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2	DEC 08 2017
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4	BEFORE THE DISCIPLINARY BOARD OF THE
5	WASHINGTON STATE BAR ASSOCIATION
6	Notice of Reprimand
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8	
9	Lawyer Mark Evan Didrickson, WSBA No. 20349, has been ordered Reprimanded by the
10	following attached documents: Order on Stipulation to Reprimand and Stipulation to
11	Reprimand.
12	
13	WASHINGTON STATE BAR ASSOCIATION
14	
15	
16	Kevin Bank
17	Counsel to the Disciplinary Board
18	
19	CERTIFICATE OF SERVICE
	to be usine red to the Office of Disciplinary Counsel and to be mailed
20	to WWW C MOUTORS FM His control / Respondent's Counsel at COUMMAA # No VMCUVO, WA 1940 entitled / Inst class mail postage prepaid on the \$14 day of
21	postage prepaid on the #11 day of
22	Clerk Clinsel tottle Disciplinary Board
23	
24	
	Notice of Reprimand WASHINGTON STATE BAR ASSOCIATION Page 1 of 1 1325 Fourth Avenue – Suite 600

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

		DEC 07 2017
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		and the second
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7	BEFORE	
8	DISCIPLINAR OF TH	
- 9	WASHINGTON STATE I	
		Proceeding No. 17 HDFD&B
10		ODC File Nos. 09-01812, 11-01433
11		ORDER ON STIPULATION TO
12		REPRIMAND
13		
14	On review of the December 5, 2017 Stipul	ation to Reprimand and the documents on file
15	in this matter,	
16	IT IS ORDERED that the December 5, 2017 Stipu	lation to Reprimand is approved.
17		
18		
	Dated this _7th_day of _ December _, 201	7.
19		
20		Zandoph O. Setgrave
21		andolph O. Petgrave III hief Hearing Officer
22		
23		TIFICATE OF SERVICE.
24	MITH X VVIVI/KC.PW	e of Disciplinary Counsel and to be mailed
	to put & remoter in an 400 clumbus 81. # 10 (Au	WWW WH Pound Certified Tiss class mail
	Order on Stipulation postage prepaid on the T Page 1	top day of
	Clerk (Cour	sel touthe Disciplinary Board

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7	DISCIPLIN	RE THE ARY BOARD
8		THE TE BAR ASSOCIATION
9	In re	Proceeding No. (7400088)
10	MARK EVAN DIDRICKSON,	ODC File No(s). 09-01812, 11-01433
11	Lawyer (Bar No. 20349).	STIPULATION TO REPRIMAND
12		
13	Under Rule 9.1 of the Rules for Enfor	cement of Lawyer Conduct (ELC), the following
14		e Office of Disciplinary Counsel (ODC) of the
15		h) through disciplinary counsel M Craig Bray and
16	Respondent lawyer Mark Evan Didrickson.	
17	Respondent understands that he is en	ntitled under the ELC to a hearing, to present
18	exhibits and witnesses on his behalf, and	to have a hearing officer determine the facts,
19	misconduct and sanction in this case. Respon	dent further understands that he is entitled under
20	the ELC to appeal the outcome of a hearing to	the Disciplinary Board, and, in certain cases, the
21	Supreme Court. Respondent further understa	nds that a hearing and appeal could result in an
22	outcome more favorable or less favorable	to him. Respondent chooses to resolve this
23 24	proceeding now by entering into the following Stipulation to Reprinamd Page 1	g stipulation to facts, misconduct and sanction to OFFICE OF DISCIPLINARY COUNSEL OF THE WASHINGTON STATE BAR ASSOCIATION 1325 4 th Avenue, Suite 600 Scattle, WA 98101-2539 (206) 727-8207

