## Supreme Court of Florida

Nos. 65,473 & 66,203

THE FLORIDA BAR, Complainant,

vs.

GREGORY K. JONES, Respondent.

[July 3, 1985]

PER CURIAM.

Upon complaints by The Florida Bar, this Court appointed a referee to conduct a hearing regarding Jones'alleged misconduct.

Jones tendered a conditional guilty plea for consent judgment, acknowledging his violation of Disciplinary Rules 1-102(A)(1), 1-102(A)(4), 1-102(A)(6) and 6-101(A)(3) of the Code of Professional Responsibility and article XI, Rule 11.02(4) of the Integration Rule of The Florida Bar. The referee recommended that Jones be found guilty in accordance with his conditional plea and that he be suspended from the practice of law for a period of sixty (60) days.

Neither side contests the referee's report which we hereby adopt. Respondent, Gregory K. Jones, is hereby suspended from the practice of law for a period of sixty (60) days effective August 2, 1985, thereby giving respondent thirty (30) days to close out his practice and take the necessary steps to protect his clients. Respondent shall not accept any new business.

Judgment for costs in the amount of \$529.35 is hereby entered against respondent, for which sum let execution issue.

It is so ordered.

ADKINS, Acting Chief Justice, ALDERMAN, McDONALD, EHRLICH and SHAW, 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 SUSPENSION.

We feel it unnecessary to publish the full text of the plea.
The Court files are open for inspection.

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