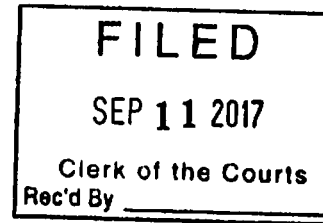


IN THE SUPREME COURT OF TENNESSEE
AT NASHVILLE



**IN RE: PETITION TO ADOPT A NEW RULE OF THE TENNESSEE
SUPREME COURT CONCERNING THE PRACTICE OF
COLLABORATIVE FAMILY LAW**

No. ADM2017-01195

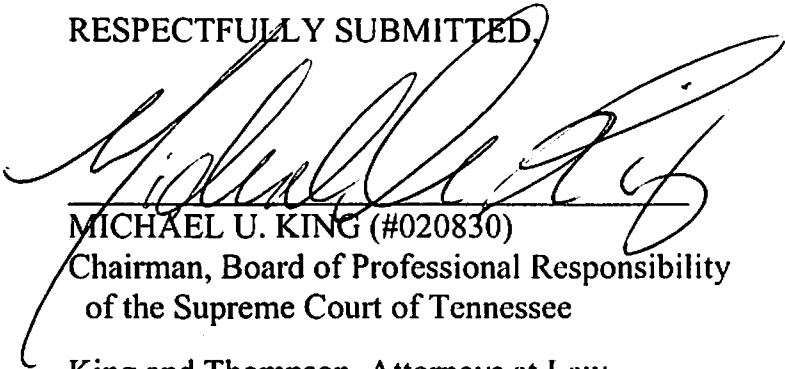
**COMMENT OF THE BOARD OF PROFESSIONAL
RESPONSIBILITY TO PETITION TO ADOPT A NEW RULE OF
THE TENNESSEE SUPREME COURT CONCERNING THE
PRACTICE OF COLLABORATIVE FAMILY LAW**

Comes now the Board of Professional Responsibility (the Board), pursuant to Order filed August 22, 2017, and submits the following Comment to Petition to Adopt a New Rule of the Tennessee Supreme Court concerning the Practice of Collaborative Family Law:

1. The Board supports the Tennessee Bar Association's proposed new Tennessee Supreme Court rule regarding collaborative law since it provides a framework for Tennessee attorneys currently practicing collaborative family law.
2. The Board finds collaborative family law to be a type of limited scope practice permitted by Tenn. Sup. Ct. R. 8, RPC 1.2(c) provided that the limitation is reasonable under the circumstances and the client gives informed consent, in writing as required by Section 4 of the proposed new rule.
3. The Board supports Section 13 of the proposed rule which states, "This rule does not affect: (a) Except as provide in Sections 9 and 10, the professional responsibility obligations and standards applicable to a lawyer..."

Accordingly, the Board endorses the proposed collaborative family law rule, but notes that notwithstanding the exceptions in Sections 9 and 10 which must be discussed and agreed to in writing by the client, participating in this type of practice does not alter or diminish an attorney's ethical obligations to clients pursuant to the Rules of Professional Conduct.

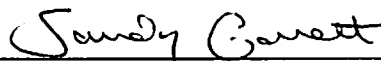
RESPECTFULLY SUBMITTED.



MICHAEL U. KING (#020830)

Chairman, Board of Professional Responsibility
of the Supreme Court of Tennessee

King and Thompson, Attorneys at Law
12880 Paris Street
P.O. Box 667
Huntingdon, TN 38344-0667



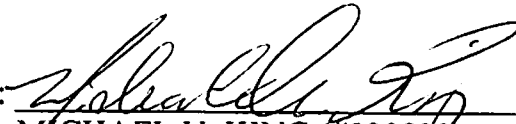
SANDY GARRETT (#013863)

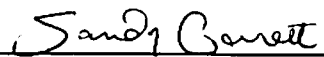
Chief Disciplinary Counsel,
Board of Professional Responsibility
of the Supreme Court of Tennessee

10 Cadillac Drive, Suite 220
Brentwood, TN 37027

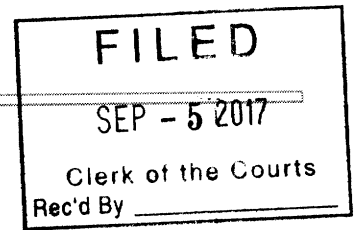
Certificate of Service

I certify that the foregoing has been mailed to Joycelyn Ashanti Stevenson, Esq., Executive Director, Tennessee Bar Association, 221 4th Avenue North, Suite 400, Nashville, Tennessee by U.S. mail, on this the 8 day of Sept, 2017.

