600 Seattle, WA 98101-2539 (206) 727-8207

1 2 FILED APR 1 6 2014 DISCIPLINARY BOARD 6 **BEFORE THE** 7 **DISCIPLINARY BOARD** OF THE 8 WASHINGTON STATE BAR ASSOCIATION 9 Proceeding No. 12#00088 In re 10 ORDER ON STIPULATION TO PHILLIP AARON, 11 REPRIMAND AND ORDER STRIKING Lawyer (Bar No. 6464). **HEARING DATE** 12 13 On review of the April 11, 2014 Stipulation to Reprimand and the documents on file in 14 this matter, IT IS ORDERED that the April 11, 2014 Stipulation to Reprimand is approved. IT 15 IS FURTHER ORDERED that the June 23, 2014 hearing date is stricken. 16 17 Dated this 14 day of April, 2014. 18 19 20 21 CERTIFICATE OF SERVICE I certify that I caused a copy of the Dale on Should To Repure to Repure of the Shoking 22 of Disciplinary Counsel and to be mailed 23 Apply by Certified/tuest class mail, 24

e Disciplinary Board

Order Page 1

17

18

19

20

21

22

23

24

FILED

APR 1 6 2014

DISCIPLINARY BOARD

BEFORE THE DISCIPLINARY BOARD OF THE WASHINGTON STATE BAR ASSOCIATION

In re

Proceeding No. 12#00088

PHILLIP AARON,

Lawyer (Bar No. 6464).

STIPULATION TO REPRIMAND

Under Rule 9.1 of the Rules for Enforcement of Lawyer Conduct (ELC), and following a settlement conference conducted under ELC 10.12(h), the following Stipulation to Reprimand is entered into by the Office of Disciplinary Counsel (ODC) of the Washington State Bar Association (Association) through disciplinary counsel Marsha Matsumoto, respondent's counsel Patrick Sheldon, and respondent lawyer Phillip Aaron (Respondent).

Respondent understands that he is entitled under the ELC to a hearing, to present exhibits and witnesses on his behalf, and to have a hearing officer determine the facts, misconduct and sanction in this case. Respondent further understands that he is entitled under the ELC to appeal the outcome of a hearing to the Disciplinary Board, and, in certain cases, the Supreme Court. Respondent further understands that a hearing and appeal could result in an outcome more favorable or less favorable to him. Respondent chooses to resolve this proceeding now by entering into the following stipulation to facts, misconduct and sanction to avoid the risk, time,

and expense attendant to further proceedings.

2

4

3

4

5

6 7

8

9

10

11

12

13

14

15

16

17

18

19 20

21

22

23

24

Respondent was admitted to practice law in the State of Washington no later than
 February 4, 1976.

I. STIPULATED FACTS

- 2. At all times relevant to this matter, Respondent's practice consisted primarily of representing indigent, African American clients who alleged that they were victims of childhood rape, sodomy, and other sexual abuse by priests serving under the Archdiocese of Chicago.
- 3. During the first half of 2008, Respondent was recovering from a stroke experienced in July 2007. In 2009, Respondent experienced additional strokes and/or stroke-like conditions for which he was hospitalized. Respondent's strokes and/or stroke-like conditions caused him to cut back on his work schedule due to impaired speech, dexterity, and weakness on the right side of his body. During this period, there were several months when there was no trust account activity.
- 4. Respondent engaged in the following conduct, but did not act with a dishonest motive.

Trust Account

- 5. Respondent maintained a trust account ending in 0202 at the Bank of America for the deposit of client funds.
- 6. Respondent was the only authorized signer on the trust account. Respondent personally signed most of the checks drawn on the trust account. However, on occasion, Respondent authorized his son or wife to sign his name to trust account checks. When Respondent authorized his son or wife to sign his name to trust account checks, he did so on a check-by-check basis with full knowledge of the amounts being disbursed and the payees who would receive the

13. Because Respondent did not maintain client ledgers, he was unable to determine

14. Respondent delegated responsibility for maintaining his trust account records to

whether client settlement funds were properly deposited and disbursed. Instead, he paid clients

the sums he thought they were due based on the settlement documents, and retained the balance

in his trust account, assuming that he was entitled to the remaining funds. Respondent then dis-

2324

18

19

20

21

22

bursed the remaining funds for his own benefit.

non-lawyer assistant(s). For the purposes of this proceeding, non-lawyer assistant(s) include

count records. Furthermore, Respondent did not meaningfully review the trust account records

15. Respondent did not train his non-lawyer assistant(s) on how to maintain trust ac-

24

2

3

4

bookkeepers.

