

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, JOHN HARKNESS,
AND FRANK ANGONES,

Defendants.

**ADDENDUM TO PLAINTIFF'S MOTION FOR LEAVE TO AMEND
COMPLAINT**

COMES NOW petitioner, John B. Thompson, and provides as an additional basis for leave to amend his complaint:

Dennis McCauley, who works for video game industry lobbyist ECA, has now emailed Thompson and admitted the following:

Nor did I record the e-mail address that the poster provided (which, in any event, may or may not have been valid – such info is not verified for unregistered users) when I deleted the message. Nor did I mark down the IP. At the time of deletion I had no expectation that such data might be required and my only thought was to remove the message as expeditiously as possible.

Mr. McCauley removed the email “expeditiously” hours after Thompson complained about it. Mr. McCauley, of course, had every reason to know that Thompson would want to know and need to know the identity of the person who solicited at GamePolitics.com someone to murder Thompson. Indeed, Mr. McCauley has reported previously two stories at his site in which Thompson has, over the past two years, aggressively sought to discover the identity of a) a Houston teen who threatened to castrate and then kill Thompson, which effort resulted in the teen’s arrest, and b) a

California youth who had emailed Thompson, promising to massacre students on a California college campus that day. Thompson's efforts to identify that person resulted in that person's apprehension by police. Thompson takes such threats from video gamers seriously, as massacres by video gamers in Littleton, Paducah, now Finland, and countless other locales underscore why they should be taken seriously. Thus, Mr. McCauley, knowing all, nevertheless deleted this person's email knowing not only the history of such threats but also Thompson's history in that regard. Mr. McCauley, of course, had an absolute duty not just to save this information but turn it over to law enforcement authorities. Mr. McCauley did not do so for obvious reasons.

This misprision of a felony, which is a federal crime of which Mr. McCauley now admits he is guilty, is all the more reason for Mr. McCauley and his parent company, ECA, to be added as defendants. Thompson is now alerting federal authorities to Mr. McCauley's crime, and if this court were the least bit impartial, it would join Thompson in doing so, but we have seen previously what this court is capable of when it comes to Thompson and evidence of crime. The cover-up of the following has begun:

1. *Adam Says:*

[November 15th, 2007 at 12:29 pm](#)

He asserts that the debate is fueled by the media using Jack Thompson as their "goto guy" on the game industry and school shootings. Potential solution: find some gun-crazed, counter strike-obsessed psychopath and have him assassinate Jack Thompson... preferably while at a school.

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I hereby certify that the foregoing has been provided to opposing counsel through the court's electronic filing system, this November 17, 2007.

/s/ JOHN B. THOMPSON, Plaintiff
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