	FILED
1	Jan 30, 2023
2	Disciplinary
3	Board Discours Bload Discours Board
4	DISCIPLINARY BOARD WASHINGTON STATE BAR ASSOCIATION Docket # 006
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6	Notice of Reprimand
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8	Lawyer Jaye Lynn Schneider, WSBA No. 135 5ha s been ordered Reprimanded by the
9	following attached documents: Stipulation to Reprimand, Order on Stipulation to Reprimand.
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2	WASHINGTON STATE BAR ASSOCIATION
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4	N.Gustine Nicole Gustine
5	Nicole Gustine Counsel to the Disciplinary Board
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CERTIFICATE OF SERVICE

I certify that I caused a copy of the <u>Notice of Reprimand</u> to be emailed to the Office of Disciplinary Counsel and to Respondent's Counsel Anne I. Seidel, at <u>anne@anneseidel.com</u>, on the 30th day of January, 2023.

Clerk to the Disciplinary Board

1		FILED	
2		Jan 26, 2023	
3		Disciplinary	
4		Board	
5		Docket # 004	
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7	DISCIDI IN	ARY BOARD	
		TE BAR ASSOCIATION	
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9			
0	In re	Proceeding No. 22#002 6	
1	Jaye Lynn Schneider,	ORDER ON STIPULATION TO REPRIMAND	
2	Lawyer (Bar No. 35).	KLI KIMAND	
3			
4	The parties have submitted a Stipulation to Reprimand and requested a protective order		
5	for Attachment A to that stipulation to protect Respondent's confidential health information. On		
	reiv ew of the Stipulation to Reprimand, ex cut	ted on January 242023,	
6		o Reprimand is approve d. The parties' request for	
1	_		
8	a protective order is granted. Attachment A to the stipulation is confidential and shall be filed		
9	under seal pursuant to ELC 3.2(e).		
20	Dated this _alath y of2banyuary		
21			
22		Randoph O. Petgrave Randolph O. Petg av III Chief Henring Officer	
23		Chief Hearing Officer	
24			

CERTIFICATE OF SERVICE

I certify that I caused a copy of the <u>Order on Stipulation to Reprimand</u> to be emailed to the Office of Disciplinary Counsel and to Respondent's Counsel Anne I. Seidel, at <u>anne@anneseidel.com</u>, on the 26th day of January, 2023.

Clerk to the Disciplinary Board

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FILED

Jan 26, 2023

Disciplinary Board

Docket # 005

DISCIPLINARY BOARD WASHINGTON STATE BAR ASSOCIATION

In re

JAYE LYNN SCHNEIDER,

Lawyer (Bar No. 13515).

Proceeding No. 22#00026

ODC File No. 19-01645

STIPULATION TO REPRIMAND

Under Rule 9.1 of the Washington Supreme Court's Rules for Enforcement of Lawyer Conduct (ELC, the following Stipulation to Reprimand is entered into by the Office of Disciplinary Counsel (ODC) of the Washington State Bar Association (Association) through Managing Disciplinary Counsel Francesca D'Angelo and Respondent lawyer Jaye Lynn Schneider.

Respondent understands that they are entitled under the ELC to a hearing, to present exhibits and witnesses on their behalf, and to have a hearing officer determine the facts, misconduct and sanction in this case. Respondent further understands that they are 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 them. Respondent chooses to resolve this proceeding

