IN THE SUPREME COURT OF THE STATE OF NEVADA

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In the Matter of

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FEB 2 6 2018

ELIZABETH A BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

CASE NO.

FILED

FFB 2 6 2018

ELIZABETH A. BROWN CLERK OF SUPREME COURT

DEPUTY CLERK

CERTIFIED COPY OF STIPULATION AND ORDER OF CONSENT TO PUBLIC REPRIMAND

Pursuant to Commission Procedural Rule 29, I hereby certify that the document attached hereto is a true and correct copy of the STIPULATION AND ORDER OF CONSENT TO PUBLIC REPRIMAND filed with the Nevada Commission on Judicial Discipline on February 23, 2018.

DATED this 26th day of February, 2018.

THE HONORABLE WILLIAM GUS SULLIVAN.)

Respondent.

Pahrump Township Justice Court,

County of Nye, State of Nevada,

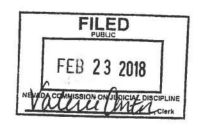
NEVADA COMMISSION ON JUDICIAL DISCIPLINE P.O. Box 48 Carson City, NV 89702 (775) 687-4017

PAUL C. DEYHLE

General Counsel and Executive Director

Nevada Bar No. 6954

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Prosecuting Officer for the Nevada
Commission on Judicial Discipline



BEFORE THE NEVADA COMMISSION ON JUDICIAL DISCIPLINE

In the Matter of)	
THE HONORABLE WILLIAM GUS SULLIVA Pahrump Township Justice Court, County of Nye, State of Nevada	AN,))	CASE NO. 2017-009-P
Respondent.)))	

STIPULATION AND ORDER OF CONSENT TO PUBLIC REPRIMAND

In order to resolve the Formal Statement of Charges pending before the Nevada Commission on Judicial Discipline (the "Commission"), the Respondent and the Commission stipulate to the following pursuant to Commission Procedural Rule 29:

1. Respondent admits that he committed violations of the Revised Nevada Code of Judicial Conduct (the "Code"), Judicial Canon 1, Rule 1.1 (compliance with the law, including the Code); Rule 1.2 (failing to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary and avoiding impropriety and the appearance of impropriety); Judicial Canon 2, Rule 2.2 (failing to uphold and apply the law, and performing all duties of judicial office fairly and impartially); Rule 2.3(A) and (B) (bias); Rule 2.4 (external influences on judicial conduct); Rule 2.5(A)(competence, diligence and cooperation); Rule 2.6(A) (failing to accord to every person who has a legal interest in a proceeding, or that person's lawyer, the right to be heard according

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to law); Rule 2.9(A),(C) (ex parte communications/independent investigation) and Rule 2.12 (supervisory duties), or any single rule or any combination of those rules, and in his official capacity as a justice court judge in and for the Pahrump Township Justice Court, in Nye County, State of Nevada, by knowingly engaging in an act, a combination of acts, or all of the following acts, or the following acts occurred relevant to these charges:

A. On or about December 28, 2016 at about 4:01 p.m., an application for a temporary protection order ("TPO") was filed in case number 16PODV00834 in Pahrump Justice Court by an adult female applicant against a Nye County deputy sheriff and indicating that the applicant was or had been in a voluntary sexual relationship with the deputy but was now being harassed by the deputy. The application sought a TPO for stalking against the deputy. The applicant was informed on or about December 29, 2016 by the clerk that Respondent had the application and it had not been approved or denied. After review of the TPO, Respondent mentioned the application to fellow Pahrump Township Justice Court Judge Jasperson and was informed by him that the applicant had pending felony charges against her for which she was to appear before the fellow judge. Respondent noted that the TPO application indicated that the deputy against whom the TPO was sought had been involved in the applicant's last four arrests. As such, Respondent had concerns regarding the credibility of the applicant and her motives for applying for the TPO. Based on this information, Respondent contacted the Nye County Sheriff's Office ("NCSO") regarding the situation and spoke to a sergeant who informed Respondent that the NCSO was aware of the allegations made by the TPO applicant against the deputy and, based on that, the NCSO was conducting an internal affairs investigation. Additionally, Respondent was informed that a "stay away" order had been issued by the NCSO directing the deputy to stay away from the TPO applicant pending the investigation and while the deputy was on and off and Mys County Sheriff duty.

B. Respondent had been off work on December 29 and 30, 2016, and the weekend of December 31, 2016 and January 1, 2017. Monday, January 2, 2017, was a court holiday. The clerk will generally contact Respondent if he is not present in court on a judicial workday, after which Respondent will remotely review a TPO application and take action on it.

C. On or about January 3, 2017, Respondent denied the application for a TPO without a hearing, based on Respondent's review of the application and the knowledge Respondent acquired in his independent investigation, including the "stay away" order issued by the NCSO. Respondent, in denying the application, indicated that it was "Pending the Internal Investigation that is being conducted by the NCSO." Because the application was denied, Respondent did not order or hold a hearing on the TPO application. Respondent also believed that the issuance of a TPO could have an adverse impact on the deputy's law enforcement career. Respondent is a former NCSO deputy who retired with the rank of Captain in 2005.

