Dear Friends,

This is my comment regarding the American Bar Association’s proposed Model Rule of Professional Conduct 8.4.

Social justice is very much in the eye of the beholder.

For instance, I am one of the fifteen thousand attorneys who resigned from the American Bar Association as a matter of conscience after the Association officially endorsed Roe v. Wade and other cases that deny the equal protection of law to pre-born human beings.

Accordingly, if the North Carolina State Bar adopted Model Rule of Professional Conduct 8.4, I would be ethically obligated to report every North Carolina attorney who pays dues to the ABA for the ethical violations of promoting discrimination against pre-born human beings on account of age (their pre-born status), sex (in sex selection abortions) and disability (abortions of babies with Down syndrome or some other condition diagnosed in utero).

I would be reported for the ethical violation of trying to obstruct women’s court-granted right to slay their offspring.

At least this can be said for proposed Model Rule of Professional Conduct 8.4: it is harmful and foolish, but there is something in it for everyone.

Thank you for your consideration of my comment.

Brinton D. Wright