Appendix-6

VIRGINIA:

PRINCE WILLIAM County IN THE CIRCUIT COURT OF THE [CITY] [COUNTY] OF [FURISDICTION]

VIRGINIA STATE BAR, EX REL «DCNUMBER» COMMITTEE VSB Docket No. 20-053-117932; 19-053-114672; 20-053-117461

Complainant

Case No. CL2160 5760-60

Respondent

SUMMARY ORDER

March 31 | April 2022 On «Hearing Date», this matter was heard by this Court pursuant to Notice duly served upon Respondent in the manner provided by the Rules of the Supreme Court of Virginia (the "Notice").

WHEREFORE, upon consideration of the testimony, documentary evidence, and arguments of counsel, it is ORDERED that:

that:	1. With respect to the disciplinary rule violations set out in the Notice, the Court finds		
		No disciplinary rule violations have been proved by clear and convincing evidence, and accordingly, all allegations of Misconduct are hereby dismissed.	
		the following disciplinary rule violations have been proved by clear and convincing evidence:	
		Rule 1.15 (a)(1) Rule 1:15 (5) (3) Rule 1:15. (3) (3)	
		Rule 1. 15 (1) Rule 8. 1 (5) Rule 8. 1(1)	

D. Admonition⁴ - Private reprimand, which declares the conduct of the lawyer improper but does not limit the lawyer's right to practice.

[Also see Virginia dismissals which create a disciplinary record.5]

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reprimand" means a form of non-public discipline that declares privately the conduct of the respondent improper but does not limit the respondent's right to practice law. Paragraph 13-1.

VSB definition: "Admonition" means a private sanction imposed by a subcommittee, sua sponte, a private or public sanction based upon an agreed disposition approved by a subcommittee; or a public sanction imposed by a district committee or the board (or a three-judge court) upon a finding that misconduct has been established, but that no substantial harm to the complainant or the public has occurred, and that no further disciplinary action is necessary. Paragraph 13-1.

Dismissal de minimus – a finding that the respondent has engaged in misconduct that is clearly not of sufficient magnitude to warrant disciplinary action, and respondent has taken reasonable precautions against a recurrence of same. Paragraph 13-1.

Dismissal for exceptional circumstances – a finding that the respondent has engaged in misconduct but there exist exceptional circumstances mitigating against further proceedings, which circumstances shall be set forth in writing. Paragraph 13-1.

⁵ Dismissals that create a disciplinary record:

Rule 8.4; Rule 8.4 (b); Rule 3.1; Rule 3.1; Rule 3.3(a)(1); Rule 3.4(d); Rule 3.4(J); Rule 5.5(e); Rule 8.2 and this Court dismisses all other disciplinary rule violations included in the Notice.

2.	Respondent shall receive a(n):		
	Admonition without Terms		
	Admonition with Terms, as set out in the Record		
	Terms Compliance Time Period		
	Alternative Disposition		
	Public Reprimand without Terms		
	Public Reprimand with Terms, as set out in the Record		
	Terms Compliance Time Period		
	Alternative Disposition		
	Suspension for a period of		
	Suspension with Terms for a period of		
	Terms Compliance Time Period		
	Alternative Disposition		
	Revocation		
3,	Upon imposition of a Suspension or Revocation, Respondent shall comply		
•	with the requirements of Part Six, Section IV, Paragraph 13-29 of the Rules of the		
	Supreme Court of Virginia. Respondent shall forthwith give notice by certified mail,		
	return receipt requested, of the Suspension or Revocation of license to practice law in the		
	Commonwealth of Virginia, to all clients for whom Respondent is currently handling		

matters and to all opposing attorneys and presiding judges in pending litigation. Respondent shall also make appropriate arrangements for the disposition of matters then in Respondent's care in conformity with the wishes of his or her clients. Respondent shall give such notice within 14 days of the effective date of the Suspension or Revocation, and make such arrangements as are required herein within 45 days of the effective date of the Suspension or Revocation. Respondent shall also furnish proof to the Bar within 60 days of the effective date of the Suspension or Revocation that such notices have been timely given and such arrangements made for the disposition of matters. If Respondent is not handling any client matters on the effective date of the Suspension or Revocation, Respondent shall submit an affidavit to that effect to the Clerk of the Disciplinary System at the Virginia State Bar. All issues concerning the adequacy of the notice and arrangements required by Paragraph 13-29 shall be determined by the Virginia State Bar Disciplinary Board, unless Respondent makes a timely request for hearing before a three-judge Circuit Court.

5.		the date of this Summary Order.
	The Court no	tes for the record in this matter that
		Respondent was present in person and was advised of the imposition of the sanction.

Respondent was not present in person, but the Clerk of the Circuit Court is directed to communicate promptly to Respondent the actions of the Court.

6. The Court shall issue a written Memorandum Order in this matter.

This Summary Order is effective on:

4.

7. The Clerk of the Disciplinary System shall comply with all requirements of Part Six,

Section IV, Paragraph 13 of the Rules of the Supreme Court of Virginia, as amended (the "Rules"), including but not limited to assessing costs pursuant to Paragraph 13-9.E. of the Rules and complying with the public notice requirements of Paragraph 13-9.G. of the Rules.

8. The Clerk of the Circuit Court shall mail a copy teste of this Order by certified mail to Jonathan A. Moseley
Respondent, «RespondentName», at Respondent's last address of record with the Virginia State

5765-F Burke Cratee Pky, # 337, Burke, Va. 22015
Bar, «RespondentAddressSingleLine», and by regular mail to the counsel of record, and the Clerk of the Disciplinary System, Virginia State Bar, 1111 East Main Street, Suite 700, Richmond, VA 23219-0026.

ENTERED: April 1, 2022

Chief Judge Designate

Judge

Judge

CLURK CERCUIT COURT

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