

Supreme Court of Florida

THURSDAY, APRIL 14, 2005

CASE NOS.: SC04-45, SC04-342,
SC04-1400

Lower Tribunal Nos.: 2002-51,649(17E),
2002-51,704(17E), 2002-51,860(17E),
2003-50,725(17E), 2003-50,847(17E),
2003-50,865(17E), 2004-50,262(17E),
2004-50,257(17E), 2004-50,702(17E),
2004-51,400(17E)

THE FLORIDA BAR

vs. LEE ARMAN COHN

Complainant

Respondent

The uncontested report of the referee is approved and respondent is suspended from the practice of law for ninety-one (91) days, effective June 15, 2005. If respondent notifies this Court in writing that he is no longer practicing and does not need until June 15, 2005, to protect existing clients, this Court will enter an order making the suspension effective immediately. Respondent shall accept no new business from the date this order is filed until he is reinstated.

Respondent shall pay restitution within ninety (90) days of January 13, 2005, in the amount of \$1,500.00 to Ahmad Safi; \$2,500.00 to Randall Amiel; \$1,500.00 to Gangaram Sing; \$3,500.00 to Harpie Dudley; \$1,500.00 to Alesia Henry; and \$1,000.00 to Mitch Kessler.

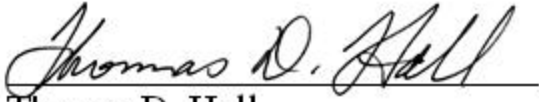
Respondent is further directed to comply with all other terms and conditions of the report.

Judgment is entered for The Florida Bar, 651 East Jefferson Street, Tallahassee, Florida 32399-2300, for recovery of costs from Lee Arman Cohn in the amount of \$4,700.53, for which sum let execution issue.

Not final until time expires to file motion for rehearing, and if filed, determined. The filing of a motion for rehearing shall not alter the effective date of this suspension.

Case Nos. SC04-45 and SC04-1400
Page Two

A True Copy
Test:



Thomas D. Hall
Clerk, Supreme Court



dy
Served:
JOHN ANTHONY BOGGS
JOHN W. PERLOFF
JOEL M. KLAITS
ADRIA E. QUINTELA
LEE ARMAN COHN
HON. PETER D. BLANC, JUDGE