

1		May 14 2020
2		Disciplinary
3	DISCIPLINARY BOARD	Board
4		Docket # 004
5	Notice of Reprimand	
6		
7	Lawyer Donna Marie Gibson, WSBA No. 33583, has been ordered R	eprimanded by the
8	following attached documents: Stipulation to Reprimand, Order on Stipulation	ation to Reprimand.
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11	WASHINGTON STATE BA	R ASSOCIATION
12	W. Such	
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14	Nicole Gustine Counsel to the Disciplinary B	oard
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CERTIFICATE OF SERVICE

By order of Washington Supreme Court Order No. 25700-B-609, 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 Jeffrey T. Kestle, at ikestle@foum.law, on the 14th day of May, 2020.

Clerk to the Disciplinary Board

FILED

1 May 14 2020 Disciplinary 2 Board 3 Docket # 003 4 5 6 **BEFORE THE** 7 DISCIPLINARY BOARD OF THE WASHINGTON SUPREME COURT 8 9 Proceeding No. 20#00028 In re 10 DONNA MARIE GIBSON, ODC File No. 19-00554 11 Lawyer (Bar No. 33583). STIPULATION TO REPRIMAND 12 13 Under Rule 9.1 of the Washington Supreme Court's Rules for Enforcement of Lawyer 14 Conduct (ELC), the following Stipulation to reprimand is entered into by the Office of 15 Disciplinary Counsel (ODC) of the Washington State Bar Association (Association) through 16 disciplinary counsel Debra Slater, Respondent's Counsel Jeffrey T. Kestle and Respondent 17 lawyer Donna Marie Gibson. 18 Respondent understands that she is entitled under the ELC to a hearing, to present 19 exhibits and witnesses on her behalf, and to have a hearing officer determine the facts, 20 misconduct and sanction in this case. Respondent further understands that she is entitled under 21 the ELC to appeal the outcome of a hearing to the Disciplinary Board, and, in certain cases, the 22 Supreme Court. Respondent further understands that a hearing and appeal could result in an 23 outcome more favorable or less favorable to her. Respondent chooses to resolve this proceeding OFFICE OF DISCIPLINARY COUNSEL OF THE 24 Stipulation to Discipline Page 1

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

1	now by entering into the following stipulation to facts, misconduct and sanction to avoid the		oid the
2	risk, time, expense attendant to further proceedings.		
3	I. ADMISSION TO PRACTICE		
4	1.	. Respondent was admitted to practice law in the State of Washington on Ju	une 9,
5	2003.		
6	II. STIPULATED FACTS		
7	Washington Department of Labor & Industries Matters		
8	2.	. Bryan Brickson owns an automobile repair shop in Kent, Washington.	
9	3.	. At some point he terminated two employees whom he suspected of stealing from	om his
10	business.		
11	4.	. The Washington Department of Labor & Industries (L& I) opened a file, bas	sed on
12	allegations made by the two terminated employees that they were owed wages.		
13	5.	. Mr. Brickson hired Respondent on October 25, 2018 to represent him in the	L & I
14	proceedings.		
15	6.	. Respondent had cars in need of repair. Respondent and Mr. Brickson agree	d that
16	Mr. Brickson would repair Respondent's cars in exchange for payment of Respondent's legal		
17	fees.		
18	7.	. On March 8, 2019, L & I issued a Citation and Notice of Assessment for	Wage
19	Payment and/or Minimum Wage Act Violation related to the two employees.		
20	8.	. L & I ordered Mr. Brickson to pay the former employees a total of \$1,623	.78 in
21	unpaid wages and assessed a \$2,000 penalty.		
22	9.	. L & I advised that the deadline to appeal the Citation and Notice of Assessmen	nt was
23	April 7, 2019.		
24	Stipulation to Discipline Page 2 OFFICE OF DISCIPLINARY COUNSEL OF THE WASHINGTON STATE BAR ASSOCIATION		

