

# Supreme Court of Florida

THURSDAY, MAY 22, 2025

The Florida Bar,  
Complainant(s)

v.

Danielle Justine Butler,  
Respondent(s)

**SC2021-0738**

Lower Tribunal No(s).:  
2021-50,633(17B)FFC;  
2019-50,409(17B)

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The Court hereby approves the amended conditional guilty plea for consent judgment under the stipulated terms below.

## **Stipulation**

Respondent is suspended from the practice of law for thirty days, nunc pro tunc to June 18, 2021, the effective date of her felony suspension in *The Florida Bar v. Danielle Justine Butler*, Case No. SC2021-0738, effective immediately on entry of the Supreme Court of Florida's order approving this consent judgment.

A. Respondent must immediately:

1. provide a copy of the suspension order to all courts, tribunals, or adjudicative agencies before which respondent is counsel of record; all state, federal, or administrative bars of which respondent is a member; all clients; all co-counsel; and all opposing counsel, as required by Rule 3-5.1(h).

B. Respondent must within 30 days from the date of this order:

1. provide the bar's headquarters office in Tallahassee with an affidavit listing all of the following that respondent notified of the suspension order: all courts, tribunals, or

adjudicative agencies of which respondent is a member; all state, federal, or administrative bars of which respondent is a member; all clients; all co-counsel; and all opposing counsel.

Respondent must fully comply with Rule Regulating The Florida Bar 3-5.1(h).

Respondent must also fully comply with Rule Regulating The Florida Bar 3-6.1, if applicable.

Respondent must complete the following continuing legal education course(s) within **thirty days** of this order:

**Avoiding Fee Disputes, Disgorgement and Discipline**

Credit Hours – [1.0]

Credit Expiration Date: [available for 90 days after registration]

Course Number: [8436]

The costs of are to be paid directly to the continuing legal education provider.

Online Seminar (On-Demand) offered by The Florida Bar.

The continuing legal education courses may not be used to comply with respondent’s continuing legal education requirements under the Rules Regulating The Florida Bar.

Respondent must undergo an office procedures and record-keeping analysis by and under the direction of The Florida Bar’s Diversion/Discipline Consultation Service, must contact the program within 30 days of this order to schedule a review, must pay all associated fees and costs, and must fully comply with and implement all of its recommendations at respondent’s sole expense.

Respondent must attend **Ethics School:** in person, where scheduled by the bar within 6 months of the date of this order.

Respondent must pay all associated fees and costs before attendance.

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

Judgment is entered for The Florida Bar, 651 East Jefferson Street, Tallahassee, Florida 32399-2300, for recovery of costs from Danielle Justine Butler in the amount of \$3,260.70, for which sum let execution issue. These disciplinary costs are not dischargeable in any future proceedings, including, but not limited to, a petition for bankruptcy. Respondent will be delinquent and ineligible to practice law if respondent does not satisfy the cost judgment within 30 days of this order, unless The Florida Bar Board of Governors defers payment.

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

MUÑIZ, C.J., and CANADY, LABARGA, COURIEL, GROSSHANS, FRANCIS, and SASSO, JJ., concur.

A True Copy  
Test:

SC2021-0738 5/22/2025  
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John A. Tomasino  
Clerk, Supreme Court  
SC2021-0738 5/22/2025



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Served:

HON. KAREN MARJORIE MILLER  
JOI L. PEARSALL  
PATRICIA ANN TORO SAVITZ  
BRIAN LEE TANNEBAUM