

April 2010

TO: Hillsborough County Sheriffs Office CRIMINAL INTELLIGENCE SECTION
RE: THE VOICE OF THE PEOPLE: Regarding your "visit" of 03/31/2010.

"Intelligence" Detectives:

While the "Detectives" who "visited" Townsend on 3/31/2010 "got it"—this may help their "superior officers" "get it and all they deserve" to help justice prevail sooner than later.

Let me remind you of my motto as a famous leader stated—

"I will be true to my convictions until a man wiser than I proves them false."

I am waiting still since what I said since 1987 to my attorneys, is proved "false"!

Let me for you put on paper to lay out in simple terms your "criminal case" and what you already know is what the voice of the people for whom I speak have been telling the "administrators" "alleged by-law enforcers" Jeffers/Howlett/Smoak/Co-participants!

This "pack" as confessed by Meister and reported to "law enforcers" since 2002, was "We made a pack to deny and destroy anything you (Townsend) say!" This "Pack" is not to include one's "alleged" now proved conspiring "deputy law enforcers" and "attorneys and judges" and "elected officials" with powers still to retaliate and bully.

There is your motive, and collusion to prove Mens rea "guilt" and conspiracy proved by History and FACTS!

If you can "threat" my "four e-mails" sent to Former Senator Registered Agent John Grant over a three years time are "harassment" and "could lead to criminal charges against me and ruin my clean record" then how do you or "those superior officers who sent you" define the 15 plus years of "harassment" done to me and my family because I said the "truth" throughout my duty to tell the FBCCP Members the "truth" and now with more confidence of "proved facts"—as a "Respondent" respond to their "defamation" against "proved truth" their intentional frauds did to conceal their now exposed "administered" criminal acts against a person doing a religious dutiful act to protect the "public light" of a Church from "sectarian frauds" and "RICO Acts".

With the "criminal charges" as made by "deputies" against me since 09/08/1999 and the "sell out" by "the Pack" I have more than proved the "Aisenberg Plan" as done by HCSO under the directives of "law enforcers". "Law enforcers" abduct all my kids!

"HERE IS YOUR SIGN"—The 18005 Gunn Hwy property I said "Do not buy in 1997, without the permits" and bought with "corruptly gained" eminent domain and "CPCS designated funds" has been put up "FOR SALE" by "deputies" still in control!

In the "Mediation" office, I said I was not comfortable with the settlement process because of the deceptions and the FBCCP must have "clean hands" in its position.

Since 1995, the HCSO Co-Participants intentionally and willfully "uttered false reports" as conspiring to conceal tort acts of: Nasworthy, Beck and Meister to in return grant outside the Rules of the By-Laws; Karen Jeffers to the position of CPCS School Principal; and Joe Howlett as a Trustee; and Mike Smoak to leadership and family nepotism; and to defame and deprive me and the "non-Sect"; and even conspired and brought "false charges" against me in 01-15813 and 01-15814 and Maliciously Prosecuted me in 02-03812, and "others" as now in 06-6005.

The HCSO Co-participants prejudicially were controlled and “paid off” by Administrator Pat Bean and her co-participant County Commissioners and “Others” rather than allow “laws” of the FBCCP By-laws and “Due Process and Equal Process”.

Amazing how just now weeks after Pat Bean is “suspended”, the FBCCP 18105 Gunn Highway property is put up for sale. Pat Bean et al was able to control and ignore the “zoning and unlawful uses” by the “self dealing” “Sect” of the property. Also throughout the now many years of litigation direct “others” to keep the “Meister Pack”.

Let us draw very simple parallels to what:

- FDLE says now in 2010 is “criminal” acts;
 - Board Of County Commissioners say is “breach” of duties to them;
 - Tax Payers say is “breach” of duties to us all;
- of Pat Bean, Renee Lee and “others Doe” against “victim” Tax Payers who have lost “Trust” in your “operation” of “government” to “Serve and Protect” us.

