

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 REQUEST/MOTION
THAT THE COURT TAKE JUDICIAL NOTICE**

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, as an attorney on his own behalf, and moves this court to take judicial notice of the following attached items:

The SLAPP Bar complainants, Norm Kent, Blank Rome, Tew Cardenas, their clients whose illegal acts they protect, and two corrupt judges have been keen to portray Thompson's concerns about the marketing and distribution of adult and adult-rated entertainment materials to minors as wild imaginings of a pathologically deranged religious zealot. Mr. Kent has for twenty years sought to pathologize opposition to his radio clients' illegal activities. This is a man who calls judges who enforce drug laws "criminals." Blank Rome partners commit perjury to try to get Thompson disbarred as if he were a menace to the public rather than to the racketeering activities of their clients.

Then there is Tew Cardenas, whose Al Cardenas just wants to keep feeding at the public trough and will make anything up to do so. The Bar, for its own reasons, has serially sought mental examinations of Thompson to try to find that he hallucinates about what his commercial opponents are doing. Bar Governor Steve Chaykin goes one step

further and paranoiacally brands those who do not agree with his bizarre agenda “enemies of The Bar.” Mr. Chaykin obviously needs help of some kind, maybe in a straight parents’ adoption agency.

Attached hereto, however, are various articles appearing this very day at the video game industry enthusiast site, www.gamepolitics.com, run by Dennis McCauley who himself filed a SLAPP Bar complaint against Thompson because Thompson was being terribly mean to the underprivileged \$20 billion per year video game industry.

The court, then, is asked to take judicial notice of what appears to be a nationwide mass hallucination by a California legislator and by two parents’ watchdog groups, one in San Francisco and another at Harvard. These folks are obviously suffering from the same mental illness plaguing Thompson: a desire to protect children with laws.

This court has itself repeatedly mocked Thompson for allegedly wanting this court to participate in this obviously mass hallucination. Far from it. Thompson wants this court to do its job and decide a civil rights case based on the merits, and to refrain from parroting the defendants’ and the porn-to-kids interloper who fraudulently represent, as if it were a mantra, that Thompson is making all of this up. Thompson made up neither this nor the U.S. Constitution, which this court took an oath to uphold.

Now we have Blank Rome threatening Thompson for saying what the individuals in the attached are saying publicly. Thompson is flattered by the attention of very desperate people, whose enterprises will be destroyed quite soon enough.

I HEREBY CERTIFY that this has been served upon record counsel this 30th 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