1	now by enterir	ng into the following stipulation to facts, misconduct, and sanction to avoid the risk,	
2	time, and expe	ense attendant to further proceedings.	
3		I. ADMISSION TO PRACTICE	
4	1.	Respondent was admitted to practice law in the State of Washington on October	
5	27, 1983.		
6		II. STIPULATED FACTS	
7	2.	Since 1994, Respondent's law practice has consisted of commercial and complex	
8	escrow service	es, mergers and acquisitions, and business formations.	
9	3.	In or around December 2015, Respondent was chosen for a random trust account	
0	examination p	oursuant to ELC 15.1. At the time, Respondent maintained a Bank of America	
1	IOLTA account #3015 for the deposit of third-party funds.		
2	4.	ODC's random examination found Respondent did not comply with RPC 1.15A	
3	(Safeguarding Property) and RPC 1.15B (Required Trust Account Records) as follows:		
4	a)	Respondent's client ledgers did not contain a running balance after each transaction.	
5	b)	Respondent's trust account records were not reconciled monthly.	
7	c)	Respondent's trust account records showed outstanding checks dating back many years and old client ledger balances that were not distributed.	
8	d)	Respondent's records showed clients and/or escrow matters with negative ledgers and outstanding deposits that never cleared the bank.	
9	5.	Respondent hired an accountant to assist with reconstructing and correcting the	
20	records for IO	LTA account #3015.	
21	6.	Respondent closed IOLTA account #3015 in January 2019.	
22	7.	In October 2016, Respondent opened IOLTA account #4434 at Bank of America	
23	for the deposi Stipulation to Di Page 2	it of new client funds. However, Respondent's IOLTA account records revealed scipline OFFICE OF DISCIPLINARY COUNSEL OF THE WASHINGTON STATE BAR ASSOCIATION 1325 4th Avenue, Suite 600 Seattle, WA 98101-2539	

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Scattle, WA 98101-2539 (206) 727-8207

2	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 a client.
4		chent.
3		iolations of Duties Owed as a Professional
4	7.1	Disbarment is generally appropriate when a lawyer knowingly engages in conduct that is a violation of a duty owed as a professional with the intent to obtain a benefit for the lawyer or another, and causes serious or
5		potentially serious injury to a client, the public, or the legal system.
6	7.2	Suspension is generally appropriate when a lawyer knowingly engages in conduct that is a violation of a duty owed as a professional and causes
7	7.3	injury or potential injury to a client, the public, or the legal system. Reprimand is generally appropriate when a lawyer negligently engages in conduct that is a violation of a duty owed as a professional and causes
8	7.4	injury or potential injury to a client, the public, or the legal system. Admonition is generally appropriate when a lawyer engages in an isolated
9		instance of negligence that is a violation of a duty owed as a professional, and causes little or no actual or potential injury to a client, the public, or the legal system.
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11	17.	Respondent knew or should have known that Respondent was not dealing properly
12	with trust account funds.	
13	18.	Respondent's failure to maintain trust account records properly compromised
14	Respondent's ability to account for client and third-party funds.	
15	19.	There was potential injury from Respondent's failure to remove Respondent's own
16	funds, which	could result in creditors gaining access to funds in the trust account.
17	20.	The presumptive sanction is suspension.
18	21.	The following aggravating factors apply under ABA Standard 9.22:
19		(c) pattern of misconduct; (d) multiple offenses;
20		(i) substantial experience in the practice of law. Respondent was admitted to practice on October 27, 1983.
21	22	
22	22.	The following mitigating factors apply under ABA Standard 9.32:
23		(a) absence of a prior disciplinary record;(b) absence of a dishonest or selfish motive;
24	Stipulation to Di Page 5	(c) personal or emotional problems (see Attachment A, filed under seal);

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- c) If Respondent maintains a trust account and/or handles client or third-party funds during the probation period, Respondent shall utilize the services of an accountant, bookkeeper, or attorney who has been trained in the RPC and is proficient with the maintenance of trust account records to assist Respondent in complying with Respondent's duties under RPC 1.15A and RPC 1.15B and with Respondent's probation requirements. Respondent shall provide the name of the bookkeeper, accountant, or attorney to ODC within 10 days of Respondent handling client or thirdparty funds.
- d) For all client matters, Respondent shall have a written fee agreement signed by the client, which agreements are to be maintained for least seven years (see RPC 1.15B(a)(3)).
- e) On a monthly basis, using ODC's form report entitled "Monthly Reconciliation and Review Report," Respondent shall review the trust-account records detailed on the form report, review the completed report, and sign and date the completed report
- f) On a quarterly basis, Respondent shall provide ODC's audit staff with all trustaccount records for the time period to be reviewed by ODC's audit staff and disciplinary counsel for compliance with the RPC:
 - Months 1 − 3. By no later than the 30th day of the fourth month after the commencement of probation, Respondent shall provide the trust account records from the date of commencement of probation to the end of the third full month.
 - 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 30th 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 30th 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.