D. By not ruling upon the TPO application by the end of the judicial day on December 29, 2016, Respondent failed to act within one judicial day after the application was filed on December 28, 2016 or Respondent failed to require his staff, court officials, and others subject to the Respondent's direction and control to act in a manner consistent with Respondent's obligations under the Code by ensuring that the filed application for a TPO was presented to him by the court clerk in a timely manner. This was in violation of NRS 33.020(4) which provides that a "court shall rule upon an application for a temporary order within 1 judicial day after it is filed."

E. Respondent could have, but did not, set the matter for a hearing in an effort to determine the necessary facts, although NRS 33.020(2) provides that the court may require the applicant or adverse party, or both, to appear before the court determining whether to grant the TPO.

- Respondent admits to the allegations brought against him in the Charges of Misconduct of
 the Formal Statement of Charges filed January 9, 2018, and, more specifically, paragraphs (1)(A)
 through (E) as set forth above.
- 3. Respondent agrees to waive his right to present his case and contest the allegations in the information set forth above in a formal hearing pursuant to Commission Procedural Rule 18.

 Respondent also agrees that this Stipulation and Order of Consent to Public Reprimand ("Order") takes effect immediately pursuant to Commission Procedural Rule 29. The Commission accepts Respondent's waiver of said right and acknowledges and agrees to the immediate effect of this Order. Respondent further agrees to appear before the Commission in a public proceeding, if required by the Commission, to discuss this Order in more detail and answer any questions from the Commissioners related to this case.
- Respondent agrees and acknowledges that this Order will be published on the Commission's website and filed with the Clerk of the Nevada Supreme Court.
- 5. Respondent and the Commission hereby stipulate to Respondent's consent to public reprimand pursuant to Commission Procedural Rule 29. Respondent stipulates to the following substantive provisions:
 - A. He agrees the evidence available to the Commission would establish by clear and convincing proof that he violated the Code, including Canon 1, Rules 1.1 and 1.2, and Canon 2, Rules 2.2, 2.3(A) and (B), 2.4, 2.5 (A), 2.6(A), 2.9(A), (C) and 2.12.
 - B. He agrees the discipline of public reprimand is authorized by Article 6, Section 21(1) of the Nevada Constitution and Commission Procedural Rule 29.
 - C. He stipulates to a public reprimand for violations of the Judicial Canons and Rules as set forth above in paragraphs (1) (A) through (E).
 - 6. The Respondent understands and agrees that, by accepting the terms of this Order, he waives

his right to appeal to the Nevada Supreme Court, pursuant to Rule 3D of the Nevada Rules of Appellate Procedure.

ORDER

IT IS HEREBY ORDERED that Respondent is hereby publicly reprimanded pursuant to Commission Procedural Rule 29 for violating the Code, Canon 1, Rules 1.1 and 1.2, and Canon 2, Rules 2.2, 2.3(A) and (B), 2.4, 2.5 (A), 2.6(A), 2.9(A), (C) and 2.12.

IT IS FURTHER ORDERED that the Executive Director of the Commission take the necessary steps to file this document in the appropriate records and on the website of the Commission and with the Clerk of the Nevada Supreme Court.

William Gus Sullivan

Respondent

Dated this 20 day of February, 2018

By: Drian tuletures

Brian Hutchins, Esq.

Prosecuting Officer for the Commission

Dated this day of February, 2018.

NEVADA COMMISSION ON JUDICIAL DISCIPLINE:

The Commissioners listed below accept the terms of this Stipulation and Order of Consent to Public Reprimand between the Respondent and the Commission. They further authorize the Chairman, if requested, to sign on behalf of the Commission, as a whole, this document containing the Stipulation and Order of Consent to Public Reprimand.

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7	Signed by:	Dated:
8	Jay Lause	2/23/18
9	GARY VAUSE, CHAIRMAN	
10	HON. LEON ABERASTURI	
11		
12	KARL ARMSTRONG	
13	HON. MARK DENTON	
14	BRUCE HAHN	
15	STEFANIE HUMPHREY	
16	JOHN KRMPOTIC	

CERTIFICATE OF MAILING

	I	here	by ce	rtify 1	hat	I am an er	nploye	e o	of the No	eva	da Co	mm	issio	n on Judicial D	iscipline	and
that	on	the	26 th	day	of	February,	2018,	I	served	a	сору	of	the	CERTIFIED	COPY	OF
STIPULATION AND ORDER OF CONSENT TO PUBLIC REPRIMAND, filed with the Nevada																
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follo	win	g:														

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Counsel for Respondent

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Prosecuting Officer

Valerie Carter, Commission Clerk