

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF FLORIDA

JOHN B. THOMPSON,

Plaintiff,

v.

CASE NO. 07-21256-CIV-JORDAN

THE FLORID BAR,

Defendant.

PLAINTIFF'S MOTION TO VACATE DISMISSAL ORDER

COMES NOW plaintiff with proof of the defendant Bar's bad faith, which constitutes fraud, by which it secured dismissal of this action, stating:

The Florida Bar has known for well over a year that it has been acting in bad faith in proceeding with the Tew Cardenas Bar complaint, as the attached proves.

The Bar has lied to this court in asserting that it had a factual basis to do so, and this constitutes now patent fraud by The Bar. What does Thompson have to do to convince this court that The Bar deceived this court? What more could he do?

WHEREFORE, The Bar's now proven reliance upon perjury to prosecute Thompson at the behest of two perjurers is not just bad faith; it is fraud. The dismissal order must be vacated.

I hereby certify that a copy hereof has been e-mailed this January 6, 2008, to record counsel herein by the court's electronic filing system.

/s/ JOHN B. THOMPSON, Plaintiff
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