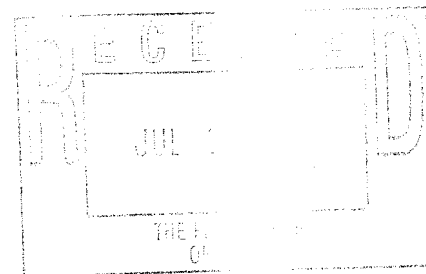


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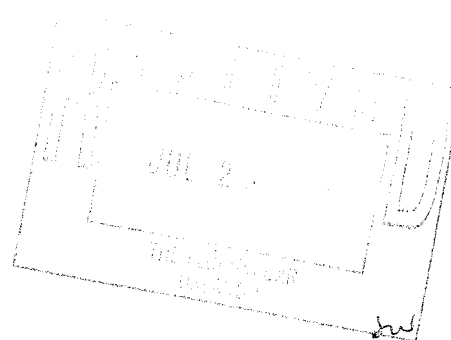
OF COUNSEL:
*MARIO PERMUTH
JOSHUA M. ENTIN
ROBERT L. SWITKES

*Only Admitted to the Bar of Guatemala

2008-30,440 (11F)

July 19, 2007

Jan K. Wichkrowski, Esq.
Bar Counsel
The Florida Bar
1200 Edgewater Drive
Orlando, florida 32804-6314



Re: Complaint by John B. Thompson, Esq.
Case No. 2008-30,448 (11F)
1406

Dear Ms. Wichkrowski:

This letter constitutes my sworn Bar complaint against John Bruce Thompson for an **actual** violation of Florida Bar Rule 4-8.4(g). Today, Mr. Thompson filed with the Circuit Court of Broward County and before Judge Streitfeld, the attached *Notice to Court Re Defendant's Motion for Disciplinary Action Against Plaintiff's Counsel*. In doing so, he repeatedly informed the court that, the Bar has taken jurisdiction over, "Mr. Entin's religious slur against Thompson and specifically threatened to file additional motions for sanctions and complaints with this Bar in the event that plaintiff's counsel (Mr. Entin) continue to "slur Thompson with anti-religion taunts" again.

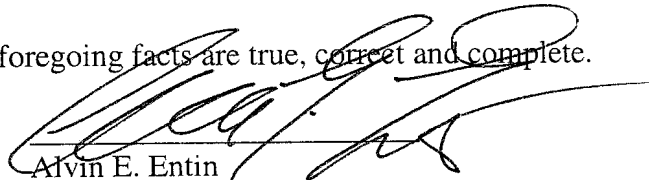
I have practiced before Judge Streitfeld for many years, and my professional reputation and my reputation for my involvement within my religious community garners tremendous respect. I am personally and deeply offended to be accused of making religious slurs. Paramount, however, is the fact that Mr. Thompson's filing in the public record of a civil circuit court case a document that informs a judge that have made repeated religious slurs against Mr. Thompson is a clear violation of the above cited rule. The comment in question, "bluenose", is most certainly not a religious slur and would not have been known to anyone but Thompson except for his own publication thereof. He has disparaged me in Broward County Circuit Case No. 06-6082 (14) for the sole purpose of gaining favor with the court and interfering in the administration of justice.

Again, this level of conduct should not be accepted from a member of the Florida Bar, and I hope the Bar will act accordingly. Should you need further information in the handling of this Complaint, do not hesitate to call.

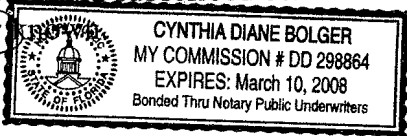
Sincerely,

Alvin E. Entin

Under the penalty of perjury, I declare the foregoing facts are true, correct and complete.


