## **SUPREME COURT OF FLORIDA**

**CASE NO.: SC05-115** 

IN RE: PETITION TO AMEND RULES REGULATING THE FLORIDA BAR RULE 4-1.5(f)(4)(B) OF THE RULES OF PROFESSIONAL CONDUCT.

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## COMMENTS OF RICHARD W. SLAWSON, ATTORNEY FLORIDA BAR NO.: 0134719 AND OBJECTIONS TO PROPOSED AMENDMENT

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Richard W. Slawson respectfully submits the following comments and objections to the proposed Amendment to the Rules Regulating the Florida Bar - Rule 4-1.5(f)(4)(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. This Petition is an abuse of a procedural privilege extended to each of us as members of the Florida Bar to seek changes in the rules regulating our profession to advance our profession and professionalism. The Grimes Petition is not intended to advance our practice or benefit jurisprudence. Instead, the Petition is filed on behalf of an undisclosed client (The Florida Medical Association) in an effort to gain a litigation advantage as to the constitutionality of Amendment 3.
- 3. Rather than an effort to improve our Bar through rule change, the Petitioners and their shadow client (the FMA) seek to graft Amendment 3 into a Bar rule change and thereby avoid a test of the Amendment's underlying legality under our state and Federal Constitutions.
- 4. Amendment 3 is unconstitutional as it violates the rights of malpractice victims to due process, freedom of association, equal protection, and access to courts. Moreover, a rule change of this nature would prevent a victim's right to waive one constitutional right

(assuming for argument's sake the amendment was

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constitutional) in favor of another potentially conflicting right. The constitutionality of Amendment 3 should be addressed by our judiciary and not sidestepped by the Grimes Petition in its disingenuous effort to alter our professional rules of conduct.

5. Therefore, I oppose the Petition and request that this Honorable Court deny the Petition.

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by U.S. Mail upon John Harkness, General Counsel, The Florida Bar, 651 East Jefferson Street, Tallahassee FL 32399-2300 and Stephen H. Grimes, Counsel for Petitioners, Holland and Knight, LLP, P.O. Box 810, Tallahassee, FL 32302-0810 on this <u>1st</u> day of September, 2005.

SLAWSON CUNNINGHAM & WHALEN, P.L. 2401 PGA Blvd., Suite 140 Palm Beach Gardens, FL 33410 (561) 625-6260

By:		
•	RICHARD W. SLAWSON	
	Florida Bar # 0134719	