

TO THE ATTENTION OF: **“CRIMINAL GANG CO-PARTICIPANTS” 11/09/11:**

**David Gee:** a/k/a “Alleged ALIAS” Honorable, person of: Ethics; Integrity; or as Sheriff of Hillsborough County; Church Member of Bell Shoals Baptist Church; and Citizen at HCSO 2008 8<sup>th</sup> Ave Tampa Florida 33605

**Pam Bondi:** a/k/a “Alleged ALIAS” Honorable, person of: Ethics; Integrity; or as Florida’s Top Law Enforcer as Florida Attorney General at 400 South Monroe Street Tallahassee Florida 32399.

**Gerald Bailey:** a/k/a “Alleged ALIAS” Honorable, person of: Ethics; Integrity; or as Director of the Florida Department of Law Enforcers continuing the collusion of former director Guy Tunnell at 2331 Phillips Road Tallahassee, Florida 32302.

BY CERTIFIED MAIL WITH CERTIFIED AND SWORN COPIES ALSO TO:

**Charles Canady:** a/k/a “Alleged ALIAS” Honorable, person of: Ethics; Integrity; and or as Chief Justice of the Florida Supreme Court at 500 South Duval St., Tallahassee, Florida 32399-1925.

**Rick Scott:** “Alias Honorable” Governor of the State of Florida at PL05, 400 South Monroe Street, Tallahassee, Florida 32399.

**Bob Gualtieri:** Pinellas County Sheriff for former Sheriff Jim Coats at 10750 Ulmerton Road Largo, Florida 33778

**Chris Nocco:** Pasco County Sheriff for former Sheriff Bob White at 8700 Citizens Dr. New Port Richey, Florida 34654

**Grady Judd:** Polk County Sheriff at 455 N. Broadway Bartow, Florida 33830

**Jerry L. Demings:** Orange County Sheriff at 2500 West Colonial Dr. Orlando Florida 32804

**Larry Campbell:** Leon County (Tallahassee) Sheriff at 2825 Municipal Way, Tallahassee Florida 32304

**Wendell Hall:** Santa Rosa County Sheriff at 5755 East Milton Road, Milton, Florida 32583

Orange/Osceola County State Attorney’s Office at 415 North Orange Ave. Orlando, Florida 32801

Department of Financial Services 200 E. Gaines Street Tallahassee, Florida 32399

FIRST, IT IS MY PROVED TRUTHFUL VINDICATED CONTINUED POSITION, YOUR ACTIONS AND THOSE OF YOUR AGENCY OVER THESE YEARS SHOW YOU HAVE AND ARE INTENTIONALLY AND KNOWINGLY CONSPIRING TO VIOLATE AND PUT ME AND MY KIDS IN A “FALSE PUBLIC LIGHT” AND THEREBY THOSE FOR WHOM I SPEAK AND THE LAW DUE TO THESE FACTS YOUR GANG TRIES TO HIDE FROM MY CHURCH AND A JURY:

1. RULINGS OF FLORIDA SUPREME COURT CHIEF JUDGE CHARLES CANADY OPENLY IN 2011 ADMITTING “CHECKMATE” AND INDITING YOU, THESE DEFENDANTS AND “OTHERS” “NOT BECAUSE OF EXPECTATIONS OF FUTURE “PREJUDICE” BUT NOW YEARS OF PROVED PAST CONSPIRED FAILURES OF HONORABLE LEGAL SERVICES AND CRIMINAL ACTS” AS “RICO EXTORTION” TO NOT PROVIDE HONEST SERVICES TO:

