Rule 15-602. Purpose and nature of sanctions.

1	(a) Purpose of licensed paralegal practitioner discipline proceedings. The purpose of
2	imposing licensed paralegal practitioner sanctions is to ensure and maintain the high standard of
3	professional conduct required of those who undertake the discharge of professional
4	responsibilities as licensed paralegal practitioners, and to protect the public and the
5	administration of justice from licensed paralegal practitioners who have demonstrated by their
6	conduct that they are unable or likely to be unable to discharge properly their professional
7	responsibilities.
8	(b) Public nature of licensed paralegal practitioner discipline proceedings. Ultimate
9	disposition of licensed paralegal practitioner discipline shall be public in cases of delicensure,
10	suspension, and reprimand, and nonpublic in cases of admonition.
11	(c) Purpose of these rules. These rules are designed for use in imposing a sanction or
12	sanctions following a determination that a licensed paralegal practitioner has violated a provision
13	of the Licensed Paralegal Practitioner Rules of Professional Conduct. Descriptions in these rules
14	of substantive disciplinary offenses are not intended to create grounds for determining culpability
15	independent of the Licensed Paralegal Practitioner Rules of Professional Conduct. The rules
16	constitute a system for determining sanctions, permitting flexibility and creativity in assigning
17	sanctions in particular cases of licensed paralegal practitioner misconduct. They are designed to
18	promote:
19	(c)(1) consideration of all factors relevant to imposing the appropriate level of sanction in an
20	individual case;
21	(c)(2) consideration of the appropriate weight of such factors in light of the stated goals of
22	licensed paralegal practitioner discipline; and
23	(c)(3) consistency in the imposition of disciplinary sanctions for the same or similar offenses
24	within and among jurisdictions.
	Effective November 1, 2018