

Aug 17, 2021

Disciplinary Board

Docket # 138

# DISCIPLINARY BOARD WASHINGTON STATE BAR ASSOCIATION

Notice of Reprimand

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Lawyer George Paul Trejo Jr, WSBA No. 19758, has been ordered Reprimanded by the

9 | following attached documents: Stipulation to Reprimand, Order on Stipulation to Reprimand.

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N.Gustine

WASHINGTON STATE BAR ASSOCIATION

Nicole Gustine

Counsel to the Disciplinary Board

### **CERTIFICATE OF SERVICE**

By order of Washington Supreme Court Order No. 25700-B-609, I certify that I caused a copy of the Notice of Reprimand to be emailed to the Office of Disciplinary Counsel and to Respondent George Paul Trejo Jr, at <a href="mailto:gptrejo@thetrejolawfirm.com">gptrejo@thetrejolawfirm.com</a>, on the 16<sup>th</sup> day of August, 2021.

Clerk to the Disciplinary Board



Aug 16, 2021 Disciplinary Board

Docket # 135

# DISCIPLINARY BOARD WASHINGTON STATE BAR ASSOCIATION

In re Proceeding No. 19#00037

George Paul Trejo Jr, ORDER ON STIPULATION TO REPRIMAND

Lawyer (Bar No. 19758).

On review of the August 13, 2021 Stipulation to Reprimand and the documents on file in this matter,

IT IS ORDERED that the August 13, 2021 Stipulation to Reprimand is approved.

Dated this 16th day of August ,2021.

Edward F. Shea Hearing Officer

### CERTIFICATE OF SERVICE

By order of Washington Supreme Court Order No. 25700-B-609, I certify that I caused a copy of the Order on Stipulation to Reprimand to be emailed to the Office of Disciplinary Counsel and to Respondent George Paul Trejo Jr, at <a href="mailto:george-paul-geo

Clerk to the Disciplinary Board

FILED

Aug 16, 2021

Disciplinary Board

Docket # 136

### DISCIPLINARY BOARD WASHINGTON STATE BAR ASSOCIATION

In re

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GEORGE PAUL TREJO JR,

Lawyer (Bar No. 19758).

Proceeding No. 19#00037

ODC File No. 18-00643

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 Disciplinary Counsel Henry Cruz and Respondent lawyer George Paul Trejo Jr.

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 now by entering into the following stipulation to facts, misconduct, and sanction to avoid the risk,

Stipulation to Discipline Page 1

1	who was a former Immigration Judge but was a Chelan County Superior Court Judge at the time
2	and now has returned to the Immigration Court bench.
3	10. The Washington State Court of Appeals, Div. III affirmed Judge McSeveney's
4	decision (COA No. 36392-III).
5	11. In the declarations in response to Flores Arroyo's allegations, Respondent disclosed
6	information related to the representation of Flores Arroyo.
7	12. Flores Arroyo did not give Respondent informed consent to disclose the information.
8	13. The disclosure of the information was not impliedly authorized in order to carry out
9	the representation.
10	14. The disclosure of the information was not permitted by RPC 1.6(b).
11	15. Respondent had a good faith but erroneous belief that Respondent's conduct fell
12	within the exception at RPC 1.6(b)(5) and ABA formal opinion 10-456 at 4 (under Rule 1.6(b)(5),
13	a lawyer may respond to allegations in a court proceeding only insofar as the lawyer reasonably
14	believes it is necessary to do so).
15	16. The motive for Respondent's conduct was to defend against the ineffective assistance
16	of counsel claim, which Respondent believed Respondent was permitted to do.
17	17. Respondent believes that nothing stated in this stipulation or pertaining to the
18	representation of Flores Arroyo constituted legal malpractice.
19	III. STIPULATION TO MISCONDUCT
20	18. By disclosing information relating to the representation of Flores Arroyo without
21	Flores Arroyo's informed consent, Respondent violated RPC 1.6(a) and 1.9(c).
22	IV. PRIOR DISCIPLINE
23	19. In 2003, Respondent received a reprimand based on conduct involving lack of
24	Stipulation to Discipline OFFICE OF DISCIPLINARY COUNSEL Page 3 OF THE WASHINGTON STATE BAR ASSOCIATION