A. ME: In my seeking justice for my kids; my business; Rights and safety;

B. AND THOSE FOR WHOM I AM PER F.S.§617, ELECTED TO SPEAK

- AND JUDGE CANADY THUS RECUSING THE 2<sup>nd</sup> DCA, THE 5<sup>th</sup> DCA, THE FLORIDA SUPREME COURT AND ALSO THE DISBARMENT OF THE ATTORNEY HEATHER M. GRAY, I HIRED PER SCRUGGS IN 2003, TO MAKE THESE CLAIMS TO ALL “LAW ENFORCERS AND COURTS”;
2. THE 11<sup>th</sup> CIRCUIT COURT OF APPEALS IN 2008; AND
  3. FEDERAL JUDGE JAMES MOODY JR. ON MARCH 15, 2007, WHO AGREED WITH ME THE ATTORNEYS AND “OTHERS” HAVE FAILED TO PROVIDE HONEST SERVICES; AND
  4. THE RULINGS OF FEDERAL JUDGE MERRYDAY;
  5. THE RULING OF 5<sup>th</sup> DCA JUDGE ORFINGER ON 09/01/2006, RULING AS I CLAIMED JUDGE ROM POWELL CONSPIRED ILLEGALLY AND FAILED TO PROVIDE HONEST SERVICES; AND
  6. JUDGE MARVA CRENSHAW ON 09/07/2006, SAYING NO DOUBT YOU HAVE BEEN DAMAGED AND “I AM TRYING TO GET YOU A LOT OF MONEY” BUT I REFUSED TO ACCEPT HER ILLEGAL BRIBE ON YOUR BEHALF OF YOU AND YOUR COPARTICIPANTS BECAUSE SHE WAS CONCEALING THE CRIMINAL ACTS OF HER CO-PARTICIPANTS THAT NOW HAVE BEEN INDITED BY HER AND YOUR LAWFUL SUPERIORS;
  7. RECUSALS, TERMINATIONS AND EVEN THE “RETIREMENTS” OF FBCCP NON-MEMBER PARTICIPANTS CONFESSING THEIR CRIMINAL ROLES AND THE ROLES OF OTHERS;
  8. RESIGNATIONS, TERMINATIONS AND EVEN THE “RETIREMENTS” OF FBCCP SECT-MEMBER PARTICIPANTS CONFESSING THEIR CRIMINAL ROLES AND THE ROLES OF OTHERS;
  9. THE MULTIPLE VOTES AND COMMENTS TRUTHFUL MEMBERS OF FBCCP AND CPCS MEMBERS HAVE MADE MANY TIMES SINCE THE OCTOBER 1994, ADMISSIONS OF ILLEGAL WRONG DOING BY THE “SECT” ADMITTING THE ILLEGAL DIVERSION OF DESIGNATED FUNDS AND VARIOUS OTHER ILLEGAL ACTS AND VIOLATIONS OF OUR FBCCP BY-LAWS AND CONSTITUTIONS AND ANY ACT OR LAW YOU TRY TO USE THAT HARMS AND DEPRIVATES OUR MEMBERS RELIGIOUS FREE WILL IS NOT CONSTITUTIONAL;
  10. THAT NOW YOU HAVE MENS REAL INDICTMENTS AND MOTIVES AS:  
**THERE IS NO STATUE OF LIMITATIONS ON THE KIDNAPPING, BATTERIES AND EXTORTION OF MY KIDS SINCE OCTOBER 1999 JUST SO “UNDER COLOR OF LAW” OUR ELECTED AND GOVERNMENT LAW ENFORCERS CAN CONTINUE TO CONSPIRE AND TO CONCEAL THE THEFTS AND CRIMES DONE AT THE FIRST BAPTIST CHURCH OF CITRUS PARK (FBCCP) AND CITRUS PARK CHRISTIAN SCHOOL (CPCS) AND AT OTHER PLACES SINCE 1994 AND BEFORE** FROM THE PLOTS THAT GOT OUT OF CONTROL TO DESTROY ME AND MY BUSINESS AND THUS DAMAGES MY CHILDREN, THE FBCCP/CPCS CHILDREN AND MEMBERS AND CHURCH WHO AS THEIR ETHICS COMMITTEE MEMBER AND OFFICER, I WAS ELECTED TO PROTECT AS MY CHURCH AND OUR

CHURCH MEMBERS AND TAX PAYERS THAT HAVE BEEN  
DEPRIVATED BY YOUR CORRUPT “McKAY GANG” PARTICIPANTS!

THE SAME CRIMES, FEAR AND EXTORTION CONTINUES SINCE 1987,  
DUE TO THE ILLEGAL ACTIONS OF “LAW ENFORCERS” TO CONCEAL THE  
CRIMINAL ACTS I REPORTED OF CHARLES E. LANE JR., HIS ATTORNEY  
CHARLES WILLIAMS JR., AND MY BUSINESS ATTORNEY DAVID H. POPPER!

SECOND, THE CRIMINAL MOTIVES FOR THE KIDNAPPING,  
ABDUCTION, DETAINMENT, LARCENY, EXTORTION, BULLYING AND  
CONSPIRACY TO CONTINUE THESE ILLEGAL ACTS AGAINST MY KIDS AND  
ME, BEGAN AS NOW PROVED BY FLORIDA SUPREME COURT CHIEF JUDGE  
CHARLES CANADY, THE 5<sup>th</sup> DCA RULING BY JUDGES ORFINGER, AND  
OTHERS AS THEIR “McKAY GANG” CONSPIRACY TO “MAKE RANDALL  
TOWNSEND A LIAR AT ALL COSTS SINCE 1987” SO TO CONCEAL THE  
ILLEGAL ACTS OF MY FORMER BUSINESS PARTNER AND OTHERS AND THE  
MALPRACTICE AND CRIMINAL ACTS OF MY ATTORNEY DAVID H. POPPER  
SO TO CONCEAL HIS CONNECTIONS AND THE CULPABILITY TO ATTORNEY  
BRUCE CHAPIN AND HIS WIFE LINDA CHAPIN AS THE CHAIRPERSON OF  
THE ORANGE COUNTY BOARD OF COMMISSIONERS WHO WAS BEING  
VETTED TO RUN ON THE DEMOCRATIC TICKET AND EVEN FOR LT.  
GOVERNOR BACK WITH BUDDY McKAY.

BY THE ABILITY AND PROVED MOTIVES OF GOVERNORS CHILES,  
McKAY, BUSH AND CRIST TO DO FOR THEIR OWN UNJUST ENRICHMENT  
THEIR “LACK OF HONEST SERVICES” PER OUR CONTRACTS AND  
CONSPIRING WITH AND BY THE FDLE, FLORIDA BAR OFFICERS AND  
MEMBERS, SHERIFFS, COURTS AND OTHERS, DEPRIVATIONS CONTINUE  
AGAINST US AND THOSE FOR WHOM I SPEAK.