Alvin E. Entin

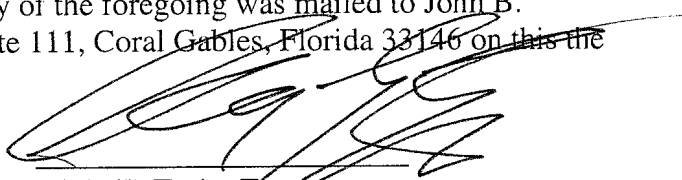
Sworn and subscribed before me this _____ day of August, 2007, by Alvin E. Entin who is personally




Notary Public State of Florida

My commission expires:

I hereby certify that a true and correct copy of the foregoing was mailed to John B. Thompson, Esq., 1172 South Dixie Highway, Suite 111, Coral Gables, Florida 33146 on this the 19 day of July, 2007.


Alvin E. Entin, Esq.
FB 127027

John B. Thompson, Attorney at Law
1172 S. Dixie Hwy., Suite 111
Coral Gables, Florida 33146
305-666-4366
amendmentone@comcast.net

October 29, 2007

Jan K. Wichrowski
Bar Counsel
1200 Edgewater Drive
Orlando, Florida 32804

Re: SLAPP Bar Complaint by Alvin Entin, Case No. 2008-30,140

Dear Ms. Wichrowski:

Thank you for finally sending me, under cover of your letter, Mr. Entin's latest SLAPP effort through The Bar, dated July 19, 2007. Unfortunately, it's not actually a complaint, as you will see further below:

A few things, then, if I may:

Mr. Entin references in his SLAPP complaint my complaint against him for calling me a "bluenose." I think you will find, in reading Bar Rule 4-8.4 (d), that what is not allowed is "disparagement" of any opposing party or counsel for any reason, not just by reference to their ethnicity, religion, and so forth. Since Mr. Entin apparently can't understand the Rule before filing a complaint against me for alleged violation of something, here it is:

(d) engage in conduct in connection with the practice of law that is prejudicial to the administration of justice, including to knowingly, or through callous indifference, disparage, humiliate, or discriminate against litigants, jurors, witnesses, court personnel, or other lawyers on any basis, including, but not limited to, on account of race, ethnicity, gender, religion, national origin, disability, marital status, sexual orientation, age, socioeconomic status, employment, or physical characteristic;


Now, if Mr. Entin can't fathom what the word "any" means, then we have quite a problem here. His client, of course, admits his use of controlled substances in court files.

Secondly, please note that Mr. Entin refers to my alleged violation of 4-8.4 (g). Maybe he meant (d). I don't know. I gave up trying to figure out the minds of porn industry

lawyers and the lawyers who represent them quite sometime ago. When The Bar and/or Mr. Entin figures it out, please let me know.

As it now stands, since Mr. Entin cites 4-8.4 (g), which relates to timely responses to Bar complaints by respondents, then I still don't know, Ms. Wichrowski, what in the world you all are investigating me for. This is a chronic pattern that The Bar engages in: it sends me complaints from SLAPP complainants and I am supposed to guess what they are really about. Your Ms. Tuma is really good at this, as she recently sent me a letter that I sent to Ohio attorneys informing them of the scientifically demonstrated link between teen play of violent video games and teen violence. She asked me to respond to this newest Blank Rome Bar complaint with their names but her signature on it. Respond to what(?), I had to ask her. She still hasn't responded.

Thirdly, even though I don't have to make the case that "bluenose" is a reference to Puritans and their morality- and religion-based values, since "disparagement" can be on any basis (see above), please note the following definition from the most-used on-line dictionary, answers.com at <http://www.answers.com/topic/bluenose?cat=health>:

blue·nose (blū'nōz') 
n.

1. A puritanical person: "*Bluenoses demand restraint against the porn and violence that are the staple of popular culture*" (Charles Krauthammer).

Maybe Mr. Entin is as challenged as to American history as he is about some other matters. The Puritans were *Christians*, as much as Mr. Entin seems to resent that fact, and they are responsible for the upcoming Thanksgiving holiday. The Puritans weren't some soccer club. They were religious folks, whose values, thank God, imbue our culture, the efforts of Mr. Kent and Mr. Entin notwithstanding.

