IN THE SUPREME COURT OF THE STATE OF NEVADA

FILED

MAR 15 2027 ELIZABETH A BROWN LERY OF SUPREME COURT

HEF DEPUTY CLERK

CASE NO. 82629

In the Matter of
THE HONORABLE RICHARD SCOTTI,
District Court Judge, Eighth Judicial District

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Respondent.

Court, Clark County, State of Nevada,

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 March 15, 2021.

DATED this 15th day of March, 2021.

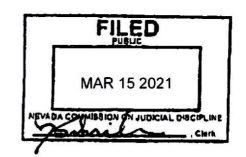
NEVADA COMMISSION ON JUDICIAL DISCIPLINE P.O. Box 48 Carson City, NV 89702 (775) 687-4017

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BEFORE THE NEVADA COMMISSION ON JUDICIAL DISCIPLINE

Case No.: 2019-183-P

IN THE MATTER OF THE HONORABLE RICHARD SCOTTI, District Court Judge, Eighth Judicial District Court, Clark County, State of Nevada.

Respondent.

STIPULATION AND ORDER OF CONSENT TO PUBLIC REPRIMAND

In order to resolve the judicial conduct complaint pending before the Nevada Commission on Judicial Discipline (the "Commission"), the Respondent, Honorable Richard Scotti, District Court Judge, Eighth Judicial District Court, Clark County, State of Nevada ("Respondent" or "Judge Scotti"), and the Commission stipulate to the following pursuant to Commission Procedural Rule 29:

Respondent admits that he violated Canon 1 of the Code, Rule 1.1, requiring the Respondent to comply with the law, including the Code itself; and Rule 1.2, requiring the Respondent 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; Canon 2 of the Code, Rule 2.8(B), requiring the Respondent to be patient, dignified and courteous, and act and speak with decorum and maintain a proper judicial demeanor, or either of these rules, in his capacity as a district court judge in and for the Eighth Judicial District Court, in Clark County, State of Nevada, by knowingly or unknowingly engaging in an act, a combination of acts, or all of the following acts, which occurred during the circumstances stated below:

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1	 During the period spanning March 23, 2017 and May 1, 2017, Respondent
2	presided over the criminal trial in the matter of State of Nevada v. Jose Azucena, which involved
3	allegations of multiple sex offenses against children and related charges. As characterized by the
4	Nevada Supreme Court in the subsequent appeal in the matter of Jose Azucena v. State of
5	Nevada, 136 Nev. Adv. Op. 36 (2019), "[d]uring voir dire in this criminal case, the trial judge
6	threw a book against the wall, cursed, and berated, yelled at, and threatened a prospective juror
7	for expressing her belief that she could not be impartial" Id., 136 Nev. Adv. Op. 36, at pg. 2.
8	Respondent ultimately excused the potential juror from the venire.

- B. In the words of the Nevada Supreme Court, "...the trial court's statements and conduct with the prospective juror may have discouraged other prospective jurors from responding honestly about their own biases out of fear of repercussions...", adding that "...the judge created an atmosphere of intimidation and did nothing to alleviate the impact of his behavior." *Id.*
- C. Respondent notes that, in his perception, the conduct in question amounted to the tossing of a small pamphlet (i.e., a "pocket" U.S. Constitution) rather than throwing a book against a wall, and that his demeanor toward the prospective juror was not threatening.
- D. Ultimately, the jury convicted Defendant, Jose Azucena of twelve counts of lewdness with a child under the age of 14, seven counts of child abuse, neglect or endangerment; five counts of indecent exposure; four counts of attempted lewdness with a child under the age of 14; and one count each of first-degree kidnapping and sexual assault of a minor under 14 years of age.
- E. Defendant, Jose Azucena subsequently appealed his conviction to the Nevada Supreme Court, which was reversed and remanded. On September 5, 2019, in the matter of *Jose Azucena v. State of Nevada*, 136 Nev. Adv. Op. 36 (2019), the Nevada Supreme Court specifically indicated that the basis for its reversal and remand was a direct consequence of the above-described facts.
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1	In the	Court's words:
2		We conclude that such behavior and statements constitute
3		judicial misconduct and may have discouraged other prospective jurors from answering candidly about their own biases. Because
4		we cannot be convinced that an impartial jury was selected under these circumstances where the judge did nothing to alleviate the
5		intimidating atmosphere that he created, we reverse and remand for a new trial.
6		
7	<i>ld.</i> , 136 Nev.	Adv. Op. 36, at pg. 2 (emphasis added.)
8		F. Moreover, the Nevada Supreme Court's opinion also noted that:
9		"A trial judge has a responsibility to maintain order and decorum in trial proceedings." Oade, 114 Nev. at 621, 960 P.2d at 338.
10		The judicial canous require a judge to "be patient, dignified and courteous to jurors." NCJC Canon 2, Rule 2.8 (B), and to "act
11		at all times in a manner that promotes public confidence in the
12		independence, integrity, and impartiality of the judiciary and avoid impropriety and the appearance of impropriety," NCJC
13		Canon 1, Rule 1.2. We have previously "urged judges to be mindful of the influence they wield" over jurors, as a trial judge's
14		words and conduct are likely "to mold the opinion of the members of the jury to the extent that one or the other side of the
15		controversy may be prejudiced." Parodi, 111 Nev. at 367-68, 892
16		P.2d at 589-90 (internal quotation marks omitted).
17	<i>Id.</i> , 136 Nev.	Adv. Op. 36, at pg. 6.
18	2.	Respondent admits to all the allegations brought against him in paragraphs (1)(A)
19	through (F) as	s set forth above.
20	3.	Respondent agrees to waive his right to present his case and contest the
21		the information set forth above in a formal hearing pursuant to Commission
22	Procedural Ru	ale 18. Respondent also agrees that this Stipulation and Order of Consent to Public
23		Order") takes effect immediately, pursuant to Commission Procedural Rule 29. The
24	Commission	accepts Respondent's waiver of said right and acknowledges and agrees to the
25	immediate eff	fect of this Order.
26	4.	Respondent agrees and acknowledges that this Order will be published on the
27	Commission'	s website and filed with the Clerk of the Nevada Supreme Court.