HCSO “Criminal Intelligence Detectives”---

For you to do “equal and due process” Justice as you stated in your “visit” of 03/31/2010, and as HCSO Gary Terry, Joe Howlett, Mike Smoak and Scott Wellinger Et. al. and “others” have done then HCSO must “detain” or threaten or trespass each Hillsborough Board of County Commissioner or “Tax Payer” who tries to attend the next HC Commissioners Board Meeting just as HCSO has done to Townsend as FBCCP Supreme Court Nominations Committee Member Townsend et al tried to on 09/08/1999, “Demand” to the “Sect” to:

- “(1) Show me the money.
- (2) Stop the Building Scheme Frauds.
- (3) If you take my keys then you are telling me you do not want the Truth!” did when he has been “unlawfully” detained since and before 09/08/1999, by HCSO Aisenberg style fraud.

Right in and after this “09/08/1999 Demand” to stop the “unlawful abduction” HCSO Howlett Et Al. knowingly for Jeffers Et Al. began as he still does to ignore and conspire to conceal the “abductions” since 1995 of “assets” and “detained me from my kids, rights and investigation”! To show just how vile the conspiracy against me has been we discussed the discovered collusion of HCSO Gary Terry and Pinellas Jail Deputy Tim Jeffers in August of 1998 to reunite a father and son written in the Terry Letter posted at www.Judgeoneyourself.com.

Even in the John Gotti 60 Minutes story (04/11/2010)-- Gotti brags that he even got every Friday at 2:00 out of his prison cell to enter a private conference room and have a private telephone conversation with his sons teachers to stay involved as a parent!

Jeffers and his “gang” stopped all my parenting rights to conceal his “embezzlement” as “Bernie Madoff” and then the “power as a law enforcer” to do “extortion” and “abuse” and “obstruction of justice” and you do not call them as a “John Couey” on “Steroids”!

As long as “law enforcers” protect their own, the “Reckless Disregard for the truth” will remain by the co-participants causing “Stockholm” type abuse on the victims for whom I speak! Where is the equal justice because of my e-mail of truth verses their years of proven “abuse” as “hate crimes”!

As I warned the FBCCP Nominations Committee and members in 1995, giving Tim and Karen Jeffers that much power was as it has turned out to be a “risk” not worth taking as their collusion with “others” has kept me and still keeps me from my kids and those who elected me to speak “now proved TRUTH” for them!

How is this “criminally” not the same crimes as John Couey to “abduct” as extortion to obstruct me out of the way since 09/08/1999 and from telling the “truth” even in courts as a respondent about Bernie Madoff embezzlement of FBCCP funds and the frauds to gain Tax Payers Eminent Domain funds?

READ THE LETTERS MY KIDS SENT ME THE NIGHT THEY WERE ABDUCTED (10/20/1999) STEMING FROM THEIR MOTHER CALLING ME THE LIAR BECAUSE SHE BELIEVED THE ABUSE OF THE KIDNAPPERS SAYING TO ME “HOW CAN YOU BE SO RIGHT AND THESE SIX MEN BE SO WRONG?” MY ANSWER ON 10/10/1999, WAS “BECAUSE I AM NOT LYING AND STEALING FROM A CHURCH!”

Now what do you tell the kids whose lives were ruined and abducted from their parents, home, youth and friends, as the 18105 Gunn Highway property is sold because Beck needed “more bathrooms for his daughters” and “wanted to live in the country like his brother Donnie” while the “Sect” instigated and concealed now proved CRIMINAL INTENTIONAL ACTS I can now prove but could not then because of the frauds by knowing deputies and “others”!

If HCSO Sheriff David Gee’s hands are clean then we are watching for the “proof”!

Your response as to how these facts below are “different” may help us Tax Payers understand how our “Protect and Serve” HCSO “Intelligence” Section and your “Superior” Officers explain to us “less intelligent” what is the difference between Criminal and Civil about these facts as you determine to spend our tax money!