Fourthly, it is utterly fascinating to me that The Bar dismissed, out of hand, my complaint about Mr. Entin's disparagement of me as a "bluenose," but it now is proceeding, very intently, of course, with this latest SLAPP assault by the porn-to-kids wing of The Florida Bar membership. This is very useful duplicity and selective prosecution indeed, as this letter goes right into the federal court file, so covetously protected by Judge Jordan, to show exactly what The Bar is doing and how it does it.

So The Bar is actually taking seriously, it seems, if Mr. Entin can figure out what Bar Rule he wants to cite, that my complaint about his disparagement of me in the midst of litigation is to be used as toilet paper by The Bar, but Mr. Entin gets to treat my defense of my religion and my activism as some sort of assault upon his Judaism? Ms. Wichrowski, when I start attacking Jews for their religiosity is the day I voluntarily resign from The Bar. Here's a guy who has since written me and called me an "obscenity trafficker" and his client is actually trafficking, commercially in this stuff. I'm sorry, but when was "obscenity trafficking" approved in the Old Testament? I missed it.

Fifthly, as you know, a Circuit Court has concurrent jurisdiction over the enforcement ethics of the lawyers before them, along with The Bar. There's an actual Rule on that. The Bar took over my complaint against Entin first, and the Rule clearly states that whoever takes jurisdiction first gets the complaint. Mr. Kent got an order prohibiting me from writing Judge Streitfeld. If he hadn't gotten that stupid order, then I would have simply sent a letter to Judge Streitfeld about Mr. Entin's attempt to slur my religion while promoting his Judaism, not repeatedly, to Judge Streitfeld. Since Kent got that order, how am I supposed to alert the Judge other than by skywriting plane? The only option left me, because of Kent's order, was to file a pleading as to Entin's unethical disparagement. Maybe Mr. Kent needs an IQ test, on top of a drug test. He's the one who got the order, not I.

Sixthly, one of the happy results of The Bar's enforcement of "speech codes" against me but not against Mr. Entin is that it really does show The Bar's bad faith. You wrote me and said you were not concerned about Mr. Entin's repeated written assaults upon me because this is just lawyers *disagreeing*. But when it comes to Entin's disparagement of me, then we get a full-blown Bar investigation of me.

This is really fascinating stuff, boiled down to the following: If I file a complaint with The Bar, applying The Bar's own Talibani speech codes to the real thought police, like Mr. Entin, not only to stop the disparagement of me but also to show a) his hypocrisy, and b) The Bar's equal protection denial through selective prosecution, then The Bar seeks to punish me for filing a Bar complaint!

So now we have another layer of duplicity: The Bar now pursues Bar complaints for my having filed a Bar complaint! Thank you very much! This use of the disciplinary process to intimidate me into not using The Bar's own complaint process is itself a criminal act violative of federal civil rights laws.

Seventh, if Mr. Entin is so sure that this was misconduct before Judge Streitfeld, then what this guy should have done was ask Judge Streitfeld to do something about it. In point of fact, Mr. Entin doesn't want to do that, because he has already embarrassed himself and his faith, by writing Judge Streitfeld, who is the President of Florida's B'Nai B'rith, improperly referring to his (Entin's Judaism) in a transparent effort to improperly influence the judge.

Mr. Entin's view of Biblical Judaism is that he gets to attack Christians, and when the Christians say "knock it off," he claims a disparagement of his faith. This is not just hypocritical. It is maniacal.

Finally, I noted that Mr. Entin's "complaint" is dated July 19, 2007, and the notarization is undated but with the month (and no day) of August, 2007.

So, what we have is a "Bar complaint" that cites the wrong rule, 8.4(g), which completely misstates rule 4-8.4(d), and which is undated and thus unsworn.

When you finally get around, M. Wichrowski, to getting me an actual Bar complaint, then please let me know. I'll be happy to respond to it then.

In the meantime, maybe Mr. Entin should read about how the Old Testament deals with hypocrisy.

Regards, Jack Thompson

Copy: Alvin
U.S. District Court File 07-21256

A handwritten signature in black ink, appearing to read 'jat', is written over the typed name 'Jack Thompson'.