

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 SUPPLEMENT TO MOTION FOR MEDIATION

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, as an attorney on his own behalf, and hereby augments his pending motion for mediation, stating:

One of The Bar's Governors is Gwynne Young. She is an extremely accomplished, honorable, and effective attorney. She also happens to be the undersigned's wife's law partner at Carlton Fields. Ms. Young once came up to the undersigned's wife at a Carlton Fields shareholders' meeting and told her to tell the undersigned: "Tell Jack that all the Governors know *everything* that is going on." So much for plausible deniability.

Beyond that, however, Thompson finds this morning that Ms. Young, as noted at her Carlton Fields web site is "a Federal Court Mediator and a member of the AAA Mediation Panel." Presumably Ms. Young believes mediation is a good thing.

Indeed it is, and it would be herein. Why? Because if this court gives plaintiff *any substantial relief, at least from the blatant denials of due process in the form of a referee who will not issue subpoenas, then* the reign of terror by this state bar, which was

prohibited by the US Supreme Court in *Keller v. State Bar of California* is over. The first person to be deposed will be Ben Kuehne, and it will go downhill for The Bar from there.

If this court does not give Thompson substantial relief, then there are legal remedies that will be even worse for this Bar. This is a promise written in stone by the plaintiff.

If there is anyone on the Board of Governors who has ever seen mediation work, then any such Governor who would not push for same in this troubling situation needs a mental health exam by the Florida Lawyers Assistance Program.

This court, in the two weeks before it issues its rulings on yesterday's hearing, should order mediation. It will undoubtedly resolve this matter, because no Bar Governor of the ethical statute and acumen of Gwynne Young, who does know the undersigned, could possibly "know everything that is going on."

I HEREBY CERTIFY that this has been served upon record counsel this 10th day of October, 2007, electronically.

/s/ JOHN B. THOMPSON, Plaintiff
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