

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 VERIFIED MOTION TO DISQUALIFY JUDGE JORDAN

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, and moves for this court to disqualify himself from this matter. Plaintiff does so pursuant to 28 USC 144, under oath, which makes disqualification mandatory. That's the law. Let's see if this court can follow *that* law. Further:

Judge Jordan cannot apparently bring himself to be bothered with this case, especially now that plaintiff has shown that the judge imprudently dismissed it previously. Judge Jordan's failure to properly apply the law under *Younger* is now patent, as seen by plaintiff's motions to vacate the dismissal order. The bad faith that Thompson asserted was the case then is now irrefutable. Thompson was not even allowed to defend himself at his Bar trial! The Mason case, cited to this court by Greenberg Traurig, was completely flouted. Thompson had no audience with the Bar Governors. This court was lied to about that. Does this court care? Of course not. Thompson is the victim, so this all worked out fabulously for this court and for The Bar. This court has been sitting on this due process time bomb for weeks now. Does it care? Of course not. Thompson cannot fete this judge as The Bar fetes him at events.

Tired of this court's *incommunicado* status herein, plaintiff just called this court's law clerk and asked, "Is Judge Jordan going to rule in this case or give me a hearing in this case prior to my demise?"

The clerk was enraged by such a question, spitting out, "That was rude!"

No actually, Judge Jordan's treating the undersigned like garbage is what is rude in this instance.

It is obvious that this law clerk is simply the cipher for Judge Jordan's rude intolerance of Thompson. That's fine. Thompson gets a lot of that when he points out to people who ought to know better that the Bill of Rights, due process, and just general fairness and common decency by public servants used to be the norm in this country. But now we have an imperial judiciary who have no regard for the rights and the values of the American people.

Thompson has been the victim of Judge Jordan's referring him to the Ad Hoc Grievance Committee for discipline on a total fabrication by the Judge and in a New York minute. The Judge had plenty of time to handle that fabrication quickly. Judge Jordan cited, in doing so, an Alaska case that did not come close to justifying what Judge Jordan did to the undersigned. The case was not reported, so His Honor apparently thought Thompson would never find it.

The very fact that Judge Jordan sought to discipline Thompson and yet he thinks he can still preside in this case is violative of any shred of compliance with due process requirements. See *In re Murchison*. Thompson will provide it to this court's law clerk if he can't find it.

No person in his right mind would think that Judge Jordan would be fair to Thompson in this matter. He has not been fair in the past. He has not just committed error. He has acted as if he were just another Bar Governor. He has gone out of his way to harm Thompson, fabricating “legal authority” to do it to seek discipline of Thompson, and now that Judge Jordan has before him the proof that he erred when he dismissed this case, he does not want to be bothered.

If Judge Jordan took half the time that he has apparently taken to bad mouth Thompson in his offices, then this matter could have been addressed by now.

If federal judges and their clerks think that a litigant’s asking for due process is rude, then let’s have more rudeness. It’s about time that rudeness of that sort break out all over the place.

Disqualify yourself, Your Honor. This is a good faith pointing out to you that you never had any intention of handling this matter fairly, and now your young staffer has, by his transparent petulance, made that abundantly clear.

This court’s fellow Democrat, Mike Dukakis, once said, “When a fish rots it starts at the head.” The head of this judicial operation, Judge Jordan, had a rotten attitude toward Thompson from the very outset. Through his clerk, it shows. Get gone, already.

I SOLEMNLY SWEAR, UNDER PENALTY OF PERJURY, THAT THE FOREGOING FACTS ARE TRUE, CORRECT, AND COMPLETE, SO HELP ME

GOD. Signed, *John B. Thompson*

I HEREBY CERTIFY that this has been served upon record counsel this September 24, 2009, by the court’s electronic system.

/s/ JOHN B. THOMPSON, Plaintiff
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