

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT
January Term 2008

ROBERT LAWSON,
Appellant,

v.

**JEFFREY N. IVASHUK, ERIC M. TURNER, ALAN A. PASCAL, DONALD
M. SPANGLER and RONNA YOUNG,**
Appellees.

No. 4D07-2281

[February 6, 2008]

PER CURIAM.

Affirmed. See *Tyson v. Fla. Bar*, 826 So. 2d 265, 268 (Fla. 2002) (“Disciplinary proceedings against attorneys are instituted in the public interest and to preserve the purity of the courts. No private rights except those of the accused attorney are involved.”); *Cole v. Owens*, 766 So. 2d 287, 288 (Fla. 4th DCA 2000) (As an official arm of the supreme court, the Florida Bar and its employees enjoy absolute immunity for actions taken within the scope of their duties.).

WARNER, FARMER and GROSS, JJ., concur.

* * *

Appeal from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Richard D. Eade, Judge; L.T. Case No. CACE 07-4538 05.

Robert Lawson, Avon Park, pro se.

Barry Richard and M. Hope Keating of Greenberg Traurig, P.A., Tallahassee, for appellees Eric M. Turner, Alan A. Pascal, Donald M. Spangler and Ronna Young.

Not final until disposition of timely filed motion for rehearing.