

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF FLORIDA

JOHN B. THOMPSON,

Plaintiff,

v.

Case No. 07-21256 (Judge Adalberto Jordan)

THE FLORIDA BAR and  
DAVA J. TUNIS,

Defendants.

**NOTICE TO COURT**

COMES NOW plaintiff and provides notice to this court as follows:

1. The defendants refused to waive service of process of this complaint by mail, as provided in the Federal Rules. They thus insisted upon service by traditional means, at considerable expense and inconvenience to plaintiff. Defendants were “served” by mail many weeks ago.

2. Be that as it may, defendant The Florida Bar was served by a process server on July 5, 2007, at Bar offices in Tallahassee, and Judge Dava Tunis was served personally by the same means on July 6, 2007. Plaintiff looks forward to their respective responses so that this matter can be litigated expeditiously.

3. Relatedly, The Florida Bar has so clearly tried to criminally extort Thompson in the last two weeks with a baseless demand that he submit to a stigmatizing mental health exam as a condition of settlement of his “disciplinary” situation, despite The Bar’s having attempted this stunt unsuccessfully and disastrously previously, that Thompson has had to go to the State Attorney for the Eleventh Judicial Circuit regarding this criminal extortion.

4. Relatedly, then, once this honorable court receives appearances from counsel for the defendants herein, Thompson will seek injunctive relief (under *Pulliam* and other case authority) to stop The Bar's and Judge Tunis' illegal, criminal, unconstitutional acts as provided for by enabling authority of the federal civil rights laws.

I HEREBY CERTIFY that copies hereof have been provided to counsel for The Bar and for Judge Tunis, this 11<sup>th</sup> day of July, 2007.

---

JOHN B. THOMPSON, Plaintiff  
Attorney, Florida Bar #231665  
1172 South Dixie Hwy., Suite 111  
Coral Gables, Florida 33146  
Phone: 305-666-4366  
[amendmentone@comcast.net](mailto:amendmentone@comcast.net)