

Supreme Court of Florida

THURSDAY, JANUARY 21, 2010

CASE NO.: SC09-1121

Lower Tribunal No(s): 2008-10,682(13B),
2008-10,868(13B),
2008-11,241(13B),
2008-11,324(13B),
2008-11,553(13B),
2009-10,281(13B),
2009-10,446(13B),
2009-10,636(13B),
2009-10,955(13B),
2009-10,959(13B),
2009-11,314(13B),
2009-11,342(13B),
2009-11,346(13B),
2009-11,363(13B),
2009-11,449(13B)

THE FLORIDA BAR

vs. HEATHER MARY ANN GRAY

Complainant(s)

Respondent(s)

The uncontested report of the referee is approved and respondent is suspended from the practice of law for three years. Pursuant to the Conditional Guilty Plea for Consent Judgment, respondent has ceased the active practice of law; therefore the suspension is effective immediately.

Respondent is further directed to comply with all other terms and conditions set forth in the report and the consent judgment.

Judgment is entered for The Florida Bar, 651 East Jefferson Street, Tallahassee, Florida 32399-2300, for recovery of costs from Heather Mary Ann Gray in the amount of \$2,514.25, for which sum let execution issue.

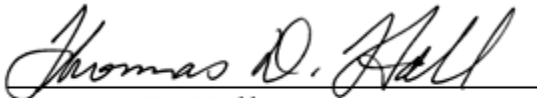
Case No. SC09-1121

Page Two

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.

A True Copy

Test:



Thomas D. Hall
Clerk, Supreme Court



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Served:

HON. JAMES VINCENT PIERCE, JUDGE
KENNETH LAWRENCE MARVIN
WILLIAM J. SCHIFINO, JR.
HENRY LEE PAUL
CYNTHIA LOIS MILLER
HEATHER MARY ANN GRAY