SUPREME COURT OF FLORIDA

CASE NO. SC05-1150

In Re: Amendment to the Rules Regulating the Florida Bar – Rule 4.15(f)(4)(B) of The Rules of Professional Conduct

NOTICE OF COMPLIANCE WITH COURT'S ORDER DATED WEDNESDAY, OCTOBER 12, 2005

Thomas D. Hall, Cerk Florida Supreme Court 500 South Duval Street Tallahassee, Florida 32399-1927 October 17, 2005

Re: Grimes Petition - SCO5-1150

Dear Mr. Hall:

I would like this letter to be considered by the Court as they decide on the Grimes Petition:

As you decided on the impact of the Grimes Petition "Amendment 3" I would like for you to consider the true impact it will have on the citizens of our state. Amendment 3 is a double edge sword that will have consequences on its people who are most vulnerable to society and cannot help themselves, the patients and victims of malpractice.

Amendment 3 passed and now the powerful corporate insurance companies and doctors are looking to change the law even further. There should be no further intervention by the government or the court to change the law further. The people must be allowed to continue to have their rights to sign waivers if that is what they decide to do to obtain an attorney of their choice.

No court should deny us the right to waive a constitutional right. The Grimes petition will do just that take our constitutional rights away which in it of itself is unconstitutional.

Thank you for your consideration.

Yours truly,

ANGELA VELANDO 5405 W 13 Court Hialeah, FL 33012

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 the 17th day of October, 2005.

ANGELA VELANDO