Motion A

Offered by Eileen Farley

<u>Keller Issue</u>

I move that

-General Rule (GR) 12 and Washington State Bar Association (WSBA) funded boards, committees, and activities,

-be systematically reviewed by an expert outside the WSBA, who would report to the Washington Supreme Court as soon as possible,

-whether GR 12 and any WSBA funded boards, committees, or other activities identified by the expert, use compulsory dues to finance political and ideological speech, expenditures for which are not necessarily or reasonably incurred for the purpose of regulating the legal profession or improving the quality of legal services,

-and whether the formula used by the WSBA to set the Keller deduction is accurate and, if not, what the correct deduction should be.