65.682

IN THE SUPREME COURT OF FLORIDA

THE FLORIDA BAR,

Complainant,

v.

EDMUND A. ADAMO,

Respondent.

CONFIDENTIAL The Florida Bar Case No. 17B7413 2 1984 AUG CLERK, SUPREME COURT By_____Chief Deputy Clerk/

SUPPLEMENT TO RESPONDENT'S CONDITIONAL GUILTY PLEA FOR CONSENT JUDGMENT

COMES NOW, EDMUND A. ADAMO, hereinafter referred to as Respondent, pursuant to Article XI, Rule 11.13(6), Integration Rule of The Florida Bar, and hereby tenders this Supplement to his previously executed Consent Judgment and states as follows:

1. Respondent referenced a drug dependency and program of detoxification in Paragraphs 21 and 22 of his previously executed Consent Judgment.

2. Respondent agrees to accept as a further disciplinary sanction, a term of probation for a period of two (2) years.

3. Respondent agrees that a specific term of said probation will be that he not engage in the use of any drugs whose use or possession would be violative of state or federal law and that he refrain from use of alcoholic beverages.

4. Respondent agrees that should he be arrested on any matter that involves the use or possession of drugs or alcohol, that said arrest will constitute a violation of probation and that he will immediately cease and refrain from the practice of law from the date of said arrest and be automatically placed on the inactive list pursuant to Article XI, Rule 11.01(4), Integration Rule of The Florida Ba.

5. Respondent acknowledges that he would also be subject to any other disciplinary sanctions provided for in the Integration Rule of The Florida Bar should he be arrested as referenced above.

DATED THIS , + day of ____ line

R'espectfully submitted,

EDMUND A. ADAMO, Esq., Respondent 700 East Atlantic Boulevard Pompano Beach, FL 33060 (305) 786-1200