What Bruce and Linda Chapin was able to start as the conspiracy (with Lawton Chiles, Buddy McKay, Judge Rom Powell, John Harkness, John Berry and “others”) to conceal the David H. Popper negligence legal malpractice and torts and the failure to expose the criminal acts of Charles E. Lane Jr. with his attorney Charles Williams Jr. and then the intentional cover-up conspiracy Popper did with Williams and Lane it is easy to connect that Charlie Crist was in the proper position to keep the conspiracy going once he was included and informed by Jeb Bush and the Pinellas Sheriffs ( Rice and Coats) and Other Department via Sheriff Jim Coats (Appointed by both Governors Chiles and Bush) to conceal the crimes of Tim Jeffers, HCSO and “Others” to Conceal with the direct connections of HCSO Gary Terry as a friend of Tim Jeffers and as the Commander of the Fraud and Internal Affairs Departments covering for Joe Howlett and Mike Smoak as they are directly responsible for the “False Reports to Law Enforcers” and “False Reports to the FBCCP Members, CPCS Members and Citizens” now clearly documented since 10/1994 when the FBCCP Members elected me to investigate and expose to the fullest extent of the LAW, the Criminal Acts and By-Laws violations of the FBCCP “Sect”!

While Tim Jeffers, Ron Beck and “others” was legally sued and timely served in 2002, Case 02-03812, 13<sup>th</sup> Circuit, it is clearly proved that the directives given by the “McKay Gang” to my attorney at the time Charles Scruggs and then with Heather Gray

with judges Arnold, Crenshaw (Recused herself), Timmerman, Gomez (Recused himself twice), Sierra (Resigned the bench) and “others” was do not expose the **CRIMINAL ACTS** of Deputies Jeffers, Howlett, Smoak, the Lawyers and “Others” operating illegally per their “Oaths” to be “law enforcers” and “honorable” per the FBCCP By-Laws which by law they are required to respect and not violate.

It is not hard to know, connect and prove that Florida Bar Officers John Harkness and John Berry in direct conspiracy with the McKay/Chapin’s Gang were able to suppress and conspire to control other Florida Bar Members. It is also not hard connect by their own writings that attorney David Gibbs, III and Senator John Grant Jr. and “others” are still advised to “conspire against Townsend” and that their acts prove their ongoing criminal participation and conduct. It is not hard to connect that Charlie Crist has had several motives and “agents” to continue his plot to conceal the violations of Jeb Bush so Crist could ride the Bush’s Coattails and the Bush Family and “others” conceal the criminal acts of Charlie Crist and Jim Coats.

Charlie Crist has had many personal motives even back from his college days and before and opportunity and now proved “Quid Pro Quo” acts to continue the Criminal Acts started by the Lawton Chiles and Buddy McKay as the “McKay Plot Gang” with Chapin’s against Townsend and deceptive practices to citizens just so they could win political offices.

Crist was as Attorney General with his “Legal Imposters Gang” able to conceal the intentional negligent supervision and services of his:

1. friends Pinellas County Sheriffs Everett Rice and Jim Coats [Friend and “Agent” of Gov. Lawton Chiles who appointed Coats interim Sheriff of Gulf County (1993-1994) and Santa Rosa County (1992) and then Jeb Bush appointing him as interim Sheriff of Pinellas County] and the Santa Rosa County Sheriffs Department ignoring the many reported and confirmed Criminal acts of their Deputy Tim Jeffers and the Harrods (Residing in Santa Rosa County since about 1982 ignoring criminal acts I reported to the Santa Rosa Sheriffs officers since about 2002) that they refuse to arrest or prosecute; not give the Florida Supreme Court Justices their Oaths of Office;
2. staff as especially Lori Sellers Rowe, his Deputy Chief of Staff and Kmart Pharmacists Dr. Linda Rowe Campbell’s relative;
3. former “Girlfriend” and Attorney Rebecca O’dell Townsend (former “Girlfriend” of Charlie Crist and claimant as the mother of Crist’s child) as of the firm of Stanford Solomon (Agent and Attorney working directly as hired for my estranged wife, Karen Harrod Townsend brother, Steve Harrod as an Officer with the Banks of AmSouth/Regions Bank) and then by;
4. Judge Crenshaw (appointed by Bush and Crist to the 13<sup>th</sup> Circuit and then the 2DCA) and then by;
5. Heather Gray going to work directly for Crist and the;
6. Crist connections working with State Attorney Mark Ober and his staff including Pam Bondi, the tightly connected conspirators are connected and their intentional illegal motives to do these Criminal Acts is proved.

**THIRD, AS A RESULT OF THIS PROVED AND ADMITTED “McKAY PLOT” TO CONCEAL THE CHAPINS ILLEGAL ACTS AND GET ELLECTED THE**

CRIMINAL MOTIVES FOR THE CRIMINAL ACTS AND ILLEGAL DETAINMENT OF ME AND THOSE FOR WHOM I SPEAK AS MY KIDS, FBCCP/CPCS MEMBERS AND STUDENTS AND THE FBCCP CHURCH ALLEGEDLY OPERATING AS A F.S. §617 “NOT FOR PROFIT” AND OUR PROPERTY AND RIGHTS IS ONGOING AND CONTINUES TO BE PROVED AS FOLLOWS.

