

# Supreme Court of Florida

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No. 61,736

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The Florida Bar, Re: Amendments  
to the Integration Rule of  
The Florida Bar, Article II and  
Article VIII, and the Integration  
Rule Bylaws, Article II and Article VIII.

[November 14, 1985]

PER CURIAM

It appears to the Court that the amendments to The Integration Rule of The Florida Bar proposed in the amended petition in this proceeding should be reconsidered in conjunction with the more comprehensive revisions subsequently proposed in separate proceedings. Accordingly, the petition is dismissed and remanded to the Board of Governors of The Florida Bar for further consideration.

It is so ordered.

BOYD, C.J., and ADKINS, OVERTON, McDONALD, EHRLICH and SHAW, JJ.,  
Concur

Original Proceeding - The Florida Bar Integration Rule,  
Article II and Article VIII, and The Florida Bar Integration  
Rule By-laws, Article II and Article VIII

Patrick G. Emmanuel, President, Pensacola, Florida; Joseph J.  
Reiter, President-elect, West Palm Beach, Florida; Phyllis  
Shampanier, Chairman, Integration Rule & Bylaws Committee,  
Miami Beach, Florida; Thomas M. Ervin, Jr., Chairman, Disciplinary  
Procedure Committee, Tallahassee, Florida; and John F. Harkness, Jr.,  
Executive Director and John T. Berry, Staff Counsel, Tallahassee,  
Florida,

for The Florida Bar, Petitioner