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DEC 07 2017

1	avoid the risk, time, and expense attendant to further proceedings.	
2	I. ADMISSION TO PRACTICE	
3	1. Respondent was admitted to practice law in the State of Washington on February 1,	
4	1991.	
5	II. STIPULATED FACTS	
6	2. Respondent represented his mother-in-law Carmen Cobb in a medical malpractice	
7	case.	
8	3. Respondent settled Ms. Cobb's claim for \$77,500, deposited funds in trust, made	
9	appropriate disbursals, and held \$21,000 in trust for the purpose of paying subrogated insurer	
10	claims when amounts were settled.	
11	4. Respondent took a 25 percent contingent fee based on an oral agreement with Ms.	
12	Cobb.	
13	5. Respondent did not have a written contingent fee agreement with Ms. Cobb.	atotal
14	6. Between 2002 and 2007, on four occasions, Respondent borrowed \$8,500 from Ms.	of a
15	Cobb with her consent.	· (A
16	7. At the times Respondent borrowed the funds, Ms. Cobb was still a client.	
17	8. At the times Respondent borrowed the funds, Ms. Cobb did not have diminished	
18	mental or physical capacity.	
19	9. By borrowing funds from Ms. Cobb, Respondent entered into business transactions	
20	with a client.	
21	10. The terms of the loans were not transmitted in writing.	
22	11. Respondent told Ms. Cobb that they needed to meet and put the loans in writing, but	
23	she said it was not a priority.	
24	Stipulation to Reprinamd OFFICE OF DISCIPLINARY COUNSEL Page 2 OF THE WASHINGTON STATE BAR ASSOCIATION 1325 4 th Avenue, Suite 600	

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1	12. Respondent suggested a 6.5 percent interest rate in a letter to Ms. Cobb, but no term	
2	for payment of interest was ever agreed on or reduced to writing.	
3	13. Respondent did not advise Ms. Cobb to seek advice of independent counsel before	
4	lending him the money.	
5	14. Ms. Cobb died in 2009.	
6	15. Respondent made no payments on the loan until the issue came up during the	
7	probate of Ms. Cobb's estate.	
8	16. On May 18, 2010, Respondent repaid the \$8,500 principal to Ms. Cobb's estate,	
9	17. Respondent did not pay interest on the borrowed funds.	
10	18. The personal representative of the estate did not pursue the payment of interest and	
11	treated the loans as if they were paid in full.	
12	19. The estate was closed.	
13	III. STIPULATION TO VIOLATIONS	
14	20. By taking a contingent fee in a matter without having a written fee agreement,	
15	Respondent violated RPC 1.5(c)(1).	
16	21. By entering into business transactions with a client on terms that were not	
.17	transmitted in writing, and by not advising the client to seek advice of an independent lawyer	
18	regarding the transactions, Respondent violated RPC 1.8(a).	
19	IV. PRIOR DISCIPLINE	
20	22. Respondent does not have any prior public discipline.	
21	V. APPLICATION OF ABA STANDARDS	
22	23. The following American Bar Association Standards for Imposing Lawyer Sanctions	
23	(1991 ed. & Feb. 1992 Supp.) apply to this case:	
24	Stipulation to Reprinand Page 3 OFFICE OF DISCIPLINARY COUNSEL OF THE WASHINGTON STATE BAR ASSOCIATION 1325 4th Avenue, Suite 600 Scattle, WA 98101-2539 (206) 727-8207	

1	ABA	Standard 4.3:
· · ·		Disbarment is generally appropriate when a lawyer, without the informed
2		consent of client(s):
3	- -	(a) engages in representation of a client knowing that the lawyer's
2		interests are adverse to the client's with the intent to benefit the lawyer or another, and causes serious or potentially serious injury
4	· ·	to the client; or
	- 	(b) simultaneously represents clients that the lawyer knows have
5		adverse interests with the intent to benefit the lawyer or another, and causes serious or potentially serious injury to a client; or
6		(c) represents a client in a matter substantially related to a matter in
		which the interests of a present or former client are materially
7		adverse, and knowingly uses information relating to the
		representation of a client with the intent to benefit the lawyer or
8	4.20	another and causes serious or potentially serious injury to a client.
9	4.32	Suspension is generally appropriate when a lawyer knows of a conflict of interest and does not fully disclose to a client the possible effect of that
		conflict, and causes injury or potential injury to a client.
10	4.33	
	1	determining whether the representation of a client may be materially
11		affected by the lawyer's own interests, or whether the representation will
12		adversely affect another client, and causes injury or potential injury to a client.
14	434	Admonition is generally appropriate when a lawyer engages in an
13		Isolated instance of negligence in determining whether the representation
		of a client may be materially affected by the lawyer's own interests, or
14		whether the representation will adversely affect another client, and causes
40	• •	little or no actual or potential injury to a client.
15	ARA	Standard 7.0
16	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
17		to obtain a benefit for the lawyer or another, and causes serious or
	7.0	potentially serious injury to a client, the public, or the legal system.
18	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
19		injury or potential injury to a client, the public, or the legal system.
	7.3	Reprimand is generally appropriate when a lawyer negligently engages in
20		conduct that is a violation of a duty owed as a professional and causes
		injury or potential injury to a client, the public, or the legal system.
21	7.4	Admonition is generally appropriate when a lawyer engages in an indicated instance of neglicence that is a violation of a duty away as a
22		isolated 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,
de la		the public, or the legal system.
23	9/ D.	spondent's mental state was negligent.
24		
64	Stipulation to Rep Page 4	OF THE WASHINGTON STATE BAR ASSOCIATION
		1325 4 th Avenue, Suite 600 Seattle, WA 98101-2539
		(206) 727-8207