3

Stipulation to Reprimand Page 6

27. Although VS's settlement agreement provided that Hinshaw would disburse funds to Respondent by check, Respondent received the settlement funds for VS in combination with the settlement funds for the other five S family members via three wire transfers from Hinshaw in June and July 2008. As such, Respondent did not receive VS's settlement funds in a single payment of \$316,510.77.

- 28. The wire transfers did not provide Respondent with a clear and distinct deposit slip that identified the transferred funds by client and, in the absence of client ledgers, Respondent did not realize that he had received \$73,679.15 more than he should have. Similarly, Franke and Hinshaw did not realize that Respondent had been overpaid for some time.
- 29. In September 2008, Hinshaw became aware of the \$73,679.15 overpayment to Respondent, but did not advise Respondent of the overpayment.
- 30. As of January 2009, Respondent had disbursed all of the funds he received from Hinshaw, including the \$73,679.15 overpayment. Respondent disbursed the \$73,679.15 for his own benefit believing the funds to be his own.
 - 31. On January 31, 2009, the balance in Respondent's trust account was \$498.05.
- 32. On January 30, 2009, Respondent sent Franke a letter regarding the \$73,679.15 deduction and inquiring about the medical expenses used to calculate the deduction.
- 33. On January 30, 2009, Franke sent Respondent a letter stating that the Archdiocese had not yet reconciled the recovery of treatment costs advanced on behalf of VS and that he would provide Respondent with an accounting.
- 34. On February 4, 2009, Franke sent Respondent a letter with an accounting of VS's settlement. In the letter, Franke discussed the Archdiocese's failure to deduct the \$73,679.15 from VS's settlement funds and informed Respondent for the first time that the "Phillip Aaron

1	Client Trust Fund owes the Archdiocese \$73,679.15."
2	35. Thereafter, Respondent delivered a cashier's check in the amount of \$73,679.15 to
3	the Archdiocese, in full satisfaction of the Archdiocese's claim of an overpayment.
4	II. STIPULATION TO MISCONDUCT
5	36. By failing to maintain the \$73,679.15 overpayment in a trust account, Respondent
6	violated RPC 1.15A(c) and RPC 1.15A(g).
7	37. By failing to maintain complete and/or accurate trust account records, Respondent
8	violated RPC 1.15A(h)(2) and RPC 1.15B.
9	38. By failing to adequately reconcile his trust account records, Respondent violated
10	RPC 1.15A(h)(6) and RPC 1.15B(a)(8).
11	39. By failing to adequately supervise his non-lawyer assistant(s), Respondent violated
12	RPC 5.3(a) and (b).
13	III. PRIOR DISCIPLINE
14	40. Respondent does not have a record of prior public discipline with the Association.
15	IV. APPLICATION OF ABA STANDARDS
16	41. The following American Bar Association Standards for Imposing Lawyer Sanctions
17	(1991 ed. & Feb. 1992 Supp.) apply to this case:
18	4.1 Failure to Preserve the Client's Property 4.11 Disbarment is generally appropriate when a lawyer knowingly converts
19	client property and causes injury or potential injury to a client. 4.12 Suspension is generally appropriate when a lawyer knows or should
20	know that he is dealing improperly with client property and causes injury or potential injury to a client.
21	4.13 Reprimand is generally appropriate when a lawyer is negligent in dealing with client property and causes injury or potential injury to a client.
22	4.14 Admonition is generally appropriate when a lawyer is negligent in dealing with client property and causes little or no actual or potential injury to
23	a client.
24	7.0 Violations of Duties Owed as a Professional

