Supreme Court of Florida

No. 65,376 & 65,930

THE FLORIDA BAR, Complainant,

vs.

ALAN W. LUDWIG, Respondent.

[March 7, 1985]

PER CURIAM.

These consolidated attorney-discipline proceedings are before us on the complaint of The Florida Bar and the uncontested report of the referee. * Respondent was convicted of one count of grand theft and five felony counts of delivery of a controlled substance. The referee found that respondent committed the crimes charged and thereby violated article XI, Rules 11.02(3)(b) and 11.02(4) of the Integration Rule of The Florida Bar, and Disciplinary Rules 1-102(A)(1), 1-102(A)(6), and 9-102(B)(3) of The Florida Bar Code of Professional Responsibility. The referee recommended that respondent be disbarred from the practice of law in Florida.

We approve the findings of fact and recommendations of the referee. Accordingly, respondent is disbarred from the practice of law, effective immediately. The costs of these proceedings in

^{*}We have jurisdiction. Art. V, § 15, Fla. Const.

the amount of \$1,018.61 are assessed against respondent, for which let execution issue.

It is so ordered.

OVERTON, Acting Chief Justice, ALDERMAN, McDONALD, EHRLICH and SHAW, ${\tt JJ.}$, Concur

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED. THE FILING OF A MOTION FOR REHEARING SHALL NOT ALTER THE EFFECTIVE DATE OF THIS DISBARMENT.

Two Original Proceedings - The Florida Bar

John F. Harkness, Jr., Executive Director and John T. Berry, Staff Counsel, Tallahassee, Florida; and David M. Barnovitz and Richard B. Liss, Bar Counsels, Fort Lauderdale, Florida,

for Complainant

Alan W. Ludwig, in proper person, Fort Lauderdale, Florida, for Respondent