

To The Clerk, The Florida Supreme Court  
500 South Duval Street  
Tallahassee, FL 32399-1927  
“Re: Case No. SC05-1150”

**RE: Petition to Limit Medical Malpractice Contingency Fees**

**To the Florida Supreme Court and All**

**In regards to possible future litigation and my ability to retain an attorney, I wish to raise the following statements.**

**The freedom each individual citizen has to contract for legal services with the lawyer of choice must remain as it is. The system has worked well for the consumer.**

**Representing over 200,000 seniors in Florida I can state that we did not ask for this change.**

**The interpretation of Amendment 3 and any of its applications is a substantive legal matter to be addressed through appropriate litigation in the courts of this state.**

**Application of this would not serve the best interest of those seniors who are seeking help thru the system. The petition attempts to change substantive law through rules regulating professional conduct and that in and of itself is inappropriate.**

**Those who are seeking less responsibility for their action are the very ones who have sought this action.**

**The freedom of each individual citizen to contract for legal services with the Lawyer of their choice must remain inviolate.**

**Tony Fransetta, President FLARA**

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by U.S. mail upon the Executive Director of The Florida Bar, John F. Harkness Jr., 651 E. Jefferson Street, Tallahassee, Florida 32399-2300, and Stephen H. Grimes, Post Office Drawer 810, Tallahassee, Florida 32302 on this 31<sup>st</sup> day of October, 2005.

BY: \_\_\_\_\_  
Tony Fransetta, President  
Florida Alliance for Retired Americans