Your “Drug” to try to satisfy your “Pride” is your greed for Power and Control of Our Kids and our Church Property and Rights that you steal “Under Color of Law” by Frauds and Other Criminal Acts using your illegal “Law Enforcers” Detaining our Members “Free Will” and forcing our actions by your “Under Color of Law” False Reports, Frauds and conspiracy since about 1994 and before!

Just as you have not shown your “Respect for our FBCCP Religious By-Laws and Laws” so did the “Sect Members” and their “Agents” of which you still conspire with acts against me and those for whom I was Honorably elected to speak.

In despair and seeking “Righteous” “Law Enforcers” to follow our Laws, FBCCP By-Laws and Members Votes, we the “operating members as Owners of FBCCP and CPCS” as the “Body” in 1994, turned to your HCSO Deputy Joe Howlett and then Pinellas Deputy Tim Jeffers and our CLA Attorney David Gibbs III and to our Registered Agent/Attorney/Senator John Grant to keep the new administrator Elbert Nasworthy and Senior Pastor Ron Beck and their “Sect” and “Sect Agents” from stealing and lying to our members, students and our community we seek to serve. The “Non Sect” members and employees turned to me as their FBCCP Nominations Committee Supreme Court Ethics Officer to speak for them because of my reputation and dedication to do “Truth”!

SHOWING YOU UNDERSTAND YOUR “McKAY PLOT” AND PREMEDITATED CRIMINAL ACTS YOUR “GANG” HAS DONE THE FOLLOWING:

- (1) THE FLORIDA BAR DISBARRED HEATHER GRAY AND OTHERS and Sanctioned “Others” (Illegally using Privacy Laws) that should be Public;
- (2) The Hillsborough Board of County Commissioners took these same acts of calling in “Law Enforcers” as we as FBCCP Members tried to do when the BOCC, Citizens and you learned that Pat Bean, Renee Lee and “Others” were involved in self serving Frauds and giving themselves pay raises and conducting illegal acts which the BOCC felt threatened their Authority and Powers and expose the unlawful practices to the Citizens;
- (3) The FEDS have arrested and are prosecuting Hillsborough Commissioner Kevin White for these same type illegal acts you’re “Gang” has done;
- (4) The FDLE arrested and prosecuted the Windermere Police Chief for concealing criminal acts of a “friend”;
- (5) The HCSO conducted the investigation and found findings leading to the termination of Sarasota Police Chief Peter Abbott.
- (6) The Pinellas Sheriff’s Department was just involved in terminating an Officer in Pinellas County;
- (7) The Democratic Party eventually rejected Linda Chapin running for offices;
- (8) The Republican Party rejected Charlie Crist;
- (9) Other Illegal Acts also are able to be reported.

Instead of “Honorable Services” the FBCCP Members, The FBCCP Corporation and Citizens including minors and the elderly have been: detained; threatened with arrest for even asking questions in our FBCCP Business Meetings or own our own public “property”; put in harms way by the diversion of funds; abused; and damaged by the Criminal Acts we have reported and by Acts Elbert Nasworthy in the October 1994, FBCCP Business Meeting admitted was violations of our By-Laws, we still since July 1994, are being “Impeded” from Uncovering and Reporting because of your conspiracy with: Deputies Tim Jeffers and his wife Karen; Joe Howlett and his wife, Jackie; Mike Corbin and his wife, Jackie; and Mike Smoak and his wife, Cheryl and even our alleged “Honorable” Lawyers: David Gibbs III; Registered Agent Former Senator John Grant; Jr., the Firm of Dickinson and Gibbons; and our Eminent Domain Lawyers as Cary Gaylord; and our Consultants as Cogan Industries; and “others”; including The State Attorney’s Office of Mark Ober with Pam Bondi and now Attorney General Pam Bondi still ignoring DOING THE LAW to protect the “Rights and Persons” I have spoken for!

Despite your “Gang’s” illegal attempts to conceal the facts I have produced, Multiple Records revealed the “Sect Double Books Frauds” and many “Illegal Payments” and “Intentionally false reports” made in the collusion and frauds to members of your “Gang” from FBCCP/CPCS Designated Funds that were not allowed and nor honorably and legally reported without frauds and deceptive practices per the FBCCP By-Laws in the Quarterly and Yearly Reports to the Membership and Supporters of what FBCCP/CPCS Claimed to serve as an Honorable “Religious Not For Profit”.

After our over 1000 Legal Demands to thoroughly review our FBCCP and CPCS Records since the 1994 admission of wrongdoing of Elbert Nasworthy concealed by Tim Jeffers, Joe Howlett and their “illegal agents” still to this day, as the members asked me to do, I still have not been allowed my FBCCP By-Laws Duties and Rights as a Member or as now proved and vindicated as the Truthful, Honorable Father and Citizen and those for whom I speak are still also being deprived.