Also maybe we should be taught how these acts against Tax Payers/Members of FBCCP should not think that the “Sect” and “Sect Agents” do not then “impede” “RIGHTS” and also violate the “Hate Crimes Acts/Laws” and the FBCCP By-laws. **Or by your “no response” publicly but privately by “visits” do we gain more fear!**

Let me again establish “Ownership” of the “RIGHTS” the “voice of the people” advanced herein to object to the Contract “impeding” of and by your “Torts” “estopping” you as:

- The U.S. Constitution, State Of Florida Constitution, The Hillsborough County BOCC Charter and the FBCCP By-Laws and all rules thereby;
- Townsend came to “law enforcers” as a victim of criminal acts since 1987;
- Townsend was “Empowered” in 1993, to the/his FBCCP Positions by “vote” of the Membership before the arrivals of Ron Beck, Tim Jeffers, Joe Howlett, Mike Smoak and “others” revealed as a “Sect” within the Membership or “Sect Agents” outside the Membership;
- Townsend and “others” have exposed the “uttered false reports” and “Mens Rea Acts” (a guilty mind—the mental state accompanying a forbidden act) of the “Sect”(Tim/Karen Jeffers/Nasworthy/Beck et al) and “Sect Agents” as required by the rules of law to show “**Townsend et al v. Gray Et al**” defendants and “others Doe” are in “intentional, knowingly, reckless and

negligent” violation of “forbidden acts” as criminal anti-religious and unconstitutional as defined in Hate Crime Laws and “other” laws. If there was any doubt—one should look at the “terminations” of “administrators” (Nasworthy, Beck, Meister, ---soon to be Pat Bean and “others” who exposed their Mens Rea defiance of the law) by the “voters” (still with only partial discovery as still “impeded by the Sect and Sect agents”) as:

“Florida Constitution Art. I. Sec. 3:

There shall be no law respecting the establishment of religion or prohibiting or penalizing the free exercise thereof. Religious freedom shall not justify practices inconsistent with public morals, peace or safety. No revenue of the state or any political subdivision or agency thereof shall ever be taken from the public treasury directly or indirectly in aid of any church, sect, or religious denomination or in aid of any sectarian institution.

SECTION 4. Freedom of speech and press.—Every person may speak, write and publish sentiments on all subjects but shall be responsible for the abuse of that right. No law shall be passed to restrain or abridge the liberty of speech or of the press. In all criminal prosecutions and civil actions for defamation the truth may be given in evidence. If the matter charged as defamatory is true and was published with good motives, the party shall be acquitted or exonerated.

SECTION 5. Right to assemble.—The people shall have the right peaceably to assemble, to instruct their representatives, and to petition for redress of grievances....

SECTIONS ALL...

SECTION 17. Excessive punishments.—Excessive fines, cruel and unusual punishment, attainder, forfeiture of estate, indefinite imprisonment, and unreasonable detention of witnesses are forbidden...(Through the very last period in our Florida Constitution!).”

- Townsend et al as has been done will peacefully “voice” and “demand” our Rightful Constitutional Freedoms until “Justice” Serves You and Protects Us no matter what “TREATS” you still are personally motivated to do in violation of:

“Florida Constitution Article II. Section 8. Ethics in government. –A public office is a public trust. The people shall have the right to secure and sustain that trust against abuse...”.

- Your “others Doe” motives are proved by that if you are found acting in a felony then you must return to the tax payers what you stole as a “breach” of your “Oath”.

THIS SIMPLIFIED REPORT IS SET UP AGAIN LIKE THE THIRD AMENDED FEDERAL COMPLAINT OF 2007 (8:06-CV2050T-30-TGW) TO REPORT THE:

- (1) ACT(S); (2) MOTIVE OR INTENT; (3) LAW; (4) ADDITIONAL ACTS OF CONSPIRING TO CONCEAL.

I. “ADMINISTRATOR(S)” “GRANT(S)” THEIRSELF AND “OTHERS” A:

- A. “BENEFIT(S)” OF “UNPRESIDENTED AUTHORITY AND RIGHTS” AND
- B. A “RAISE and or COMPENSATION” AND;
WITHOUT APPROVAL OF RIGHTFUL OWNERS BY THE “DUE AND EQUAL PROCESS” TO “DEBATE” AND THEN “EQUALLY VOTE” TO GIVE UP A RIGHT OR PROPERTY AS REQUIRED BY THEIR CONSTITUTION RULES OF LAW AND
- C. BENEFITS OF OFFICE POWERS USED TO “IMPEDE” ANY AND ALL RIGHTS OF OWNER, OPERATOR --RESPONDENT SUPERIOR IMPEDEING TO PROTECT ITS OWN STILL ONGOING DEFAMATION!

