

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 MOTION FOR LEAVE TO FILE DOCUMENT
WITH THE COURT**

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, as an attorney on his own behalf, and hereby moves court for leave to file an important document, to-wit:

One of the key issues in plaintiff's "state bar discipline" and also, of course, in this federal case, is the remarkable proof that The Florida Bar prosecutes attorneys based not upon what they do, but whom they know. Bar President Miles McGrane's own formal poll of its members proved that, and yet Referee Tunis will not allow Thompson to posit and prove that defense. She is too busy taking her marching orders from The Bar on how to harm Thompson.

This court threatened Thompson with discipline from providing the best evidence that The Bar asserted to this court he could not possibly have—that The Bar has a "watch list," as one former Bar prosecutor asserts, to harm certain attorneys and protect others. Thompson looks forward to surviving a motion to dismiss and putting that testimony before the court.

There is an extension of the aphorism of “Its not what you know but whom you know” that may be applicable in this case, in light of Norm Kent’s obsession in this case and his trafficking in gay porn to anyone of any age, helped in this by gay rights Bar:

“It’s not whom you know but whom you b—w.”

Relatedly, one of the lawyers blogging at the *AB Journal* news site about this court’s threat against Thompson speculates that the court might not have been as angst-ridden about the evidence Thompson supplied to prove his case about selective prosecution if this had not been gay porn, given the politically correct view of Bar Governor Steve Chaykin, Thompson’s designated reviewer, than anyone who is not “down” with his attempts to normalize perversion is “an enemy of The Bar.”

So, in order that this Court might dispel that concern and also, just as importantly, so that Thompson can preserve his appellate record as to what this court ripped out of a public court file that may affect an Eleventh Circuit ruling, ultimately in this case, Thompson moves for leave to verbally describe what is at Florida Bar-protected Norm Kent’s gay porn portal so that there is no confusion what the nature of the criminal activity is in which he is involved.

A picture is indeed worth a thousand words, but Thompson is more than willing, since state and federal laws are being violated by this guy, to convert the offending pictures into those thousand words. The fair and impartial administration of justice commands its.

I HEREBY CERTIFY that this has been served upon record counsel this 6th day of October, 2007, electronically.

/s/ 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