**HERE IS THE MOTIVE FOR YOUR GANG KIDNAPPING AND STILL THREATENING MY KIDS AND CITIZENS!**

**YOU AND YOUR “GANG” TRY TO KEEP IT SO I CANNOT REPORT TO THE MEMBERS AND CITIZENS JUST HOW MUCH LARCENY (THEFT), FRAUD AND DECEPTIVE PRACTICES YOU AND YOUR GANG HAVE CAUSED!**

After your “Gang” conspired and told your judge Crenshaw who tried to unlawfully conspire and illegally like Judge Rom Powell and the FDLE since about 1997, conceal the crimes of you and your agents we partially received from “The Sect” and their criminal “Agent” and your co-conspirators Attorney Charles Denny IV and A. James Rolfes and John Grant and David Gibbs III illegally acting in a major ethical lawyer/client conflict of interest representing the multiple criminals illegally miss using a “Florida Not For Profit Corporation and Body” in June and July 2006 the “FBCCP Business Records”, I Demanded your “Law Enforcer Agents” produce to me on September 8, 1999, from 1994 to current times.

Instead of being allowed as me and all the member FBCCP Rights and Duties state, to be able to review ALL records, your judge and “Gang” only let me after paying thousands of dollars, only partially inspect very limited FBCCP/CPCS records your Deputy Tim Jeffers flashing his Pinellas Deputy Badge, openly admits he has directed in the larceny, frauds, and child detainment with the “Sect and Sect Agents” since 1994!

What I was partially given showed many FELONY ACTS of theft, false reporting of FBCCP Business Records to conceal miss appropriation of “The Body’s” Designated Funds and the conspiracy to perform these illegal acts as the Basis of Financial Motives for the kidnapping of my kids and attempt at concealing other criminal “RICO GANGSTER” acts as we have reported since 1994 and before!

Additionally, the partial records of 1998-2000, I received as a result of my September 8, 1999 Demand Meeting to Ron Beck and his “Sect” and his and your “Agents” and then finally the Crenshaw Court Order of May 2006, showed the illegal “Frauds Collusion and Arbitrariness” that my kids were abducted by extortion to conceal:

- (1) Beck and “Others” had received “self dealing” financial payments (see the produced Credit Card statements) not per our By-Laws authorized and nor honorably reported by your Gang showing the conspiracy still ongoing;
- (2) Registered Agent John Grant and Attorney David Gibbs, III had been paid for his “extra” services of some unknown amount and this amount was not per the By-Laws process documented or approved by the FBCCP Members. It is also in the records that the findings of John Grant were confirmations of what I said as to the Building Plan on 18105 Gunn Highway as being a “FRAUD” and that he resigned from his special services because he discovered several frauds that are still trying to be concealed as even reported with the October 27, 1999, letter of frauds put in the FBCCP Quarterly Business Meeting;
- (3) It was confirmed that the By-Laws Process of the appointment of persons to their alleged positions of Church members and Officers and Employees had been violated by the alleged self dealing and self promoting acts of the “Sect” and “Sect Agents”;
- (4) Additionally, it was confirmed and reported on the record to judge Crenshaw, that Mr. Horgan a C.P.A., had found and reported many illegal and financially fraudulent acts being done to the FBCCP Corporation and the members and students and so much so that he testified “I pulled my kids from the school and separated my business from my C.P.A. partner, Janssen.” And then on October 28, 2007, Tim Jeffers in the FBCCP Church vestibule admitted it was his acts that lead to and caused the fraudulent reports to and by C.P.A. Janssen and the FBCCP Members and “Others” as reported in the October 1999, letter presented in the FBCCP Business Meeting that Townsend was obstructed from illegal means of receiving until the Crenshaw Order of May 2006;
- (5) Additionally, it was confirmed by the production that the allegation by the “Sect” and their “Agents” that I, Randall Townsend was not a member was a fraud and a deceptive practice illegally done just to conceal the Townsend Investigation of their illegal practices since elected by the Members in 1994. The process the “Sect” used to allegedly vote Townsend from his duties and membership role was illegal per the FBCCP By-Laws and Florida Law and the thousands of dollars I as a member have been charged by the “Sect” and their illegal government agents to see the FBCCP/CPCS and other Records I have demanded since 1994 is per the law pure **EXTORTION and RANSOM TO KEEP ME UNLAWFULLY FROM MY KIDS AND PROPERTY;**
- (6) Additionally, it was confirmed that my contact up to and specifically including in 1999 and since with HCSO Fraud Detective Mike Smoak seeking

his investigation and Honest Services as a Law Enforcer to stop the illegal acts of the Beck/Jeffers/Howlett ET AL Sect was by him and your co-participants used as in the Aisenberg Case of his co-participants used as the same scheme for frauds to the members and those for whom I speak.

- (7) Additionally, it was confirmed that it was HCSO Deputy Howlett and Smoak in collusion with HCSO Gary Terry and “others” that caused the actions by the State Attorney’s officer Curtis Baughman and “others” in the court of Judge Palomino on November 15, 2001, during the “Sham” Charges made against me just like the Aisenberg Case and the conspiracy to continue these false charges against me, my kids and those for whom I speak still to this day.