- II. ADMINISTRATOR AND “OTHERS” GAIN AND TAKE UNLAWFULLY PER VIOLATING DUE PROCESS PRIVATE PROPERTY OF “OTHERS” AS:
 - A. RIGHTS
 - B. MONEY
 - C. E-MAILS (FULL TRANSPARENT DISCOVERY) TO IMPEDE AND CONTROL “SOVEREIGNTY”

- III. “OTHERS” PER THEIR OATH TO ‘SERVE AND PROTECT” --INSTEAD RATHER THAN ADHERING TO THE LAW --INSTEAD RETAIN THEIR OWN “BENEFITS” IN VIOLATION OF “FIRST VICTIMS” “RIGHTS” AND OR “PROPERTY”.
 - A. Example—Is the HCSO able to criminally “Obstruct” or “Interfere” in any legal way the “sovereign” “independent” investigation being done by the FDLE into the “acts” of Administrator Pat Bean, Attorney Renee Lee and “others Doe”?
 - B. Example---Is the HCSO able to criminally “Obstruct” or “Interfere” in any legal way the “sovereign” “independent” investigation being done by the FBCCP Supreme Court Nominations Committee as defined and protected by the State and Federal and FBCCP Constitutions into the “acts” of same Pat Bean, Renee Lee and “others Doe”?
 - C. Example---Is any party able to “criminally” or “civilly” “Obstruct” or “Impede” or “Retaliate” against any party for the practice of Contract Rights as “Due Process”?

- IV. “NO” “LAW SHALL IMPEDE THE OBLIGATION OF A CONTRACT”.

The FBCCP and as the Board of County Commissioners, individually and Collectively-- has the same “DUTY”, “Obligation” and Reputation to uphold and protect in order to serve the intent of their “voters”! Any “breach” of said “Oath to Serve and Protect” is “False Public Light” Defamation and Deprivations of “TRUST” “Individually” and “Collectively”!

THEIR VOICE BY VOTE OF THE CONSTITUENT WILL SATISFY THEIR “JUSTICE”!

BY-LAW it is required the Constituent has “due process” “Vote”!

ESTABLISHED UNDISPUTED FACTS:

- **THE FBCCP MEMBERS BY-LAWS CONTRACT RIGHTS SINCE THE 10/1995 ANNOUNCEMENT OF ADMINISTRATOR ELBERT NASWORTHY OF HIS “TAX” AND “OTHERS” BENEFITS HAVE BEEN PUBLICLY AND PRIVATELY DEPRIVATED BY THE “SECT”.**
- **THE FBCCP MEMBER(S) RIGHT OF INVESTIGATION INTO THE “WHO”, “WHAT”, “WHERE”, “WHEN” AND “HOW” SINCE THE 10/1995-now “ANNOUNCEMENT” IS STILL “UNLAWFULLY” “ABDUCTED” AND DEPRIVATED BY THE SAME “UNDER COLOR OF LAW” DEPUTIES JEFFERS AND HOWLETT ACTING IN BREACH OF THE BY-LAWS AND LAW NOW PROVED ACTING FOR A CRIMINAL PURPOSE. What makes them more dangerous is your “apathy” and “tolerance” of their ongoing “harassment” and “reckless disregard for the truth” against Civilians as FBCCP Members.**
- **IT IS ONLY THE “UTTERED FALSE REPORT” WORD OF AND BY THE “SECT AND SECT AGENTS” THAT TOWNSEND OR/FOR TOWNSEND ET AL, HAS NO “RIGHTS” FOR HIMSELF, HIS FAMILY OR HIS FBCCP MEMBERS AND THE FBCCP CORPORATION AND THE TAX PAYERS.**
- **THE FBCCP MEMBER(S) AND AS “TAX PAYERS” CONTRACT RIGHT(S) AND “PUBLIC LIGHT” MUST BE PRESERVED AND RESTORED!**
- **CRIMINAL ACTS AND UNCIVIL ACTS MUST RECEIVE “DUE PROCESS” PER THE RULE BY-LAW!**

