IN THE SUPREME COURT OF FLORIDA (Before a Referee)

THE FLORIDA BAR,

Complainant,

vs

CHARLES F. WISHART,

Respondent.

Case No. 70,584 (TFB No 85-13,803(13C) (formerly 13C85100)

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SUPPLEMENTAL REPORT OF REFEREE

On June 9, 1988, I entered a Report of **Referee** wherein disbarment was the recommended discipline. In support of the recommended discipline the Court's attention was specifically directed to just one of Respondent's exhibits (R-121-A):

> "14. Respondent's attitude toward the law and toward the judicial system generally can be gleaned from an examination of just one of his 185 exhibits, Respondent's 121-A, an amazing 246 page document entitled "Complaint for Declaratory Judgment, Equitable, and other Appropriate Relief," Charles E. Wishart et al v. The Honorable Joseph A. Boyd, Jr., et al, Case No. 85-603-CIV-T-13, United States District Court, Middle District. I, of course, do not expect the Court to plow through all of the respondent's 185 exhibits (consisting of 1,471 pages) or to read the 994 page transcript, however, I urge the Court to review Respondent's 121-A in order to fully understand the recommended discipline contained in paragraph D below. This exhibit alone demonstrates respondent's unfitness to continue as a member of The Florida Bar."

On June 20, 1988, respondent filed a 47 page 298 paragraph pleading styled "Motion for Rehearing and Motion of Relief from Judgment," attached hereto as EXHIBIT A. These motions were each denied on June 22, 1988. An examination of the contents of EXHIBIT A further supports my recommendation that respondent be disbarred. Dated June 22, 1988.

Α. WILLIAM NOF Referee

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copies furnished to:

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Charles F. Wishart, Respondent Bonnie L. Mahon, Assistant Staff Counsel David R. Ristoff, Branch Staff Counsel John T. Berry, Staff Counsel