Specifically at the 9/8/1999 Demand Meeting and since 1994, I stated: “(1) Show me the money; (2) Stop the Building Scheme Frauds; (3) Stop lying and extorting my Family and Friends”; so to prove the criminal acts to the Non-Sect members who elected me the criminal acts we know your co-participants have done and **ARE STILL DOING!**

It is now proved to the citizens, and even your own 13<sup>th</sup> Circuit Judges and “Other Judges” and your own Honest Deputies that instead of following the laws, Due Process and our By-Laws your HCSO Criminal Deputies, Hillsborough County Attorney turned Administrator, Pat Bean and Agents and Co-Law Enforcers did just as your “Gang” did in the 1999 Aisenberg Case to conspire to make a victim of victims:

- (1) and instead made “Proved False Sham Claims For False Light Defamation and distractions against me to distract from the criminal acts I had proved”;
- (2) and stated that “I was a “Liar”:
  - (a) about the misuse of FBCCP/CPCS designated money and property that each beginning of a Fiscal Year the members voted on a line by line budget and the members and employees and others were demanded to operate within said budget or seek special permission by a Motion to the Body and then a vote of approval;
  - (b) the “Sect” self-dealing unjust enrichments and payments and nepotism hiring, supervision and retainment of family and others without approval members per and acting of our By-Laws Process;
  - (c) child endangerment’s, frauds and negligence;
  - (d) labor law violations and
  - (e) abuses,
  - (f) Student Records and Activity Fixing; and
- (3) That I was not accurate per the law:
  - (a) as to the Eminent Domain Settlement Legal Process and
  - (b) Restoration money Due the FBCCP had my positions gone to trial;
- (4) About The Ron Beck and “others” Scheme of Deceptive Practices of buying the 18005 Gunn Highway Property just so “Beck could have more bathrooms for his daughters and live in the country like his twin brother Donnie”;
- (5) About The Building Permits and Growth Plan of the 18005 Property” as being a fraud and the over a dozen reasons the CPCS School Permit would not be granted just as the Realtors, Planning Experts, and HCC Zoning Master Margaret Tussing and the BOCC and several Judges; Reported and several litigation’s confirmed;

(6) Stated I was:

- (a) **“Suffering from a mental breakdown” and created my own stress that caused my mental breakdown because I was falsely accusing my prior lawyers and Judges in frauds; This false defamation is proved a fraud by your “GANG” when September 1, 2006, Judge Orfinger and the 5<sup>th</sup> DCA in case *Robinson v. Weiland, ET AL*, 5D05-2380, 9/1/2006 not found until 2011 admitted I was right that Judge Powell committed conspiracy and judicial errors in my prior cases; and an**
- (b) **“Abuser and Molester of my wife and kids”; and this is proved a false defamation by the December 2005 Affidavit by Karen Harrod Townsend to Judge Holder even though through the many years since 09/08/1999 the “Sect and their Agents” had no proof or testimony from my wife or kids to support their proved false claims; and that**
- (c) **“A liar” that the Sect and their Agents are doing larceny, thefts and fraudulent FBCCP and Court records and reports now proved a fraud by your Gang when the 2006 and other records are produced and will be proved and connected further by the Sabal/Future Marketing and FBCCP and other records your Gang still conceals;**
- (d) **“He is potentially violent and has guns”; and now in 2011 your “Gang” still makes these same false defamation claims to serve your illegal interests to still threaten me with being arrested to keep me from my kids and them by your extortion threats from me; and**

then your Agents illegally using their Under of Color Collusion and “Alias Law Enforcers Integrity and Authority” did “Illegally use our Citizens Government Property and Chase me out of my Church/School and my Home and Jobs and on “Public Streets” and then “Trespassed Me” and then Abducted my children while illegally charging me thousands of dollars of alleged legal costs just to Conceal their Larceny and Other Crimes that your Gang still does to us by your R.I.C.O. Criminal Enterprise and Intentional Malicious Prosecution!

**MAJOR POINT:** If there ever was a question that my legal position in the Eminent Domain Case that the Delay by Hillsborough County under the direction and supervision of Pat Bean, Jim Norman and “others” as to how much property was needed for the widening of Gunn Highway had delayed the Growth Plan of Dr. Warner and the Membership and that the Church should be compensated for this delay, there surely is no question now that the: criminal and “Under Color of Law” frauds detaining our “Members Free Will Rights” by collusion the “Deputies Jeffers Howlett Smoak Sect and the Sect Agents” have caused the delays and deprivations we can allege and prove and claim now in 2011!

Your own agents and “Rambo Deputy Barney Fife” a/k/a Joe Howlett admitted he conspired and still conspires even after he has “retired” with the HCSO Deputies and State Attorneys Officers, and “others” with the “Jeffers/Leatherman/ Powell/Meister/Dr. Lynn’s/ Beck Gang” and my mentally deranged and abusive wife (Karen Harrod Townsend) to create the false charges against me since 09/08/1999 and to the courts in 2001 and at other times using her to create frauds to my kids, school kids, “The Body” and “others”.

It is proved by Karen Harrod Townsends own words, letters, affidavits and admissions in court transcripts, per the May 10, 2006, Order of your Judge Crenshaw and her words to me and Attorney's Rolfes and Denny and to my family in her court on September 7, 2006, she was and still is intentionally involved in collusion with your "Gang" Ordered by your "Participants" in Collusion to protect and conceal your Agents and the "Sect".