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1	5. Respondent and the Commission nereby submate to Respondent's consent to		
2	public reprimand pursuant to Rule 29. Notwithstanding his differing view as to the underlying		
3	facts of this matter (as noted above), Respondent nevertheless stipulates to the following		
4	substantive provisions:		
5	A. He agrees the evidence available to the Commission would establish by		
6	clear and convincing proof that he violated the Code, including Canon 1, Rules 1.1 and 1.2, and		
7	Canon 2, Rule 2.8(B).		
8	B. He further agrees that his words and actions in the matter of Jose Azuceno		
9	v. State of Nevada, 136 Nev. Adv. Op. 36 (2019), (which caused the Nevada Supreme Court to		
10	reverse and remand the matter for retrial and specifically indicate that the basis for its reversa		
11	and remand were the above-described facts), constitute an aggravating factor for purposes o		
12	imposition of discipline in this matter, and merit the specific discipline stipulated to, herein.		
13	 C. He agrees the discipline of public reprimand is justified and authorized by 		
14	Article 6, Section 21(1) of the Nevada Constitution; NRS 1.4653; NRS 1.4677(1)(a); NRS		
15	1.4694; and Commission Procedural Rule 29.		
16	D. He stipulates to a public reprimand for violations of the Judicial Canon		
17	and Rules as set forth above in paragraphs (1) (A) through (F).		
18	6. The Respondent understands and agrees that, by accepting the terms of this Order		
19	he waives his right to appeal to the Nevada Supreme Court, pursuant to Rule 3D of the Nevada		
20	Rules of Appellate Procedure.		
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1	ORDER			
2	IT IS HEREBY ORDERED that Respondent is hereby	publicly reprimanded for violating		
3	the Code, Canon 1, Rules 1.1 and 1.2, and Canon 2, Rule 2.8(the Code, Canon 1, Rules 1.1 and 1.2, and Canon 2, Rule 2.8(B).		
4	IT IS FURTHER ORDERED that the Executive Di	rector of the Commission take the		
5	necessary steps to file this document in the appropriate r	ecords and on the website of the		
6	Commission and with the Clerk of the Nevada Supreme Cour			
7	1, 1,	MRCHT,		
8	DATED: February, 2021 DATED: 1	February, 2021		
9	FENNEM	ORE CRAIG, P.C.		
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11	may total	S DESTROY FOR HOUSE		
12	Respondent FENNEM	ORE CRAIG, P.C.		
13	Las Vegas	rth Street, Suite 1400 Nevada 89101		
14	(702) 692- rdreitzer@	fennemorelaw.com		
15	Prosecutin Commission	g Officer for the Nevada on on Judicial Discipline		
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FENNEMORE CRAIG ATTORNEYS 3205 4751 SUBEL FOR 1AS VEGAS, NEVADA 69101 MC-692-8020

1 NEVADA COMMISSION ON JUDICIAL DISCIPLINE 2 The Commissioners listed below accept the terms of this Stipulation and Order of 3 Consent to Public Reprimand between the Respondent and the Commission. They further 4 authorize the Chairman, if requested, to sign on behalf of the Commission, as a whole, this 5 document containing the Stipulation and Order of Consent to Public Reprimand. 6 Signed by: Dated: 7 8 9 March 11, 2021 10 GARY VAUSE, CHAIRMAN 11 STEFANIE HUMPHREY, VICE CHAIR 12 KARL ARMSTRONG 13 DONALD CHRISTENSEN 14 HON. THOMAS GREGORY 15 JOHN KRMPOTIC 16 17 HON. THOMAS STOCKARD 18 19 20 21 22 23 24 25 26

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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Nevada Commission on Judicial Discipline and that on the 15th day of March, 2021, I served a copy of the **STIPULATION AND ORDER**OF CONSENT TO PUBLIC REPRIMAND by email and U.S Mail, postage paid, addressed to the following:

Mr. Richard Dreitzer Fennemore Craig 300 S. Fourth Street, Suite 1400 Las Vegas, NV 89101 rdreitzer@fclaw.com

Mr. William B. Terry William B. Terry, Chartered Attorney at Law 530 South Seventh Street Las Vegas, NV 89101-6011 Info@williamterrylaw.com

Nancy Schreinans, Commission Clerk