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October 8, 2019

LETTER OF REPRIMAND

Ronald C. Gorsche Jr., Esq.
10534 Penns Creek Ct.
Las Vegas, NV 89135

RE: Case No. OBC19-0967

Dear Mr. Gorsche:

On May 1, 2019, your bar license was suspended for non-compliance with mandatory continuing legal education ("CLE") requirements. A copy of the notice of suspension was sent to your Supreme Court Rule ("SCR") 79 email address, ron@gorschelaw.com.

On August 6, 2019, you emailed a traffic negotiation request to the Henderson Municipal Court from that same ron@gorschelaw.com email address.

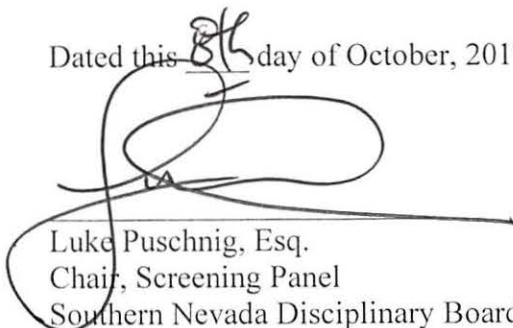
On August 7, 2019, an employee of the court responded to your email, stating that the request had not been processed due to the suspension of your bar license.

On August 8, 2019, you made an appearance on behalf of a client at the Henderson Municipal Court attempting to resolve the traffic ticket.

Pursuant to Nevada Rule of Professional Conduct 5.5, a lawyer shall not practice law in a jurisdiction where doing so violates the regulation of the legal profession in that jurisdiction. By appearing in the Henderson Municipal Court while your bar license was suspended, you violated the regulation of the legal profession in Nevada. You did so after having been sent notice to your registered email address that you were suspended, both from the State Bar and the Henderson Municipal Court. In so doing you caused injury or potential injury as the public relies on the standards of attorney licensing to ensure they are adequately represented when they choose to retain counsel.

Pursuant to ABA Standard 7.2, the baseline discipline for your misconduct would be suspension. "Suspension is generally appropriate when a lawyer knowingly engages in conduct that is a violation of a duty owed as a professional, and causes injury or potential injury to a client, the public, or the legal system." However, as you have no prior discipline, this screening panel has found it appropriate to grant a downward deviation from the baseline, and hereby REPRIMANDS you for your misconduct. In addition, within 30 days of this letter of reprimand, you are required to remit to the State Bar of Nevada the amount of \$1,500 pursuant to Supreme Court Rule 120(3).

Dated this 8th day of October, 2019



Luke Puschnig, Esq.
Chair, Screening Panel
Southern Nevada Disciplinary Board