

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 NOTICE OF SUPPLEMENTAL AUTHORITY

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, as an attorney on his own behalf, and hereby affords notice to the court of supplemental authority on the abstention issue, stating:

The court has repeatedly asserted that the Supreme Court case of *Middlesex* has been overturned. The court said this on October 9, 2007, at the nearly three-hour hearing.

Apparently *Middlesex* has not been overturned, as the attached Sixth Circuit opinion of *Squire v. Couglan* indicates otherwise. It was handed down in late 2006. This is significant in light of the alleged (and plaintiff believes demonstrated) "bad faith," "harassment," "selective prosecution," and "extraordinary circumstances" of The Bar in its treatment of Thompson. Such allegations overcome any and all "abstention" arguments of The Bar, and certainly at the motion to dismiss stage.

I HEREBY CERTIFY that this has been served upon record counsel this 15th 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