1	10. Respondent received the Citation and Notice of Assessment for Wage Payment		
2	and/or Minimum Wage Act Violation on March 12, 2019.		
3	11. Respondent was on vacation from February 26 through March 12, and she states that		
4	she became ill at the end of March 2019 and was unable to work on the appeals before the		
5	deadlines.		
6	12. On several occasions before Respondent went on vacation, she asked Mr. Brickson		
7	to provide a clear narrative of what happened with the two employees. Over the next few days,		
8	Mr. Brickson sent Respondent several emails and over a hundred pages of documents which, in		
9	Respondent's mind, did not clarify the issues.		
10	13. Respondent performed work on Mr. Brickson's behalf, but failed to timely file the		
11	appeals.		
12	14. Mr. Brickson lost both cases because Respondent did not timely file the appeals.		
13	SK Matter		
14	15. In February 2019 Mr. Brickson terminated employee SK for poor attendance at		
15	work.		
16	16. The Washington Department of Employment Security (DES) approved SK's		
17	unemployment benefits.		
18	17. Mr. Brickson hired Respondent on February 13, 2019 to represent him in filing an		
19	appeal of the DES decision.		
20	18. Respondent agreed to represent Mr. Brickson under the same payment arrangement		
21	as in the prior matter— repair work on her cars in exchange for legal services.		
22	19. The deadline to file the appeal of the DES decision was March 4, 2019.		
23	20. Respondent was on vacation from February 26, 2019 through March 12, 2019 and		
24	Stipulation to Discipline OFFICE OF DISCIPLINARY COUNSEL OF THE		

1	failed to timely file the appeal.		
2	21. Mr. Brickson lost the opportunity to appeal the DES decision because Respondent		
3	did not timely file the appeal.		
4	22. Mr. Brickson estimates that he did about \$10,000 worth of repair on Respondent's		
5	cars. Respondent disputes the value of the work Mr. Brickson performed.		
6	23. Respondent did not provide all of the legal services to Mr. Brickson as she had		
7	agreed to.		
8	24. Respondent and Mr. Brickson have settled their disputes.		
9	III. STIPULATION TO MISCONDUCT		
10	25. By missing appeals deadlines in the above matters, Respondent violated RPC 1.3.		
11	IV. PRIOR DISCIPLINE		
12	26. Respondent received an admonition in February 2017 for failing to communicate		
13	with a client (RPC 1.4) and failing to properly supervise non-lawyer staff (RPC 5.3).		
14	V. APPLICATION OF ABA STANDARDS		
15	27. The following American Bar Association Standards for Imposing Lawyer Sanctions		
16	(1991 ed. & Feb. 1992 Supp.) apply to this case: ABA Standards 4.4 is most applicable to the		
17	duty to act with reasonable diligence in representing a client. A copy of ABA Standard 4.4 is		
18	enclosed.		
19	28. Respondent acted negligently.		
20	29. Mr. Brickson was injured because he missed the opportunity to appeal the adverse L		
21	& I and DES decisions. He performed work on Respondent's cars and did not receive all of the		
22	legal services he anticipated in exchange.		
23	30. The presumptive sanction is reprimand under ABA <u>Standard</u> 4.43.		
24	Stipulation to Discipline OFFICE OF DISCIPLINARY COUNSEL OF THE		

