

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 OF WITHDRAWAL OF ALL OF HIS MOTIONS  
BEFORE JUDGE JORDAN IN THIS CAUSE**

COMES NOW plaintiff, John B. Thompson, and provides notice to this court and to opposing counsel of his withdrawal of all of his pending motions herein, stating:

The Bar must be right. Plaintiff must indeed be insane. For a brief time Thompson thought that a judge in the Southern District of Florida other than Judge Hoeveler and a few others, might actually act like an Article III judge is supposed to act.

What was he thinking? Judge Jordan is the same judge that falsified the finding in an Alaska case in order to try to get Thompson disciplined. It could only be temporary insanity that would prompt Thompson to think that Judge Jordan and his staff might leave behind their old way and try to be fair. What a delusion.

More generally, Thompson must have forgotten where he was. He was in the Southern District, where black is white, white is black, right is wrong, wrong is right. This is the District in which Judge Huck says no Florida Bar member judge can preside over a damages case in which The Florida Bar is a party, but then that is not the ruling when the plaintiff is the undersigned. It takes an Article 1.5 judge to do something like that.

This is a District Court in which the Chief Judge, in order to protect his own berobed seat, sends the US Marshal to a law abiding citizen and brands him a terrorist. The Deputy US Marshals all say what a crock this is, but, hey, when you get a lifetime job you can stick it to anybody and anything, especially the US Constitution.

Thompson forgot, apparently, that this is the District Court in which the fortunes of the Fighting Irish football team are far more important than due process, equal protection, and honesty. If one really were a terrorist and worked one's way into the Chief Judge's Holy of Holies, he would undoubtedly find there the mummified remains of George Gipp. Somethings are sacred in this District. Thompson forgot what they were.

Thompson in a flight of fancy fantacized that Article III judges in this District Court deserve to be called Your Honor. Some do. Darn few.

Thompson thus withdraws all his motions so that Judge Jordan can't treat them like toilet paper yet again. Good riddance. This District Court has brought shame not only upon itself but upon the practice of law and upon the office of judge.

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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