

# In the Supreme Court of the State of Alaska

In the Disciplinary Matter Involving

**JORY KNOTT, Attorney.**

Supreme Court No. **S-19776**

## **Order**

Attorney Suspension

Date of Order: **4/10/2026**

**ABA File No. 2025D019**

**ABA Member No. 2305057**

Before: Borghesan, Henderson, Pate, and Oravec, Justices [Carney, Chief Justice, not participating.]

Special Bar Counsel for the Alaska Bar Association and attorney Jory Knott entered into a stipulation for discipline by consent that would result in a six-month suspension from the practice of law and payment of \$1,000 in costs. The Bar Association's Disciplinary Board approved the stipulation on 1/23/2026 and recommends that we do so as well. In addition, attorney Knott and Special Bar Counsel ask that, if we agree to the terms of the stipulation, the term of suspension would begin retroactively, on 1/23/2026.

The facts of attorney Knott's misconduct are set forth in the stipulation, which is attached as an appendix.<sup>1</sup> We take these facts as true,<sup>2</sup> and we apply our independent judgment to the sanctions' appropriateness.<sup>3</sup> Based on the stipulated facts we agree that suspension for six month is the appropriate sanction for attorney Knott's

---

<sup>1</sup> Attachments to the stipulation have been removed.

<sup>2</sup> *Cf. In re Miles*, 339 P.3d 1009, 1018 (Alaska 2014) ("We independently review the entire record in attorney disciplinary proceedings, though findings of fact made by the Board are entitled to great weight." (quoting *In re Shea*, 273 P.3d 612, 619 (Alaska 2012))).

<sup>3</sup> *Id.*

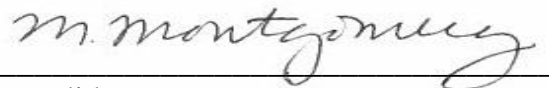
misconduct. In addition, we grant the request to make the start date retroactive. Accordingly,

**IT IS ORDERED:**

1. JORY KNOTT is suspended from the practice of law in Alaska for six months, effective 1/23/2026.
2. Attorney Knott's reinstatement will be automatic six months from 1/23/2026 (7/22/2026), unless Bar Counsel files an opposition to automatic reinstatement. *See* Alaska Bar Rules 29(a), 29(c), and 29(d).
3. If Attorney Knott is reinstated to practice law in Alaska, he will be on probation for one year from the date of reinstatement.
4. During probation, if Attorney Knott is convicted of a crime involving substance abuse, or if he fails to comply with the advice of the Bar Association Lawyers' Assistance Committee, or if a lawyer discipline hearing committee finds that he committed any new violation of the ethics rules, it will be grounds for the Alaska Supreme Court to re-open this case to consider extending the terms of suspension.
5. Pursuant to Alaska Bar Rule 16(c)(3), Attorney Knott will pay costs of \$1,000 to the Alaska Bar Association within 60 days of entry of this order.

Entered at the direction of the court.

Clerk of the Appellate Courts



Meredith Montgomery

Distribution:

Email:  
June, Marc W.  
Knott, Jory