1	31. The following aggravating factors apply under ABA <u>Standard</u> 9.22:	
2	(a) Prior disciplinary offense (February 2017 admonition)	
3	(b) Substantial experience in the practice of law (Respondent was admitted to	
4	practice law in Washington in 2003.	
5	32. It is a mitigating factor that Respondent has agreed to resolve this matter at an early	
6	stage of the proceedings.	
7	33. On balance the aggravating and mitigating factors do not require a departure from	
8	the presumptive sanction.	
9	VI. STIPULATED DISCIPLINE	
10	34. The parties stipulate that Respondent shall receive a reprimand for her conduct.	
11	VII. RESTITUTION	
12	35. Additional restitution is not required.	
13	VIII. COSTS AND EXPENSES	
14	36. Respondent shall pay attorney fees and administrative costs of \$1,500 in accordance	
15	with ELC 13.9(c)(2). The Association will seek a money judgment under ELC 13.9(l) if these	
16	costs are not paid within 180 days of approval of this stipulation.	
17	IX. VOLUNTARY AGREEMENT	
18	37. Respondent states that before entering into this Stipulation, she has consulted	
19	independent legal counsel regarding this Stipulation, that Respondent is entering into this	
20	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	38. Once fully executed, this stipulation is a contract governed by the legal principles	
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1	applicable to contracts, and may not be unilaterally revoked or modified by either party.	
2	X. LIMITATIONS	
3	39. This Stipulation is a compromise agreement intended to resolve this matter in	
4	accordance with the purposes of lawyer discipline while avoiding further proceedings and the	
5	expenditure of additional resources by the Respondent and ODC. Both the Respondent lawyer	
6	and ODC acknowledge that the result after further proceedings in this matter might differ from	
7	the result agreed to herein.	
8	40. This Stipulation is not binding upon ODC or the respondent as a statement of all	
9	existing facts relating to the professional conduct of the respondent lawyer, and any additional	
10	existing facts may be proven in any subsequent disciplinary proceedings.	
11	41. This Stipulation results from the consideration of various factors by both parties,	
12	including the benefits to both by promptly resolving this matter without the time and expense of	
13	hearings, Disciplinary Board appeals, and Supreme Court appeals or petitions for review. As	
14	such, approval of this Stipulation will not constitute precedent in determining the appropriate	
15	sanction to be imposed in other cases; but, if approved, this Stipulation will be admissible in	
16	subsequent proceedings against Respondent to the same extent as any other approved	
17	Stipulation.	
18	42. Under ELC 3.1(b), all documents that form the record before the Hearing Officer for	
19	his or her review become public information on approval of the Stipulation by the Hearing	
20	Officer, unless disclosure is restricted by order or rule of law.	
21	43. If this Stipulation is approved by the Hearing Officer, it will be followed by the	
22	disciplinary action agreed to in this Stipulation. All notices required in the Rules for	
23	Enforcement of Lawyer Conduct will be made.	
24	Stipulation to Discipline OFFICE OF DISCIPLINARY COUNSEL OF THE Page 6 WASHINGTON STATE BAR ASSOCIATION	

1	44. If this Stipulation is not approved by the Hearing Officer, this Stipulation will have		
2	no force or effect, and neither it nor the fact of its execution will be admissible as evidence in		
3	the pending disciplinary proceeding, in any subsequent disciplinary proceeding, or in any civil		
4	or criminal action.		
5	WHEREFORE the undersigned being fully advised, adopt and agree to this Stipulation		
6	to Reprimand as set forth above.		
7	Donna Marie Gibson, Bar No. 33583 Dated: 4 2020		
9	Respondent		
10	Dated:		
11	Jeffrey T. Kestle, Bar No. 29648 Counsel for Respondent		
12	Dated: April 22, 2020		
13	Debra Slater, Bar No. 18346 Disciplinary Counsel		
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1		May 07 2020	
2		Disciplinary	
3		Board	
4		Docket # 001	
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7		ORE THE IARY BOARD	
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9	In re	Proceeding No. 20#00028	
10	Donna Marie Gibson,	ORDER ON STIPULATION TO	
11	Lawyer (Bar No. 33583).	REPRIMAND	
12	Lawyer (Bar No. 33363).		
13	On anniam of the April 22, 2020 Stime	lation to Denvisor of and the demonstrate on 61s in	
14		lation to Reprimand and the documents on file in	
15	this matter,		
	IT IS ORDERED that the April 22, 2020 Stipulation to Reprimand is approved.		
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18	Dated this 6th day of May,	2020.	
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20		Bandohl O. Betgrave	
21		Randolph O Petgrave III Chief Hearing Officer	
22		-	
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CERTIFICATE OF SERVICE

By order of Washington Supreme Court Order No. 25700-B-609, 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 Jeffrey T. Kestle, at <u>jkestle@foum.law</u>, on the 7th day of May, 2020.

Clerk to the Disciplinary Board