

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,

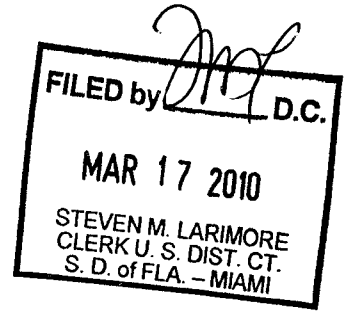
Defendants.

PLAINTIFF'S NOTICE TO THE COURT

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, on his own behalf, and provides notice to this court in the person of Adalberto Jordan as follows:

This court, by its latest order, has proven yet again that it couldn't care less what the facts and the law are. This court, from the very outset, determined that the undersigned would not receive federal judicial relief no matter how outrageous, how illegal, no matter how proven were the illegal activities of The Florida Bar. This is why this court failed to hold an evidentiary hearing as to The Bar's bad faith, which plaintiff was absolutely entitled to have under the law. This judge became part of the cover-up.

This court, for example, on its own initiative, fabricated the ruling in an obscure Alaska case on the assumption that plaintiff would not be able to find it and its true ruling. This court engaged in this judicial sleight of hand in order to harass plaintiff with threatened discipline by this court's Ad Hoc Grievance Committee. Why? Because plaintiff brought this court shocking proof of one of his Bar complainants' illegal activities, which alone proved the bad faith of The Bar that refused to address it. This



lawyer, caught by plaintiff, stopped this illegal activity, proving how silly and how corrupted was this court to ignore it.

This court dismissed this action on abstention grounds having been provided the *Mason* case as the basis for such abstention by the paragons of lawyer ethics in this or any community, Greenberg Traurig. The *Mason* case stands for the proposition that a lawyer targeted for discipline is *entitled to consideration of his constitutional defenses by the entire Board of Governors of The Florida Bar.* This court then abstained, whereupon Thompson asked for the promised Bar Governors' consideration. He was told by Barry Richard of the aforementioned firm that "*Mason* is wrong." Fraud upon the court. This court finds this amusing.

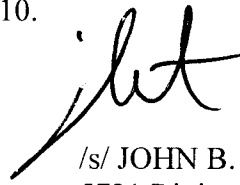
This is the kind of crap that this court knows has been going on from day one in this case and yet it turned a blind eye to it. Why? Because this judge is part of the same corrupt legal/judicial establishment that put him on the bench in the first place. Having left a country ruled by a depraved regime on the island of Cuba, this court is now comfortable with Castro's methods being used by The Florida Bar in this country, even the use of psychiatric exams to stigmatize nonconformists such as plaintiff, as this court well knows and yet does not care. This court noted that such lunacy stunts might be "unreasonable" and then blithely skipped along to another matter involving other parties not nearly as noisy as plaintiff.

Plaintiff could go on describing the outright mendacity of this court and its flippancy as to criminal antics of a state agency. It is not necessary. It is all there in the file, save the evidence of his opponents' criminal activity which this court, in an act of cowardice and desperation, removed from the court file.

Plaintiff will be vindicated elsewhere, and this court will be held accountable elsewhere, including in the following fashion: Should Judge Jordan, who is a young man in both years and judgment, be nominated to a higher judicial office, those, including the undersigned, with whom Thompson has spoken, who have been the victims of this judge's outlandish conduct on the bench, will share all they know with the Administration nominating him and with the United States Senators who would otherwise confirm him to that higher judicial office.

Corruption should have consequences. It will.

I HEREBY CERTIFY that this has been served upon record counsel for The Florida Bar and Dava Tunis this March 16, 2010.

A handwritten signature in black ink, appearing to read 'J.B. Thompson', written in a cursive style.

/s/ JOHN B. THOMPSON, Plaintiff
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