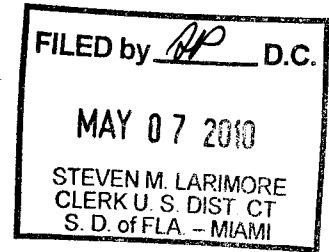


IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA

JOHN B. THOMPSON,

Plaintiff,

v.

Case No. 07-21256 (Judge Adalberto Jordan)

THE FLORIDA BAR and
DAVA J. TUNIS,

Defendants.

**PLAINTIFF'S MOTION FOR RECONSIDERATION OF MOTION TO
DISQUALIFY JUDGE ADALBERTO JORDAN**

COMES NOW plaintiff, John B. Thompson, hereinafter Thompson, on his own behalf, and moves this court for reconsideration of his motion to disqualify Judge Jordan herein, stating:

Nearly a week ago, plaintiff moved Judge Jordan for an order disqualifying himself from presiding over this case and the matters pending before it in this case.

Plaintiff provided to this trial court an order signed by the Chief Judge of the Eleventh Circuit Court of Appeals holding that no member of The Florida Bar may preside over a case filed by Thompson against The Florida Bar.

Judge Jordan is a member of The Florida Bar, unless he has been disbarred, unbeknownst to Thompson, for thumbing his nose at federal appellate courts.

Judge Jordan, despite the order of the Eleventh Circuit, has denied Thompson's motion to disqualify, and in doing so he has cited a *Fifth* Circuit Court of Appeals case and a *Sixth* Circuit Court of Appeals case.

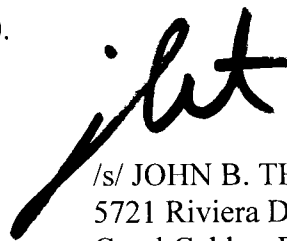
Unless the earthquake that recently ravaged the nearby island nation of Haiti so disturbed the Earth's tectonic plates that the State of Florida has now slid into either the

Fifth or Sixth Circuits, Florida remains in the Eleventh Circuit. Put simply, what about the order of the Chief Judge of the Eleventh Circuit Court of Appeals does Judge Jordan not understand? What is it that he does not *want* to understand?

Judge Jordan is engaging in a brazen act of judicial nullification and interposition that eclipses the antics of Governor George C. Wallace nearly five decades ago in Alabama. Judge Jordan is engaging in this defiance of a federal appellate court and its Chief Judge simply because of what Thompson correctly alleged disqualifies Judge Jordan: a patent propensity to protect The Florida Bar of which he is a member.

WHEREFORE, Judge Jordan is invited and hereby moved to reconsider plaintiff's motion by checking exactly what Circuit Court of Appeal he labors under. Maybe this is a math problem for Judge Jordan. Even though $5 + 6 = 11$, the adding together of Fifth and Sixth Circuit opinions does not give one the equivalent of an Eleventh Circuit opinion. The time for such judicial mischief by this biased judge is over.

I HEREBY CERTIFY that this has been served upon record counsel for The Florida Bar and Dava Tunis this May 5, 2010.



/s/ JOHN B. THOMPSON, Plaintiff
5721 Riviera Drive
Coral Gables, Florida 33146
Phone: 305-666-4366
amendmentone@comcast.net