When I refused to participate in the illegal conspiracy Judge Crenshaw tried to force on me on September 7, 2006, her anger and recusal proved the Mens Rea Criminal Intent and Criminal Enterprise of her, you and your "Gang".

The "partial" production by Crenshaw's Order which shows the McKay Gang Collusion which "Detains" and Impedes our "Free Will" Members Rights of Full Records Inspection as Stated in our By-Laws Proves: the Criminal Acts of Larceny and Producing False Records to conceal the "Proved False Business Records Patterns" of FBCCP and CPCS confirming My Non-Sect Members as Plaintiffs Claims of the Criminal Acts since Administrator Elbert Nasworthy in October 1994, admitted for himself and his "Sect" the By-Laws violations (ignoring the members voting for line item Budgeting and dishonoring the specified designations of Donations) for the purposes of the "Sects" Self-Dealing, Larceny and Tax Evasion and miss using the intentions of a Not For Profit, of your HCSO Deputies Howlett and Smoak and your "Gang Member" including Pinellas Deputy Tim Jeffers, Pasco Deputy Mike Corbin; and alias Clergy Ron Beck, Elbert Nasworthy, Herman Meister, William Brown, David Ferguson; and Employees Karen Jeffers, Paula Powell, Gayle Lynn and Karen Harrod Townsend, my now deranged, child and husband abusive and battering and attempted murderer and estranged x-wife; and "Others" violations of the FBCCP By-Laws and Felonies being concealed by Finance Committee Members Gary Leatherman, Registered Agents John Grant and Attorneys David Gibbs III and the Firm of Dickinson and Gibbons and "Others", and as your Internal Affairs and Fraud Detectives told me "bring written proofs of (\$300.00 or more) felonies" since about 1997, I brought proofs of the illegal acts to:

- (1) HCSO your Internal Affairs and Fraud Deputies and even to their Superior Commander Col. Gary Terry and Renato Martinez on June 26, 2007, who admitted their Criminal Patterns and admitted that HCSO Mike Smoak who was assigned to investigate and report the crimes per the LAW did his own self dealing and criminal acts (Got his wife a teachers job and his 4 girls a free CPCS education and other benefits) as Deputy Martinez admitted "Smoak intentionally conspired with participants and betrayed HCSO Policy" and those for whom I speak and as Col. Terry by his own words and acts shows he concealed the illegal acts of his deputies and friend Tim Jeffers and also conspired with Pat Bean and the State Attorney's Office and Judges Palomino, Crenshaw, Arnold, Stoddard, Timmerman, Gomez, Holder, Barbas and Former Judge Sierra and from July 2000 to September 30, 2003, my attorney Charles Scruggs and "Others" allegedly providing "Honest Services" to me and those for whom I speak.
- (2) Charles Scruggs, Heather Gray, David Gibbs III, John Grant, Dickinson & Gibbons and "Others" under the directives of Governors, Florida Bar Officers and "others" rather than provide "Honest Services" but who instead in collusion acts conceal your deputies and Jeffers and "Others" Crimes and that

in collusion your "Gang" conspired to bring "False Public Light" Charges against me since about 1997 and before;

- (3) HCSO Corporal Kevin L. Bodie and Captain J.R. Burton on 7/16/2007, just as I had informed your many Deputies since about 1994 of the criminal acts your Deputies Howlett and Smoak and "Others" and YOU still try to ignore.

You and your Gang are still able to continue in your Criminal Enterprise because of the Criminal Enterprise that began against me since about 1987, when I reported to my Attorney Patricia McCarthy, that my "Joint Venture 5/1987-12/31/1987 Business Partner" Charles Lane Jr. was in about caught in frauds and felony acts and I wanted to get as far away from him as I could. My Orlando attorney David H. Popper since 1988, failed timely to provide "Honest Services" and made an illegal deal to conceal his admitted malpractice. David Popper was able to obtain illegal collusion and continue Criminal Acts with: Lane; Lanes attorney Charles Williams Jr.; Bruce Chapin and his wife Linda Chapin; Governors Chiles and McKay, then Bush and Crist; and Florida Bar Officers John Harkness and John Berry and "others"; and Florida Supreme Court, Appeals and Orange County Circuit Judges; and the FDLE and "others" and then through Pat Bean and "others" to "Obstruct" my Contract Rights since 1987.

This is another claim action per F.S. §768 and a "Man to "Alias" Man" Claim, as "Proved Honorable Man"-- Me to you, David Gee and your Ongoing "Criminal Gang", as a recap of what I told you face to face at Sickles High School in October, 2007 where you knowing the Truth in my Facts then outright to my face:

