SUPREME COURT OF FLORIDA

CASE NO.: SC05-1150

In Re: Petition to Amend Rules Regulating the Florida Bar - Rule 4.1.5.(f)(B) of the Rules of Professional Conduct

COMMENTS OF BRIAN F. LABOVICK, ATTORNEY, FLORIDA BAR NO.: 0870810 AND OBJECTIONS TO PROPOSED AMENDMENT

BRIAN F. LABOVICK respectfully submits the following comments and objections to the proposed Amendment to the Rules Regulating the Florida Bar - Rule 4-1.5(f)(B) of the Rules of Professional Conduct:

- 1. As a member of the Florida Bar and a practicing attorney, I file this pleading to voice my opposition to the Grimes' Petition.
- 2. It is my understanding that this Petition is being filed on behalf of an undisclosed client, that is, the Florida Medical Association. This would only be done to gain a litigation advantage as to the constitutionality of Amendment 3 which is already being pursued through the appropriate channels.
- 3. The appropriate method to proceed to change the Florida Bar rules would be a rule change through the Florida Bar and its members. Rather, the Petitioners and their undisclosed client (the Florida Medical Association) seek to graft

 Amendment 3 into a Bar rule change and thereby avoid a test of the Amendments underlying legality under state and federal constitutions.
- 4. Amendment 3 is unconstitutional. It violates the rights of malpractice victims to due process, freedom of association, equal protection, and access to courts. A

Rule change of this nature prevents the victim's right to waive a constitutional right (assuming the Amendment was constitutional) in favor of another conflicting right. Amendment 3's constitutionality should be addressed by the judiciary and NOT sidestepped by the Grimes' Petition in a disingenuous effort to alter our rules of professional conduct.

5.	I oppose the Petition and request that this Honorable Court deny the Petition.	
	I HEREBY CERTIFY that a true and correct copy of the foregoing was served this	
day of	, 2005 by Federal Express to the Clerk, the Florida Supreme Court, 500 S.	
Duval	Street, Tallahassee, Fl 32399-1927 also via electronic filing at e-file@flcourts.org and by	
US Mail to John Harkness, General Counsel, Florida Bar, 651 East Jefferson Street, Tallahassee,		
Fl 323	99-2300, Stephen H. Grimes, Counsel for Petitioner, Holland & Knight, LLP, PO Box	
Tallah	assee, Fl 32302-0810.	

Respectfully submitted,

LaBovick, LaBovick & Wald, P.A. 935 Military Trail Suite 102 Jupiter, Fl 33458

BY:	
Brian F. LaBovick, Esq.	
Fla. Bar No.: 0870810	