

FILED

NOV 14 2012

BEFORE THE
DISCIPLINARY BOARD
OF THE
WASHINGTON STATE BAR ASSOCIATION

DISCIPLINARY BOARD

In re

CLAYTON LONGACRE,

Lawyer (WSBA No. 21821)

Proceeding No. 12#00033

DISCIPLINARY BOARD ORDER
ADOPTING HEARING OFFICER'S
DECISION

This matter came before the Disciplinary Board at its November 2, 2012 meeting, on automatic review of Hearing Officer Nadine D. Scott's August 28, 2012 decision recommending disbarment and restitution following a default hearing.

The Board reviews the hearing officer's finding of fact for substantial evidence. The Board reviews conclusions of law and sanction recommendations de novo. Evidence not presented to the hearing officer or panel cannot be considered by the Board. ELC 11.12(b).

Having reviewed the materials submitted by the Association, and considered the applicable case law and rules;

IT IS HEREBY ORDERED THAT the Hearing Officer's decision is adopted¹:

Dated this 13th day of November, 2012



Nancy Ivarinen
Disciplinary Board Chair

¹ The vote on this matter was unanimous. Those voting were: Bray, Broom, Butterworth, Carrington, Coy, Dremousis, Evans, Ivarinen, McInville, Mesher, Neiland and Ogura

du

CERTIFICATE OF SERVICE

I certify that I caused a copy of the DO NOT ADOPTING HO'S DECISION
to be delivered to the Office of Disciplinary Counsel and to be mailed
to DAVID W. BRAGG Respondent's Counsel
at 1015 S. SEDGEWICK RD #104 PT-DICKENS, VA 98104 by certified first class mail,
postage prepaid on the 14th day of NOVEMBER, 2012

[Signature]
Clerk/Counsel to the Disciplinary Board