1	25. Respondent's conduct injured Ms. Cobb in that she lost the use of the funds during
2	the period of the loan and did not earn any interest.
3	26. The presumptive sanction is reprimand under ABA Standards 4.33 and 7.3.
4	27. The following aggravating factors apply under ABA Standard 9.22:
5	(d) multiple offenses; and(i) substantial experience in the practice of law.
6	28. The following mitigating factors apply under ABA Standard 9.32:
7 8	(a) absence of a prior disciplinary record; and(<i>I</i>) remorse.
9	29. It is an additional mitigating factor that Respondent has agreed to resolve this matter
10	at an early stage of the proceedings.
11	30. On balance the aggravating and mitigating factors do not require a departure from
12	the presumptive sanction.
13	VI. STIPULATED DISCIPLINE
14	31. The parties stipulate that Respondent shall receive a Reprimand for his conduct.
15	VII. RESTITUTION
16	32. There is no restitution owing in this matter because the principal was paid, there was
17	no agreement for payment of interest at any set interest rate, the personal representative of the
18	estate did not pursue payment of interest, and the estate was closed.
19	VIII. COSTS AND EXPENSES
20	33. In light of Respondent's willingness to resolve this matter by stipulation at an early
21	stage of the proceedings, Respondent shall pay attorney fees and administrative costs of \$750 in
22	accordance with ELC 13.9(i). The Association will seek a money judgment under ELC 13.9(l) if
23	these costs are not paid within 30 days of entry of an order approving this stipulation.
24	Stipulation to Reprinamd OFFICE OF DISCIPLINARY COUNSEL Page 5. OF THE WASHINGTON STATE BAR ASSOCIATION 1325 4 th Avenue, Suite 600.

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

IX. VOLUNTARY AGREEMENT

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34. Respondent states that prior to entering into this Stipulation he 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.

7 35. Once fully executed, this stipulation is a contract governed by the legal principles
8 applicable to contracts, and may not be unilaterally revoked or modified by either party.

X. LIMITATIONS.

36. 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.

37. 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.

18 38. This Stipulation results from the consideration of various factors by both parties, 19 including the benefits to both by promptly resolving this matter without the time and expense of 20 hearings, Disciplinary Board appeals, and Supreme Court appeals or petitions for review. As 21 such, approval of this Stipulation will not constitute precedent in determining the appropriate 22 sanction to be imposed in other cases; but, if approved, this Stipulation will be admissible in 23 subsequent proceedings against Respondent to the same extent as any other approved 24 Stipulation to Reprimend. OFFICE OF DISCIPLINARY COUNSEL

OFFICE OF DISCIPLINARY COUNSEL OF THE WASHINGTON STATE BAR ASSOCIATION 1325 4th Avenue, Suito 600 Seattle, WA 98101-2539 (206) 727-8207 1 Stipulation.

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Stipulation to Reprinamd

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39. Under ELC 3.1(b), all documents that form the record before the Hearing Officer for 2 his or her review become public information on approval of the Stipulation by the Hearing 3 4 Officer, unless disclosure is restricted by order or rule of law.

5 40. 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 6 7 Enforcement of Lawyer Conduct will be made.

8 41. If this Stipulation is not approved by the Hearing Officer, this Stipulation will have 9 no force or effect, and neither it nor the fact of its execution will be admissible as evidence in 10 the pending disciplinary proceeding, in any subsequent disciplinary proceeding, or in any civil 11 or criminal action.

WHEREFORE the undersigned being fully advised, adopt and agree to this Stipulation to Discipline as set forth above.

Mark Evan Didrickson, Bar No. 20349

Respondent

M Craig Bray, Bar No. 20821 Disciplinary Counsel

Dated: <u>12/5/2017</u>

OFFICE OF DISCIPLINARY COUNSEL OF THE WASHINGTON STATE BAR ASSOCIATION 1325 4th Avenue, Suite 600 Seattle, WA 98101-2539 (206) 727-8207