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- 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 30th 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.
- g) The trust account records Respondent provides to ODC for each quarterly review of the trust account will include: (a) copies of each completed "Monthly Reconciliation and Review Report" referenced in sub-paragraph(c) above, (b) a complete checkbook register for the trust account covering the period being reviewed, (c) 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), and (d) copies of all trust-account bank statements, deposit slips, and cancelled checks covering the period being reviewed. ODC's Audit Manager or designee will review Respondent's trust account records for each period. If Respondent does not have a trust account, Respondent shall provide a declaration on a quarterly basis stating that Respondent is not handling client or third-party funds and does not maintain a trust account.
- h) 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.
- i) 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. Within twenty days of a request from ODC's Audit Manager or designee for additional records needed to verify Respondent's compliance with RPC 1.15A and/or RPC 1.15B, Respondent will provide ODC's Audit Manager or designee the additional records requested.
- j) Respondent will reimburse the Association for time spent by ODC's Audit Manager or designee in reviewing and reporting on Respondent's records to determine Respondent's compliance with RPC 1.15A and RPC 1.15B, at the rate of \$85 per hour. Respondent will make payment within thirty days of each written invoice setting forth the auditor's time and payment due.

VII. RESTITUTION

No restitution is required by this stipulation.

VIII. COSTS AND EXPENSES

30. In light of Respondent's willingness to resolve this matter by stipulation at an early stage of the proceedings, Respondent shall pay attorney fees and administrative costs of \$750 in accordance with ELC 13.9(i). The Association will seek a money judgment under ELC 13.9(l) if these costs are not paid within 30 days of approval of this stipulation.

IX. VOLUNTARY AGREEMENT

- 31. Respondent states that prior to entering into this Stipulation Respondent had an opportunity to consult independent legal counsel regarding this Stipulation, that Respondent is entering into this Stipulation voluntarily, and that no promises or threats have been made by ODC, the Association, nor by any representative thereof, to induce the Respondent to enter into this Stipulation except as provided herein.
- 32. Once fully executed, this stipulation is a contract governed by the legal principles applicable to contracts and may not be unilaterally revoked or modified by either party.

X. LIMITATIONS

- 33. This Stipulation is a compromise agreement intended to resolve this matter in accordance with the purposes of lawyer discipline while avoiding further proceedings and the expenditure of additional resources by the Respondent and ODC. Both the Respondent lawyer and ODC acknowledge that the result after further proceedings in this matter might differ from the result agreed to herein.
- 34. 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.
 - 35. This Stipulation results from the consideration of various factors by both parties,

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1	including the benefits to both by promptly resolving this matter without the time and expense of
2	hearings, Disciplinary Board appeals, and Supreme Court appeals or petitions for review. As
3	such, approval of this Stipulation will not constitute precedent in determining the appropriate
4	sanction to be imposed in other cases; but, if approved, this Stipulation will be admissible in
5	subsequent proceedings against Respondent to the same extent as any other approved Stipulation.
6	36. Under ELC 9.1(d)(4), the Disciplinary Board reviews a stipulation based solely on
7	the record agreed to by the parties. Under ELC 3.1(b), all documents that form the record before
8	the Board for its review become public information on approval of the Stipulation by the Board,
9	unless disclosure is restricted by order or rule of law.
10	37. If this Stipulation is approved by the Disciplinary Board and Supreme Court, it
11	will be followed by the disciplinary action agreed to in this Stipulation. All notices required in
12	the Rules for Enforcement of Lawyer Conduct will be made.
13	38. If this Stipulation is not approved by the Disciplinary Board and Supreme Court,
14	this Stipulation will have no force or effect, and neither it nor the fact of its execution will be
15	admissible as evidence in the pending disciplinary proceeding, in any subsequent disciplinary
16	proceeding, or in any civil or criminal action.
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24	Stipulation to Discipline OFFICE OF DISCIPLINARY COUNSEL

1	WHEREFORE the undersigned being fully advised, adopt and agree to this Stipulation to		
2	Reprimand as set forth above.		
3	land	Dated: 1/23/23	
4	Laye Lynn Schneider Bar No. 13515 Respondent		
5	alher	1.1	
6	Anne I. Seidel, Bar No. 22742	Dated: 1/24/23	
7	Counsel for Respondent		
8		Dated://24/2023	
9	Francesca D'Angelo, Bar No. 22979 Managing Disciplinary Counsel		
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