

# Supreme Court of Florida

WEDNESDAY, OCTOBER 12, 2011

CASE NO.: SC11-1067

INQUIRY CONCERNING A  
JUDGE, NO. 10-265

vs. RE: TIMOTHY R. SHEA

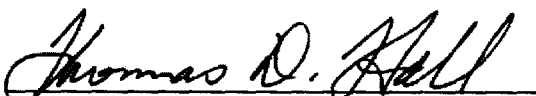
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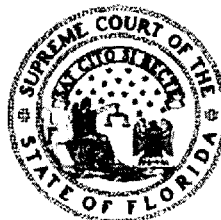
Upon consideration of the Judicial Qualifications Commission's Findings and Recommendation of Discipline and the parties' Stipulation, the Court rejects the Stipulation and disapproves the proposed sanction of a public reprimand. We instead would impose a sixty-day suspension without pay and administer a public reprimand. Moreover, this Court would require that during the sixty-day suspension, Judge Shea write and mail letters of apology to those individuals identified in the Stipulation and continue mental health counseling for his temper. Should the parties agree to these terms, a revised consent judgment shall be filed with the Court within thirty days of the date of this order.

If the parties do not agree to these terms, the parties must inform the Court within thirty days that they have not reached an agreement. In that event, this case will be returned for a hearing before the Florida Judicial Qualifications Commission.

CANADY, C.J., and PARIENTE, LEWIS, QUINCE, POLSTON, LABARGA, and PERRY, JJ., concur.

A True Copy  
Test:

  
Thomas D. Hall  
Clerk, Supreme Court



jn  
Served:

BROOKE S. KENNERLY  
MICHAEL LOUIS SCHNEIDER  
HON. BELVIN PERRY, JR., CHIEF JUDGE

MILES AMBROSE MCGRANE, III  
KIRK N. KIRKCONNELL