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, et alia,

Defendants.

PLAINTIFF'S MOTION TO VACATE DISMISSAL ORDER FOR FRAUD

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, as an attorney on his own behalf, and moves this court, pursuant to Rule 60 (b), Federal Rules of Civil Procedure, to vacate this court's order of dismissal herein on the basis of fraud, stating:

One of "Judge" Tunis' state Loyalty Oaths is a forgery. See attached affidavit.

Subsequent Loyalty Oaths by her do not even comply with Florida Statute 876.05, as they are not notarized and the language in the oaths deviates from what is mandated by statute. Thus, The Bar has as a referee a circuit court judge who cannot even serve as a circuit court judge by virtue of her a) forged filing, and b) her failure to comply with state law pertaining to Loyalty Oaths.

Thompson repeatedly informed this federal court that the referee and The Bar were involved in shenanigans that constituted bad faith, at a minimum. Thompson did not know at the time that the misconduct included forgery, which is a felony in this state. The court was dismissive of these assertions, claiming, by a remarkable *non sequitur*, that

Thompson was trying to recruit this federal judge into his "culture war." This is

nonsense, unless criminal acts by the state are some sort of "entertainment."

This court must vacate its order of dismissal herein, as the entire disciplinary

proceedings by The Bar are before a judge who is the beneficiary of forgery and

noncompliance with Florida Statute 876.05.

I HEREBY CERTIFY that this filing has been served upon record counsel herein

by the court's electronic filing system.

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

2