THE SUPREME COURT OF WASHINGTON

IN RE)	BAR NO. 13379 DISCIPLANTE
)	Supreme Court No. 201,429-1
DAVID RAY AMBROSE,)	ORDER
ATTORNEY AT LAW.)	PURSUANT TO ELC 9.2

By an order of the Supreme Court of the State of Oregon dated June 19, 2015, David Ray Ambrose was publicly reprimanded by stipulation based on simultaneous representation of two clients with directly adverse interests without first obtaining informed consent from each client. ELC 9.2(f) provides that a final adjudication in another jurisdiction of lawyer misconduct conclusively establishes the misconduct for purposes of a disciplinary proceeding in this state. Upon notification of the action of the Supreme Court of the State of Oregon, this Court issued an order, pursuant to ELC 9.2(c), directing David Ray Ambrose to inform this Court of any claim that the imposition of identical discipline in the state would be unwarranted. David Ray Ambrose did not file a response. The Court has reviewed the file in this matter and has unanimously determined that the following order should be entered. Now, therefore, it is hereby

ORDERED:

The Washington State Supreme Court does hereby reciprocate discipline in the State of Washington and orders that David Ray Ambrose be reprimanded. Said reprimand is deemed administered on this date.

DATED at Olympia, Washington this day of October, 2015.

Washington State Supreme Court

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Ronald R. Carpenter

For the Court

CHIEF JUSTICE

709/898