

FILED

SID J. WHITE

JAN 13 1986

CLERK, SUPREME COURT

By: Chief Deputy Clerk

IN THE SUPREME COURT OF FLORIDA
(Before a Referee)

THE FLORIDA BAR,
Complainant,
vs.
STANLEY A. LERNER,
Respondent.

Case No. 62,677

STIPULATION

WHEREAS, THE FLORIDA BAR filed a petition against the unauthorized practice of law charging that certain activities of STANLEY A. LERNER constituted the unauthorized practice of law; and

WHEREAS, on November 19, 1982, the Supreme Court of Florida issued a Rule to Show Cause and Order Appointing Referee in this cause; and

WHEREAS, THE FLORIDA BAR is willing to conclude this matter against Respondent if the Referee recommends and the Supreme Court of Florida will agree to the settlement and enter the order and injunction set forth below.

THE FLORIDA BAR and Respondent jointly stipulate and agree as follows:

1. The procedural provisions of article XVI of the Integration Rule of The Florida Bar are, for the purposes of this settlement, hereby waived provided this settlement is approved by the Referee, The Florida Bar Standing Committee on Unauthorized Practice Of Law and the Supreme Court Of Florida.

2. If the order and injunction set forth hereinbelow are not approved and entered by the Supreme Court, then this motion and

and stipulation is void.

3. The order and injunction set forth hereinbelow shall be published in the Southern Reporter.

4. The parties have agreed to the entry of the attached order and permanent injunction to be submitted to the referee for approval and the Supreme Court of Florida for entry.

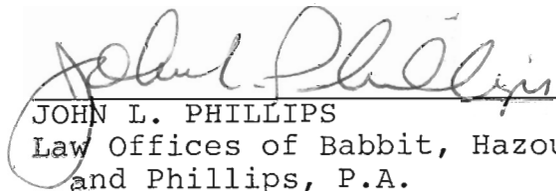
5. Pursuant to an accounting by The Florida Bar, The Florida Bar determined that the total sum to be paid for restitution and costs incurred by The Florida Bar in connection with this proceeding is \$4,675.49, which sum Respondent has tendered to The Florida Bar pursuant to this settlement and which sum is to be held in trust and disbursed by The Florida Bar subject to the terms set forth hereinbelow; upon disbursement of the aforesaid \$4,675.49, The Florida Bar agrees to obtain appropriate releases/acknowledgments of payment in full from the parties to whom disbursement is made; The Florida Bar acknowledges that the sum of \$4,675.49 constitutes full payment of restitution and costs as those terms are contemplated by numbered paragraphs 5 and 6 of the Circuit Judge/Referee's Order and that no additional sums will be required to be paid by Respondent under said numbered paragraphs.

6. The parties agree that the sums tendered by Respondent to The Florida Bar pursuant to this settlement shall not be disbursed unless and until this settlement is approved by the Referee, The Florida Bar Standing Committee on Unauthorized Practice Of Law and the Supreme Court Of Florida, and if this settlement is not so approved, the sums tendered by Respondent to The Florida

Bar pursuant to this settlement shall be immediately returned to Respondent.



STANLEY L. LERNER

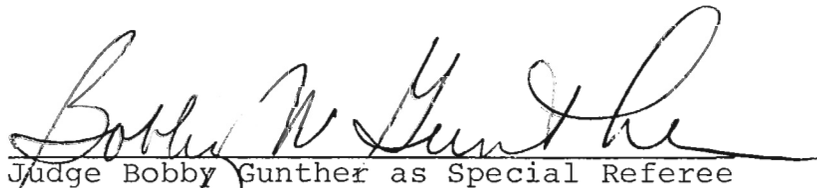


JOHN L. PHILLIPS
Law Offices of Babbit, Hazouri
and Phillips, P.A.
Attorneys for Petitioner
Post Office Box 2588
West Palm Beach, Florida 33402

Date: 11/6/85

Date: 11-8-85

The terms of the aforesaid stipulation are approved.



Judge Bobby Gunther as Special Referee

Dated: 11/13/, 1985