PER OUTLINE POINT I:

“ADMINISTRATOR” is or has been: *Elbert Nasworthy, Tim Jeffers, Gary Leatherman, Bill Brown, Ron Beck, Pat Bean, and Registered Agent John Grant.*

“GRANT(s)” is by action both Noun John Grant and verb “grant” per Webster a “transfer of property by deed”. Neither herein acts by “legal” deed as an “act” or by-law contract.

ACTIONS UNLAWFULLY GRANTED—

(HCSO “Criminal Intelligence Deputies” chew on just these first “two” of many acts!)

1. Sect Produced “uttered false reports” still not fully transparent still FBCCP with no right per the “Sect and Sect Agents” to investigate their “TRUTH” their of:
 - A. “Internal” Communications and Acts reported in the FBCCP 10/1995 Business Meeting revealed by Elbert Nasworthy and instigated investigation at the “request” of CPCS Dr. John Berry to me.
 - B. “Internal” proof of “taking” money designated for other purposes from “Closed Accounts” or from “FBCCP assigned operating funds” designated not for the “purpose of self-distribution”.

- C. "Sect and Sect Agents" delayed production of 1995-now demanded documents rightfully to be transparent per the By-Laws and admissions even of the "Sect" not produced but partly revealed in 2006, per the Court Order of Judge Marva Crenshaw and "Sect" confessions showed the "uttered false reports" and "criminal" "self-dealing" and conspiracy of co-participant Jeffers et al. defendants.
 - D. "Sect and Sect Agents": gained past and gain future "financial benefits" as "pensions", "power" and "nepotism" "benefits" for themselves and "others" by intentional conspired "uttered false reports" from victims, repeatedly, "peeling off layers of the stinking onion" and now with no layers left--the core is exposed.
2. "Partially" Produced reports show "Self Dealing" without Board or Members Approval of the "confiscated self dealt Rights and assets".

Does the BOCC or "individuals" have more "Rights" to "serve or protect" itself and tax payers than the FBCCP Supreme Court Nominations Committee trying to perform their "internal and external" investigation and "defense" since 10/1995?

Now all the acts exposed at www.Judgeoneyourself.com reveal the "harassment's" endured by Townsend and Townsend et al while the "Criminal Intelligence" HCSO still protects Jeffers et al. who Townsend as the FBCCP Nominations Committee Member wrongfully and per the violation of the By-Laws from the Sect and Sect Agents has been wrongly removed from his ongoing duty and rights to protect the kids and FBCCP/CPCS.

Trying to say the matters:

- involving Pat Bean Et al will be forgotten or go away or is not related to FBCCP since 1997, will not work!
- Involving as administrator Pat Bean did is not "criminal" just as FBCCP administrators did is not "criminal" but "civil" will not work to us the still ongoing victims of the "Sect" and "sect agents" frauds!

The only thing that keeps you saying the "crimes" against Townsend Et Al. in 06-6005, are "civil" and not "Criminal" is that you think your "Superior Officers" still control the "Grand Jury" and Courts Process.

We are waiting for you to per "Due and Equal Process" "detain" and "prosecute" each participant of the "Sect and Sect Agents" who "abducted" in this Order of and by Criminal Acts our "Rights", "Assets as FBCCP money, Tax Payers Money, then abused and abducted Children" and then the or our "law enforcers" take "more money" and "rights as we try to be restored since 1995 from the unlawful collusion of Jeffers and Howlett Et. Al!

WE WILL BE WATCHING AND ALSO PROVIDING MORE INFORMATION WHEN WE "SPEAK AND VOTE" AS WE WAIT TO SEE WHAT THE SECT AND SECT AGENTS DO NEXT AS THEY EXPOSE THEMSELVES!