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

JOHN B. THOMPSON,

Plaintiff.

FILED by _____ D.C.

MAY 0 4 2010

STEVEN M. LARIMORE
CLERK U. S. DIST. CT.
S. D. of FLA. - MIAMI

v.

Case No. 07-21256 (Judge Adalberto Jordan)

THE FLORIDA BAR and DAVA J. TUNIS,

Defendants.

PLAINTIFF'S VERIFIED MOTION TO DISQUALIFY JUDGE ADALBERTO JORDAN

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, on his own behalf, and moves this court for an order disqualifying The Honorable Adalberto Jordan from presiding over and ruling on any pending matter in this case, including the pending Rule 60 motion, stating:

- 1. As this court knows, plaintiff repeatedly moved Judge Jordan for an order disqualifying him from this case. Judge Jordan, as Thompson noted previously, repeatedly ruled and acted in such a fashion as to exhibit a bias against the plaintiff and for The Florida Bar. For example, this court entered an order of dismissal of this entire case without an evidentiary hearing to which plaintiff was absolutely entitled.
- 2. Judge Jordan refused to enter an order of disqualification every time he was moved to do so. This was error, in light of the fact that...
- 3. Attached hereto are three orders, two out of the Middle District of Florida and one by the Chief Judge of the Eleventh Circuit Court of Appeals, that should make it abundantly clear that plaintiff has been right all along—that *no federal judge who is a*

member of The Florida Bar can preside over any lawsuit brought by Thompson against

The Bar, including this one, Case No. 07-21256.

4. Judge Jordan is part of "The Bar Club," as Thompson has called it, and has

acted like it. Here is a judge who was provided evidence of a crime by plaintiff and

sicced the Ad Hoc Attorney Grievance Committee on him for that good deed. The denial

of Thompson's right to a fair and impartial tribunal herein has gone on quite long enough.

5. Unless this court believes that the Eleventh Circuit Court of Appeals has no

authority over this District Court, as the Chief Judge of this District Court seems to

believe is the case, then Judge Jordan must, immediately, based upon the attached

orders, enter an order disqualifying himself from ruling on the pending Rule 60 motion.

6. This motion is made in good faith.

7. The plaintiff, under penalty of perjury, swears that the facts herein are true,

correct, and complete, so help me God. He also swears that he has not, in a psychotic

delusion, *imagined* the attached orders, nor has he, by an act of psychokinesis, somehow

caused judges in the Middle District and the Eleventh Circuit, to enter these orders

against their will. These orders were actually entered. If state and federal judges in

South Florida had similarly acted fairly, this unfortunate dispute would have been

resolved five years ago.

I HEREBY CERTIFY that this has been served upon record counsel for The

Florida Bar and Dava Tunis this May 1, 2010.

/s/ JOHN B. THOMPSON, Plaintiff

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Coral Gables, Florida 33146

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UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

JOHN B. THOMPSON,

Plaintiff,

-VS-

Case No. 6:10-cy-442-Orl-31KRS

THE FLORIDA BAR and THE FLORIDA SUPREME COURT,

Defendants.

ORDER

This case is STAYED pending direction from the Chief Judge of the Court of Appeals for the Eleventh Circuit regarding reassignment.

DONE and ORDERED in Chambers, in Orlando, Florida on April 1, 2010.

Copies furnished to:

Counsel of Record Unrepresented Party Division Manager ANNE C. CONWAY
United States District Judge

DESIGNATION OF UNITED STATES JUDGE

FOR SERVICE WITHIN THE CIRCUIT

6:10-mc-45-011

The Honorable Dudley H. Bowen, Jr., Southern District of Georgia, having indicated that he is willing and able to perform the duties of district judge in the United States District Court for the Middle District of Florida in the case of *Thompson v. The Florida Bar and the Florida Supreme Court*, Case No. 6:10-cv-442-Orl-31KRS.

NOW THEREFORE, pursuant to the authority vested in me by Title 28, United States Code, Section 292(a) and 294(c), I do hereby designate and assign the Honorable Dudley H. Bowen, Jr. to perform the duties of district judge in the United States District Court for the Middle District of Florida in the case of *Thompson v. The Florida Bar and the Florida Supreme Court*, Case No. 6:10-cv-442-Orl-31KRS.

Eleventh Circuit Court of Appeals

Dated: April 2, 2010

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

JOHN B. THOMPSON,

Plaintiff.

-VS-

Case No. 6:10-cv-442-Orl-31DAB

THE FLORIDA BAR and THE FLORIDA SUPREME COURT,

Defendants.

ORDER OF RECUSAL

Pursuant to 28 U.S.C. § 455(a) and in the interest of justice, I hereby recuse myself from this matter and request that this case NOT be reassigned to a magistrate in this district. As all judges in this district have the same disqualification in this matter, it is respectfully suggested that the newly assigned District Judge request a magistrate outside of this district, if needed.

DONE and **ORDERED** in Orlando, Florida on April 9, 2010.

David A. Baker DAVID A. BAKER

UNITED STATES MAGISTRATE JUDGE

Copies furnished to:

Hon. Dudley H. Bowen, Jr., assigned presiding judge Counsel of Record Unrepresented Parties