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Notice of Reprimand Page 1 of 1

## DISCIPLINARY BOARD

## BEFORE THE DISCIPLINARY BOARD OF THE WASHINGTON STATE BAR ASSOCIATION

Notice of Reprimand

Lawyer Lori J. Guevara, WSBA No. 28732, has been ordered Reprimanded by the following attached documents: Order Approving Stipulation to Reprimand and Stipulation to Reprimand.

WASHINGTON STATE BAR ASSOCIATION

Jean K. McElroy

General Counsel/Chief Regulatory Counsel

CERTIFICATE OF SERVICE

I certify that I caused a copy of the DIW IN PULL MANAGED TO the delivered to the Office of Disciplinary Counsel and to be mailed

to AN ANALY THE DESpendent Respondent's Counsel

postage prepaid on the Oth day of Formal Total

Clerk Company to the Disciplinary Boar

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4		DISCIPLINARY BOARD
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7	11	RE THE ARY BOARD
8	OF THE WASHINGTON STATE BAR ASSOCIATION	
9	Whomington	
10	In re	Proceeding No. 14#00009
11	LORI J. GUEVARA,	ORDER ON STIPULATION TO REPRIMAND
12	Lawyer (Bar No. 28732).	
13		
14	On review of the January 31, 2014 Stipulation to Reprimand and the documents on file	
15	in this matter,	
16	IT IS ORDERED that the January 31, 2014 Stipulation to Reprimand is approved.	
17		
18		
19	Dated this 42 day of Fe bruany, 2014.	
20		
21	Joseph Nappi, Jr.	
22	Chief Hearing Officer  CERTEICATE OF SERVICE	
23	I certify that I caused a copy of the DAM M Shouldton to Repnam	
24	to be delivered to the Office of Disciplinary Coursel and to be mailed to Will Wall Park Third Will Park Third The Spondent's Coursel by Certified first class mail.	
	Order on Stipulation	o the Disciplinary Board

Clerk Counted to the Disciplinary Board



## BEFORE THE DISCIPLINARY BOARD OF THE WASHINGTON STATE BAR ASSOCIATION

In re

LORI J. GUEVARA,

Lawyer (Bar No. 28732).

Proceeding No. 14#00009

STIPULATION TO REPRIMAND

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

Under Rule 9.1 of the 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 Senior Disciplinary Counsel Joanne S. Abelson and Respondent Lori J. Guevara.

Respondent understands that she is entitled under the ELC to a hearing, to present exhibits and witnesses on her behalf, and to have a hearing officer determine the facts, misconduct and sanction in this case. Respondent further understands that she is 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 her. Respondent chooses to resolve this proceeding now by entering into the following stipulation to facts, misconduct and sanction to avoid the Office of Disciplinary Counsel Of the Washington State Bar Association 1325 4th Avenue, Suite 600

1	matter No. CF-2012-4284.	
2	8. On December 27, 2012, Respondent pleaded guilty to the felony violation charged	
3	in matter No. CF-2012-4284.	
4	9. That day, the court accepted the plea and, without entering a judgment of guild	
5	placed Respondent on a three-year deferred sentence.	
6	10. By order entered February 22, 2013, the Tulsa County (Oklahoma) District Cour	
7	revoked Respondent's suspended sentence for matter No. CM-2012-1088 and sentenced her to	
8	treatment in an in-patient treatment facility in lieu of jail.	
9	III. STIPULATION TO MISCONDUCT	
10	11. By repeatedly violating the criminal law and by violating the terms of her suspended	
11	sentences, Respondent violated RPC 8.4(i) (disregard for the rule of law).	
12	IV. PRIOR DISCIPLINE	
13	12. Respondent has no prior discipline.	
14	V. APPLICATION OF ABA STANDARDS	
15	13. The American Bar Association Standards for Imposing Lawyer Sanctions (1991 ed.	
16	& Feb. 1992 Supp.) do not apply to violations of RPC 8.4(i). In re Disciplinary Proceeding	
17	Against Curran, 115 Wn.2d 735, 770-71, 801 P.2d 962 (1990).	
18	14. Under Curran, violations of RPC 8.4(i) (disregard for the rule of law) generally	
19	result in a reprimand. <u>Id.</u> at 772.	
20	15. Respondent acted knowingly.	
21	16. Respondent's conduct in driving while under the influence of alcohol caused damage	
22	to property but not personal injury. Nonetheless, the potential for serious personal injury	
23	existed.	
24	Stipulation to Discipline OFFICE OF DISCIPLINARY COUNSEL Page 3 OF THE WASHINGTON STATE BAR ASSOCIATION	

