

# Supreme Court of Florida

MONDAY, AUGUST 9, 2021

**CASE NO.: SC21-190**

Lower Tribunal No(s).:

2020-30,156 (9D)

THE FLORIDA BAR

vs. LORA S. SCOTT

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Complainant(s)

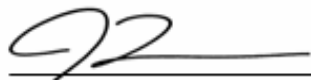
Respondent(s)

Upon consideration of the “Report of Referee Accepting Consent Judgment,” the “Conditional Guilty Plea for Consent Judgment,” and the “Motion to Assess Costs,” the Court disapproves the recommended sanction of a ten-day suspension, and instead would impose a thirty-day suspension along with payment of The Florida Bar’s costs. Should the parties agree to the Court’s terms, a revised consent judgment shall be filed with the Court within thirty days of the date of this order. Otherwise, the matter should be scheduled for hearing before the referee and an Amended Report of Referee filed with the Court within ninety days of the date of this order.

CANADY, C.J., and POLSTON, LABARGA, LAWSON, MUÑIZ, COURIEL, and GROSSHANS, JJ., concur.

A True Copy

Test:



John A. Tomasino

Clerk, Supreme Court



ca

Served:

ASHLEY TAYLOR MORRISON

BARRY WILLIAM RIGBY

HON. ROBERT W. HODGES, JUDGE

PATRICIA ANN TORO SAVITZ