1	competence and diligence, unreasonable fees, and failure to protect a client's interests upon			
2	withdrawal, in violation of RPC 1.1, 1.3, 1.5, and former RPC 1.15.			
3	20. In 2008, Respondent received a three-month suspension based on conduct involving			
4	trust-account irregularities and lack of supervision of a non-lawyer assistant, in violation of			
5	former RPC 1.14 and RPC 5.3.			
6	V. APPLICATION OF ABA STANDARDS			
7	21. The following American Bar Association Standards for Imposing Lawyer Sanctions			
8	(1991 ed. & Feb. 1992 Supp.) apply to this case:			
9	4.2 <i>Failure t</i> 4.21	to Preserve the Client's Confidences  Disbarment is generally appropriate when a lawyer, with	h the intent to hangfit the	
10	7.21	lawyer or another, knowingly reveals information relation client not otherwise lawfully permitted to be disclosed,	ing to representation of a	
11	4.22	injury or potential injury to a client.		
12	7.22	relating to the representation of a client not otherwise disclosed, and this disclosure causes injury or potential	lawfully permitted to be	
13	4.23		gently reveals information	
14	4.24	disclosed and this disclosure causes injury or potential i	njury to a client.	
15		information relating to representation of a client not oth to be disclosed and this disclosure causes little or no act	erwise lawfully permitted	
16		client.	1 ,	
17	22. Respondent's conduct was knowing.			
18	23. R	Respondent's conduct caused potential injury to Flores Ar	royo because confidential	
19	and incrimina	nating information was made part of the court's public reco	rd.	
20	24. T	The presumptive sanction is suspension under ABA Standa	<u>rd</u> 4.22.	
21	25. T	The following aggravating factors apply under ABA Standa	<u>rd</u> 9.22:	
22	(a) pr	prior disciplinary offenses;		
23	(i) substantial experience in the practice of law [Respondent was admitted in 1990].			
24	Stipulation to D Page 4	OF THE WASHINGTO	CIPLINARY COUNSEL N STATE BAR ASSOCIATION Avenue, Suite 600	

1	26. The following mitigating factors apply under ABA Standard 9.32:
2	(b) absence of a dishonest or selfish motive;
3	(g) character or reputation;
4	(l) remorse.
5	27. A significant mitigating factor is the contribution this stipulation makes to the efficient
6	and effective operation of the lawyer discipline system considering the effect the COVID-19
7	public health emergency has had on disciplinary resources and the orderly processing of
8	disciplinary matters.
9	28. Based on the factors set forth above, the presumptive sanction should be mitigated to
10	a reprimand.
11	VI. STIPULATED DISCIPLINE
12	29. The parties stipulate that Respondent shall receive a reprimand.
13	VII. COSTS AND EXPENSES
14	30. Respondent shall pay attorney fees and administrative costs of \$750 in accordance
15	with ELC 13.9(i). The Association will seek a money judgment under ELC 13.9(l) if these costs
16	are not paid within 30 days of approval of this stipulation.
17	VIII. VOLUNTARY AGREEMENT
18	31. Respondent states that, prior to entering into this Stipulation, they had an opportunity
19	to consult independent legal counsel regarding this Stipulation, that Respondent is entering into
20	this Stipulation voluntarily, and that no promises or threats have been made by ODC, the
21	Association, nor by any representative thereof, to induce the Respondent to enter into this
22	Stipulation except as provided herein.
23	32. Once fully executed, this stipulation is a contract governed by the legal principles
24	Stipulation to Discipline  OFFICE OF DISCIPLINARY COUNSEL  Page 5  OF THE WASHINGTON STATE BAR ASSOCIATION

applicable to contracts, and may not be unilaterally revoked or modified by either party.

#### IX. 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, 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.

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

37. 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. Respondent represents that Respondent is admitted to practice law in the following jurisdictions, whether active, inactive, or suspended: United States Courts of

1	Appeals for the Inird, Fifth, Eighth, Ninth, and Tenth Circuits; United States District Courts for
2	the Eastern and Western Districts of Arkansas; United States District Court for the District of
3	Colorado; United States District Court for the Central District of Illinois; and the United States
4	District Court for the Northern District of Texas. Respondent represents that Respondent has
5	never been suspended from the practice of law in any jurisdiction except as stated in §20 herein.
6	38. If this Stipulation is not approved by the Hearing Officer, this Stipulation will have no
7	force or effect, and neither it nor the fact of its execution will be admissible as evidence in the
8	pending disciplinary proceeding, in any subsequent disciplinary proceeding, or in any civil or
9	criminal action.
10	WHEREFORE the undersigned being fully advised, adopt, and agree to this Stipulation
11	to Reprimand as set forth above.
12	Dated: 8/13/21
13	George Raul Trejo Jr, Bar No. 19758 Respondent
14	1 de la composition della comp
15	Dated: 08/13/2021  Henry Cruz, Bar No. 38799
16	Disciplinary Counsel
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