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 CLARIFICATION/ENTRY OF A WRITTEN ORDER

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, as an attorney on his own behalf, and hereby moves the court for the entry of a written order by this court, stating:

Plaintiff has labeled this a Motion for Clarification because he can't find within the court's electronic labeling system anything else to call it.

What Thompson would respectfully request is a written order memorializing the court's spoken order from the bench yesterday that it has vacated its show cause order.

Thompson does not request this because he does not consider adequate the court's oral order, but here's what has happened that a written order will help ameliorate:

Norm Kent has spent the last week promising all who visit www.nationalgaynews.com and www.gamepolitics.com that this court was going to end Thompson's career with its show cause order and referral of Thompson to the *Ad Hoc* Committee. Kent *guaranteed* it. Mr. Kent also picked the Yankees to win its series against the magnificent Indians from Mr. Thompson's hometown. Mr. Kent's having a

bad week. As a result of Kent's criminal activity and his attempt to involve this court in

his porn and sex agenda, Thompson is, of course, receiving "gay" material sent to his

family's home and pornography sent to his email address.

More importantly, Thompson has asked Mr. Kent to update his "gay national

news stories" as to what is no longer before this court, and he will not do so, in part,

presumably, because there is no order memorializing the vacating of the order. Mr. Kent

was sitting right there when the court ordered just that, but Mr. Kent is Mr. Kent.

As Mark Twain noted, "A lie is half way around the world before the truth can

put on its pants." If one doubts that, one can go to one of Mr. Kent's "Porn Site"

offerings.

Wherefore, plaintiff asks that the court enter an order in this regard, so those who

would try to use this court and The Florida Bar to destroy what is left of Thompson's

career cannot so readily do so.

I HEREBY CERTIFY that this has been served upon record counsel this $10^{\text{th}}\,$ 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

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