## 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

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, as an attorney on his own behalf, and provides notice to the court as follows:

- 1. Attached hereto is a copy of the Florida Supreme Court's on-line docket as it pertains to The Bar's "disciplinary" pursuit of Thompson.
- 2. This court should take note that the Florida Supreme Court, as indicated by its own docket, has failed to afford any relief to Thompson from the violation of The Bar's own disciplinary Rules, including its violation of Rule 3-7.13 as to how to secure an assessment of an allegedly impaired lawyer. The Bar has replaced procedure with extortion, and the Florida Supreme Court couldn't care less.
- 3. Thus, The Bar's assertions to this court, through its able counsel, that Thompson has a state remedy, making unnecessary this court's application of the federal civil rights laws is demonstrably false, intentionally misleading, and laughable if it were not so impactful upon Thompson and more importantly upon the long-term credibility of our profession in this state.

I HEREBY CERTIFY that a copy hereof has been served upon the defendants, through their counsel, via the court's electronic filing system, this 5<sup>th</sup> day of August, 2007.

/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