

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.

**PLAINTIFF'S ADDENDUM TO MOTION TO RECUSE/DISQUALIFY
JUDGE ADALBERTO JORDAN**

COMES NOW plaintiff, John B. Thompson, as an attorney on his own behalf, and moves this court to disqualify himself from further presiding in this cause, stating, in citing additional proof of why this must be done:

This court today actually ruled on whether or not it should be added as a defendant herein, denying the motion. This court does not see a conflict of interest in ruling on that motion! This is rather troubling, that a federal judge, or any judge, doesn't understand that it cannot *impartially* rule on whether or not he should be added as a defendant in a lawsuit. This is Kafka-esque. The lack of fairness and impartiality is shown by this gaffe by the court alone.

Secondly, the court should be aware that the *ABA Journal* has now weighed in on the controversy caused unnecessarily by the court at http://www.abajournal.com/weekly/lawyer_angers_judge_with_gay_sex_photos.

One of the helpful points made by one of the posting lawyers is that my only choice was to file the actual images on the offending web site, facilitated by The Bar, **because, as the poster points out, web pages can be changed, and thus**

providing “only the link to the site,” as this court disingenuously suggested, would have allowed for the lawyer to take down the offending material.

In point of fact, Your Honor, that is EXACTLY what he did within minutes of finding out that you had labeled the material “obscene.” He wiped his web site clean of the “Porn Sites” altogether.

So, the poster is right, Your Honor, and you are wrong. With all respect, it is time for the court to apologize to the plaintiff for its intemperate, injudicious, and decidedly illegal act to try to punish the plaintiff for coming forward with the evidence it said it wanted, with a **WARNING** label no less, that alerted anyone who did not want to see it what was on the next page.

No member of “the public,” “no children” were exposed to this, as the court disingenuously asserts. The court was upset that came face-to-face with the consequences of The Florida Bar’s illegal activity.

I HEREBY CERTIFY that this has been served upon record counsel this 5th day of October, 2007, electronically.

/s/ JOHN B. THOMPSON, Plaintiff
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