ELC 13.5 ADMONITION

(a) By a Review Committee.

- (1) A review committee may issue an admonition when investigation of a grievance shows misconduct.
- (2) A respondent lawyer may protest the review committee's prehearing issuance of an admonition by filing a notice to that effect with the Clerk within 30 days of service of the admonition. Upon receipt of a timely protest, the admonition is rescinded, and the grievance is deemed ordered to hearing. A rescinded admonition is of no effect and may not be introduced into evidence in any disciplinary proceeding or appeal.
- **(b) Following a Hearing.** A hearing officer may recommend that a respondent receive an admonition following a hearing.
 - (c) By Stipulation. The parties may stipulate to an admonition under rule 9.1.
- (d) **Effect.** An admonition is a permanent discipline record and is admissible in subsequent disciplinary or disability proceedings involving the respondent.
- (e) **Action on Board Review.** Upon review under Title 11, the Board may dismiss, issue an admonition, or impose sanctions or other remedies under rule 13.1.
- **(f) Signing of Admonition.** The review committee chair signs an admonition issued by a review committee. The Disciplinary Board Chair or the Chair's designee signs all other admonitions.

[Adopted effective October 1, 2002; Amended effective January 1, 2014.]