- ii) Months 4 6. By no later than the 30th day of the seventh month after the commencement of probation, Respondent shall provide the trust account records from the end of the previously provided quarter through the end of month six.
- iii) Months 7-9. By no later than the 30^{th} day of the tenth month after the commencement of probation, Respondent shall provide the trust account records from the end of the previously provided quarter through the end of month nine.
- iv) Months 10 12. By no later than the 30^{th} day of the thirteenth month after the commencement of probation, Respondent shall provide the trust account records from the end of the previously provided quarter through the end of month twelve.
- v) Months 13–15. By no later than the 30th day of the sixteenth month after the commencement of probation, Respondent shall provide the trust account records from the end of the previously provided quarter through the end of month fifteen.
- vi) Months 16 18. By no later than the 30th day of the nineteenth month after the commencement of probation, Respondent shall provide the trust account records from the end of the previously provided quarter through the end of month eighteen.
- vii) Months 19-21. By no later than the 30^{th} day of the twenty-second month after the commencement of probation, Respondent shall provide the trust account records from the end of the previously provided quarter through the end of month twenty-one.

The trust account records Respondent provides to ODC for each quarterly review of his trust account will include: (a) a complete checkbook register for his/her trust account covering the period being reviewed, (b) complete individual client ledger records for any client with funds in Respondent's trust account during all or part of the period being reviewed, as well as for Respondent's own funds in the account (if any), (c) copies of all trust-account bank statements, deposit slips, and cancelled checks covering the period being reviewed, (d) copies of all trust account client ledger reconciliations for the period being reviewed, and (e) copies of reconciliations of Respondent's trust account check register covering the period being reviewed. The ODC's Audit Manager or designee will review Respondent's trust account records for each period.

- d) On the same quarterly time schedule set forth in the preceding paragraph, Respondent will provide ODC's Audit Manager or designee with copies of any and all fee agreements entered into within the time period at issue.
- e) The ODC's Audit Manager or designee may request additional financial or client records if needed to verify Respondent's compliance with RPC 1.15A and/or 1.15B.

and ODC acknowledge that the result after further proceedings in this matter might differ from the result agreed to herein.

55. This Stipulation is not binding upon ODC or the respondent as a statement of all existing facts relating to the professional conduct of the respondent lawyer, and any additional existing facts may be proven in any subsequent disciplinary proceedings.

56. This Stipulation results from the consideration of various factors by both parties, including the benefits to both by promptly resolving this matter without the time and expense of hearings, Disciplinary Board appeals, and Supreme Court appeals or petitions for review. As such, approval of this Stipulation will not constitute precedent in determining the appropriate sanction to be imposed in other cases; but, if approved, this Stipulation will be admissible in subsequent proceedings against Respondent to the same extent as any other approved Stipulation.

57. Under ELC 3.1(b), all documents that form the record before the Hearing Officer for his or her review become public information on approval of the Stipulation by the Hearing Officer, unless disclosure is restricted by order or rule of law.

58. If this Stipulation is approved by the Hearing Officer, it will be followed by the disciplinary action agreed to in this Stipulation. All notices required in the Rules for Enforcement of Lawyer Conduct will be made.

59. If this Stipulation is not approved by the Hearing Officer, this Stipulation will have no force or effect, and neither it nor the fact of its execution will be admissible as evidence in the pending disciplinary proceeding, in any subsequent disciplinary proceeding, or in any civil or criminal action.

23

24

1	WHEREFORE the undersigned being fully advised, adopt and agree to this Stipulation
2	to Discipline as set forth above.
3	Phyllon Jan Dated: 4/10/14
4	Phillip Aaron, Bar No. 6464 Respondent
5	Acceptance of the control of the con
6	Patrick C. Sheldon, Bar No. 11398 Dated: April 10, 7014
7	Counsel for Respondent
8	Marka Materiato Dated: April 11, 2014
9	Marsha Matsumoto, Bar No. 15831 Senior Disciplinary Counsel
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	