By: 
MICHAEL U. KING (#020836)
Chairman of the Board

By: 
SANDY L. GARRETT (#013863)
Chief Disciplinary Counsel

appellatecourtclerk - in re: docket number ADM2017-01195



From: John <johnselser@att.net>
To: <appellatecourtclerk@tncourts.gov>
Date: 9/4/2017 11:06 AM
Subject: in re: docket number ADM2017-01195

Comment regarding the proposed Supreme Court Rule on the practice of Collaborative Law: docket number ADM2017-01195

I am an attorney who practiced law for 30 years and ceased practicing law in order to devote myself full time to mediation. If I had learned about Collaborative Law earlier, I might still be practicing law, as I believe it is an excellent option for selected parties seeking a divorce without the polarizing effects of many typical lawyer driven divorces.

I applaud the Supreme Court in proposing these rules to outline and define, by court rule, the collaborative practice of law in Tennessee. Please accept this letter (transmitted via email only) as support for the proposed rule.

Thank you kindly for considering my comments.

Respectfully,
John R. Selser
865-457-4620
johnselser@att.net
311 Nave Street
Clinton, TN 37716



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FILED
AUG 23 2017
Clerk of the Courts
Rec'd By _____

SERVING THE PUBLIC AND THE PROFESSION SINCE 1965

FRANCIS X. SANTORE (1931 - 2004)

FRANCIS X. SANTORE, JR.*

P.O. Box 113
(423) 639-3511
Fax (423) 639-0394

August 22, 2017

ADM2017-01195

Mr. James M. Hivner, Clerk
TENNESSEE SUPREME COURT
401 7th Avenue North, Suite 100
Nashville, TN 37219-1407

IN RE: COLLABORATIVE FAMILY LAW PETITION COMMENTS

SENT VIA EMAIL ONLY—HARD COPY RETAINED—TO appellatecourtclerk@tncourts.gov

Dear Mr. Hivner:

Wow! Yet another way that, respectfully, our Supreme Court is chipping away at the profession of law, as it helps all the farmers and "lawyer haters" (e.g. former court reporter Mae Beavers) in the General Assembly, who gut our noble profession with their votes in the House and Senate, and then go to the latest party thrown for the legislators by their favorite lobbyist of choice, usually the insurance lobby, the manufacturers' lobby, or the health care lobby, where booze and "other pleasures" (if you get my drift) are freely available to our solons. Why our learned Supreme Court has to facilitate this has never been comprehended by my rather small mind here in this small-town hick practice I have in northeast Tennessee. The only thing this does is reduce the 5% of the cases our jurists actually try to 3%: still a "George Jetson"-like occupation.

Soon anyone from any "jake leg" institution who calls themselves a "mediator", "collaborative family lawyer," "collaborative lawyer" (are we now going to have "solicitors" and "barristers"?), "licensed mental health therapist," "CASA worker," and so forth will join the thousands of "poor, destitute, *pro se* litigants" and say: "I can be an attorney, also. I don't have to go through three years of Hell called law school. I don't have to prepare for the worst two days one can ever experience, the Bar Examination. I don't have to do any of this, because I'm a lawyer without portfolio!!!!!"

I have talked myself blue in the face with multi-page screeds having been sent on numerous occasions to comment on issues that are already *faits accompli*. Since this is one, I am saving my efforts for trying to make money to pay my increasing overhead, in a milieu in which law school graduates, most ill-prepared for the actual practice of law, are being churned out like cockroaches.

Yours very truly,

SANTORE AND SANTORE

Francis X. Santore, Jr.

(Just another put-upon small-town lawyer trying to hold his head above water)