

Form 5
(Report of Referee When A Joint Stipulation Has Been Filed)

IN THE SUPREME COURT OF FLORIDA
(Before a Referee)

THE FLORIDA BAR,
Petitioner,

Case No. _____

v.

(TFB NO.)

_____RESPONDENT_____,
Respondent.

_____ /

REPORT OF THE REFEREE

I. SUMMARY OF PROCEEDINGS

Pursuant to the undersigned being duly appointed as referee to conduct proceedings herein according to Rule 10-7.1(b)(6), Rules Regulating The Florida Bar, the following proceedings occurred:

-----GIVE BRIEF SUMMARY OF PROCEDURAL HISTORY----- All of the aforementioned pleadings, attachments thereto, and exhibits received in evidence, and this report constitute the record in this case and are forwarded to the Supreme Court of Florida.

II. FINDINGS OF FACT AND CONCLUSIONS OF LAW

A. Jurisdictional Statement. Respondent, at all times material herein, was not and is not a member of The Florida Bar, and was not therefore licensed to engage in the practice of law in the State of Florida.

B. Narrative Summary of Case.

-----GIVE SUMMARY OF FACTS STIPULATED TO IN JOINT STIPULATION IF ANY-----

III. CONCLUSION OF LAW. Based upon the foregoing findings of fact, the undersigned referee makes the following conclusions of law:

IV. STIPULATION

The parties have entered into a joint stipulation and on _____DATE_____ filed a Motion To Approve Stipulation with the undersigned referee.

V. RECOMMENDATIONS

The recommendations of the undersigned Referee are as follows:

A. That the stipulated settlement be approved by this Court.

B. That ---RESPONDENT--- be enjoined from the unlicensed practice of law as set forth in the stipulated injunction.

C. That a civil penalty in the amount of _____ be imposed against Respondent. The civil penalty shall be made payable to the Supreme Court of Florida and mailed to the bar's counsel of record within the time period ordered by the Supreme Court of Florida.

D. That the Respondent be ordered to pay restitution to: ___name(s) of complainant(s)___ in the amount of _____ by __date__, respectively, which __shall or shall not__ bear interest at the legal rate provided for judgments in this state. The restitution shall be made payable as specified herein and mailed to bar counsel of record within the time period ordered by the Supreme Court of Florida.

E. That the costs of this proceeding be taxed against Respondent.

VI. STATEMENT OF COSTS AND MANNER IN WHICH COSTS SHOULD BE TAXED

I find the following costs were reasonably incurred by The Florida Bar:

- | | | |
|----|---------------------|----------|
| 1. | Investigative Costs | \$_____. |
| 2. | Court Reporter Fees | _____. |
| 3. | Copy Costs | _____. |

4.	Telephone Charges	_____.
5.	Fees for Translation Service	_____.
6.	Witness expenses, including travel & out-of-pocket expenses	_____.
7.	Travel & out-of-pocket expenses of the referee	_____.
8.	Any other costs which may properly be taxed in civil litigation	_____.
	TOTAL	\$_____.

It is recommended that such costs be charged to Respondent and that interest at the statutory rate shall accrue and be payable beginning 30 days after the judgment in this case becomes final.

Dated this _____ day of _____, _____.

NAME, REFEREE
ADDRESS

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the original of the foregoing Report of Referee has been mailed to _____, Clerk of the Supreme Court of Florida, Supreme Court Building, Tallahassee, Florida 32399, and that copies were mailed by regular U.S. Mail to UPL Counsel, The Florida Bar, 651 East Jefferson Street, Tallahassee, Florida 32399-2300, --- COUNSEL FOR THE FLORIDA BAR--- at _____ and ---RESPONDENT OR RESPONDENT'S COUNSEL--- at _____, this _____ day of _____, _____.

NAME, REFEREE

PLEASE NOTE THAT THIS IS AN EXAMPLE ONLY. YOUR CASE MAY REQUIRE ADDITIONAL TERMS TO BE INCLUDED IN THE STIPULATION.