

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 TO COURT OF HIS INTENT TO COMPLY WITH
NEW ADMINISTRATIVE ORDER 2007-50**

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, as an attorney on his own behalf, and hereby affords notice to the court of what Thompson intends to file with this court, in compliance with Administrative Order 2007-50, stating:

This court became exercised about certain evidence of The Bar's a) selective prosecution of Thompson, and b) its protection of a lawyer distributing pornography by means of his official law firm site.

Upon resolving that matter, Thompson moved for the court's permission to allow him to file verbal descriptions of the "obscenity," as this court called it. This court denied Thompson's motion. This appears to have been a clearly erroneous ruling by this court, in light of the actual Administrative Order 2007-50, below, which states just the opposite of what this court ordered. Note:

**6C. FILING OF MATERIALS, INCLUDING IMAGES, INAPPROPRIATE FOR DISPLAY OR
DISTRIBUTION TO THE PUBLIC, INCLUDING MINORS**

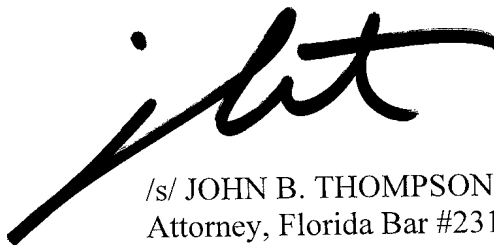
Pursuant to Administrative Order 2007-50, Users shall not electronically file materials which would otherwise be inappropriate for display or distribution to the public, including minors, through PACER or the CM/ECF System. These

inappropriate materials include images (not textual descriptions) depicting sexual acts or excretory acts that could be described as pornography or indecent or vulgar even if not legally obscene. **A document containing such visual materials may only be filed electronically in a redacted version describing in words the images, but removing all images.** [emphasis added]

Thompson, because of the clear relevance of the “obscenity” that The Bar is protecting, at not only Thompson’s but the public’s expense, intends then on Monday, October 22, 2007, to file with the court verbal descriptions of just what it is that Norm Kent, through his two web sites, is distributing to people via the Internet regardless of their ages. The above Administrative Order *allows* that to be done.

If this court feels otherwise, then Thompson invites this court to enter an order refuting the Administrative Order prior to Thompson’s filing. The court said it wanted advance notice of such things. This is it.

I HEREBY CERTIFY that this has been served upon record counsel this 18th day of October, 2007, electronically.



/s/ JOHN B. THOMPSON, Plaintiff
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