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## IN THE SUPREME COURT OF FLORIDA

SID J. WHITE
SEP 17 1992
CLERK, SUPREME COURT.
By
Chief Deputy Clerk

AMENDMENT TO RULES REGULATING

THE FLORIDA BAR - 1-3.1(a) AND

RULES OF JUDICIAL ADMINISTRATION

- 2.065 (LEGAL AID)

CASE 74,538

## RESPONSE TO PROPOSED PRO BONO RULES OF HENRY P. TRAWICK, JR.

Respondent Henry P. Trawick, Jr. shows that he has received a copy of the proposed pro bono rules served on August 31, 1992.

With all due respect to the Court and in the light of this Court's earlier decision on the matter, Respondent merely reiterates his objection to this Court's intervention in this prickly field of sociology, not the administration of justice.

Respondent will note merely this further comment. If the proposed rule is voluntary, as is stated in the memorandum of the Joint Commission and publicly by Mr. D'Alemberte, it should not be in the Rules Regulating The Florida Bar. Ethical rules are not intended to be a moral subjective standard for lawyers, but mandatory requirements by which they are to govern their conduct as attorneys. Moral responsibility should be left to a different and higher Court.

Respondent also notes an objection to the unverified and unproven assertions in the memorandum and report concerning the needs of the poor for legal services that are allegedly not being furnished. This Court would dismiss with scorn the proof submitted in support of these various allegations in any other legal

proceeding.

The undersigned certifies that a copy of the foregoing has been furnished to the persons shown on the attached list by mail on September 15, 1992.

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