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Chief Deputy Clark

IN RE: RULES REGULATING THE FLORIDA BAR--WILLFUL NONPAYMENT

OF CHILD SUPPORT

CASE NO. 84,390

RESPONSE

IN THE SUPREME COURT OF FLORIDA

LYNNE B. EAGEN
Pro Se
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Comes now, Lynne B. Eagen, pro se, pertaining to the Supreme Court of Florida's proposed Rules Regulating the Florida Bar--Willful Nonpayment of Child Support.

The Florida Bar v. Phillip H. Taylor (Case No. 81,903) is pending before this Court. Counsel for the Florida Bar has well argued in its pleadings the position of this party.

The primary concern of this party is that this Court should allow for substantial discipline of attorneys who willfully do not pay child support. Attorneys know the law better than the party seeking child support enforcement generally a nonlawyer. Attorneys are known to accelerate the breadth and costs of litigation as an intentional tactic to financially and emotionally destroy the party who is owed the child support. Attorneys are under a higher standard of conduct as officers of the court than those persons who possess other types of professional licenses. misconduct should be disciplined as the Florida Bar has submitted in The Florida Bar v. Phillip H. Taylor (Case No. 81,903).

Respectfully submitted,

LYNNE B. EAGEN Pro Se 7797 Briarcreek Rd. N. Tallahassee, FL 32312 (904) 668-2134

By:

Jynne B Eagen LYNNE B. EAGEN

Pro Se

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the original and seven (7) copies of the foregoing response have been furnished by hand delivery to The Supreme Court of Florida, Supreme Court Building, Tallahassee, FL 32399-1927, this 15th day of December 1994.

LYNNE B. EAGEN

Pro Se