1	17. The legal system suffered injury because the courts were required to address	
2	Respondent's misconduct in numerous proceedings. The legal profession also suffered injury	
3	because the spectacle of a lawyer repeatedly violating the criminal law brings disrespect to the	
4	profession.	
5	18. The following aggravating factors apply under ABA Standard 9.22:	
6	(c) a pattern of misconduct; and (i) substantial experience in the practice of law (admitted 1998).	
7	19. The following mitigating factors apply under ABA Standard 9.32:	
8	(a) absence of a prior disciplinary record;	
9	(b) absence of a dishonest or selfish motive; (c) personal or emotional problems (grieving for deaths of family members; see ¶	
10	20); (l) remorse.	
11	20. Respondent states that her addiction to alcohol arose from delayed grief reactions to	
12	the deaths of her husband and sister. Per the terms of her criminal sentences, since the time of	
13	the misconduct described in this stipulation she has successfully completed a 27-day in-patien	
14	residential treatment program for alcoholism, attended a victim's impact panel, received and	
15	followed the recommendations of her alcohol assessment, attended a 24-hour DUI class over six	
16	weeks, completed 96 hours of community service, and has an ignition interlock device on he	
17	car until January 2015. She also has attended grief counseling sessions and continues to attend	
18	AA meetings.	
19	21. It is an additional mitigating factor that Respondent has agreed to resolve this matter	
20	at an early stage of the proceedings.	
21	22. The aggravating and mitigating factors do not support deviating from the	
22	Although Respondent's misconduct was arose from alcohol addiction, the mitigating factor set forth in ABA Standard 9.32(i) does not apply because, given the short time period involved, the evidence would	
د ک	not support subsections 9.32(i)(3) and (4).	
24	Stipulation to Discipline Page 4  OFFICE OF DISCIPLINARY COUNSEL OF THE WASHINGTON STATE BAR ASSOCIATION	

1	presumptive sanction of reprimand.	
2	VI. STIPULATED DISCIPLINE	
3	23. Respondent shall receive a reprimand.	
4	VII. RESTITUTION	
5	24. No restitution is required by this stipulation.	
6	VIII. COSTS AND EXPENSES	
7	25. In light of Respondent's willingness to resolve this matter by stipulation at an early	
8	stage of the proceedings, Respondent shall pay attorney fees and administrative costs of \$500 in	
9	accordance with ELC 13.9(i). The Association will seek a money judgment under ELC 13.9(I)	
10	if these costs are not paid within 30 days of approval of this stipulation.	
11	IX. VOLUNTARY AGREEMENT	
12	26. Respondent states that prior to entering into this Stipulation she had an opportunity	
13	to consult independent legal counsel regarding this Stipulation, that Respondent is entering into	
14	this Stipulation voluntarily, and that no promises or threats have been made by ODC, the	
15	Association, nor by any representative thereof, to induce the Respondent to enter into this	
16	Stipulation except as provided herein.	
17	X. LIMITATIONS	
18	27. This Stipulation is a compromise agreement intended to resolve this matter in	
19	accordance with the purposes of lawyer discipline while avoiding further proceedings and the	
20	expenditure of additional resources by the Respondent and ODC. Both the Respondent lawyer	
21	and ODC acknowledge that the result after further proceedings in this matter might differ from	
22	the result agreed to herein.	
23	28. This Stipulation is not binding upon ODC or the respondent as a statement of al	
24	Stipulation to Discipline Page 5 OFFICE OF DISCIPLINARY COUNSEL OF THE WASHINGTON STATE BAR ASSOCIATION 1325 4 <sup>th</sup> Avenue, Suite 600 Seattle, WA 98101-2539 (206) 727-8207	

1	existing facts relating to the professional conduct of the respondent lawyer, and any additional	
2	existing facts may be proven in any subsequent disciplinary proceedings.	
3	29. This Stipulation results from the consideration of various factors by both partie	
4	including the benefits to both by promptly resolving this matter without the time and expense	
5	hearings, Disciplinary Board appeals, and Supreme Court appeals or petitions for review. A	
6	such, approval of this Stipulation will not constitute precedent in determining the appropria	
7	sanction to be imposed in other cases; but, if approved, this Stipulation will be admissible i	
8	subsequent proceedings against Respondent to the same extent as any other approve	
9	Stipulation.	
.0	30. Under ELC 3.1(b), all documents that form the record before the Hearing Officer for	
1	his or her review become public information on approval of the Stipulation by the Hearin	
12	Officer, unless disclosure is restricted by order or rule of law.	
13	31. If this Stipulation is approved by the Hearing Officer, it will be followed by the	
14	disciplinary action agreed to in this Stipulation. All notices required in the Rules for	
15	Enforcement of Lawyer Conduct will be made.	
16	32. If this Stipulation is not approved by the Hearing Officer, this Stipulation will have	
17	no force or effect, and neither it nor the fact of its execution will be admissible as evidence in	
18	the pending disciplinary proceeding, in any subsequent disciplinary proceeding, or in any civi	
19	or criminal action.	
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24	Stimulation to Discipline OFFICE OF DISCIPLINARY COUNSEL	

1	WHEREFORE the undersigned being fully advised, adopt and agree to this Stipulation	
2	to Discipline as set forth above.	
3	De Day	
4	Lori J. Guevara, Bar No. 28732	Dated: 1.31.14
5	Respondent	
6	h	1 1
7	Joanne S. Abelson, Bar No. 24877	Dated: 1/31/14
8	Senior Disciplinary Counsel	
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