- (1) failed your "Duty Of Care to Provide Honest Services";
- (2) intentionally with the intent to continue the frauds lied to me of the criminal acts that you and your HCSO "agents" and "others" had caused me and our Honest members acting per our By-Laws and Religious Rights since about October 1994, when we learned of the Frauds of your "Deputies and Law Enforcers" acting outside our By-Laws and their sovereign immunity and or would cause us and those for whom I speak in the future;
- (3) and now since your direct knowing you and your "Gangs" criminal acts were causing the damages and criminal acts you claimed the crimes you and your "Gang" still do were then beyond the statute of limitations but as now proved your "Gang" continues the Mens Rea Criminal acts against me and those for whom I speak per F.S. §617 now since about 1994 when Citrus Park Pastor and School Principal Dr. John Berry and I informed your deputy Joe Howlett and later Fraud Detective Mike Smoak other Deputies and Internal Affairs and "others" of: frauds; omissions and negligent and conspired larceny and torts acts against our children, Church, Our Contracts and Citizens and outright criminal acts by "a Sect" as Church Administrator Elbert Nasworthy, Senior Pastor Ron Beck, the Finance Committee and "others" led by your friend Co- Deputy "Alias" "Law Enforcer Tim Jeffers in collusion with HCSO Gary Terry, Florida Senator John Grant, Attorney David Gibbs, your Hillsborough County Circuit Judges and Hillsborough County State Attorneys Officers and "others".
- (4) Knowing the Production of FBCCP Records I sought per the law and By-Laws since 1994 finally produced by the May 10, 2006, Order of Judge Crenshaw based on your co-participants to "connive and conspire" to conceal your HCSO and Others Criminals Acts proved their violations of laws and frauds even to the point that your

were told I was proved to still be a member in good standing practicing the Duty the Non Sect members since 1993 had voted for me to do.

- (5) Made a "known false future promise" that your "Gang" would not obstruct me or the justice for those for whom I speak but then the same month Trespassed me at Church!
- (6) Your "Gang" continues to block FBCCP Members and Citizens have un-impeded access to your FBCCP/CPCS Business Records because production of our "Non Sect" Members Property will expose Jeffers and Howlett and their "Sect" illegally using our "Designated Funds" but paying kickbacks, frauds, self-dealing, illegal tax evasion that your "Agents" have illegally done since about July 1994 in their frauds lying to members and those for whom I legally and truthfully speak!

Since these direct one on one face to face lies to me by you and your "Gang" our Florida Supreme Court Chief Judge Charles Canady and "Others" has now in 2011, indicted all of your "Gang" who has done many more illegal acts including:

- A. As informed and noticed that I as a FBCCP Honorable Member having advised beforehand of my honest intentions to you the Sheriff, then calculated and premeditated your actions proved by sending HCSO Deputy Clark on October 28, 2007, into the main Sanctuary of the Church to arrest me for just sitting on the back row while waiting for my Honorable Members Rights and opportunity to do my "1993-Now Members Elected Officer Duties" and as my members duty just because Pinellas Deputy Tim Jeffers and Your HCSO Deputies and "Others" proved unlawfully and in violation of the Church By-Laws has done "Frauds, Collusion and Arbitrariness" to the members and citizens since 1994 just to get his wife and job and his children a free "Private Christian School" Education and who knows how much money has been embezzled and stolen and spent in fraud to the FBCCP Business Meeting Records that are to be "Open and Honestly Presented" to the FBCCP Members each Quarter per our By-Laws, because you block the production of the "true" FBCCP and CPCS Business Records!
- B. As Executive Officer of the Hillsborough County Circuit Courts you have had your "Alias" lawful judges (Palomino, Arnold, Crenshaw, Timmerman, Holder, Gomez, Sierra, Stoddard, Barbas and Cook and "Others"), Staff and Bailiffs continue your "frauds, collusion and arbitrariness" against me and my F.S.617 Claims for the Members and Tax Payers and even concealing the illegal use of Tax Payers funds in the Eminent Domain Case to widen Gunn Highway, just as your "Alias" lawful deputies Howlett and Smoak and their Superior Officers have violated the laws and FBCCP By-Laws since 1994, under the directives of the Hillsborough County Administrators and State Attorney's Office Persons leading to the stealing of FBCCP "Property" owned by the Membership and then the Abuse, Extortion and Abduction of my children because I expose your criminal enterprise to conceal your crimes as you allow the illegal use Tax Payers Funds just to fuel your "Gang" Activities.
- C. In 2007, after discussing your HCSO Illegal Trespass done to me as the "Honest" Member of FBCCP on October 28, 2007 and the connected criminal acts of HCSO Deputies since Joe Howlett began his criminal ways and violations of FBCCP Trustee/Member Duties since July 2004, your Commanders and Internal Affairs and Detectives made many other threats and violations of law.

- D. As Sheriff have Deputy Jason VanBrunt over the phone for over an hour in 2009, tell me facts, agree with my facts and then admit to the lies and the conspiracy your HCSO, FDLE and Co-Gang Participants continue to do.
- E. As Sheriff at the E-mail Request Letter for Fraud by you criminal accomplice Former Senator and FBCCP Registered Agent John Grant, you and Mark Ober sent your HCSO Criminal Intelligence Detectives (John McDarby and partner) on March 31, 2010, by illegal process, to illegally locate me several counties from Tampa and show up at my door to illegally “threaten” me to stop filing and reporting your “Federal and State Criminal acts” in Courts of Law and in my Church and they warned me “stop trying to see your kids!”
- F. As Sheriff in collusion with Jim Coats and your other Co-Participants blocked my reporting more illegal acts to the Pinellas Sheriffs, Pasco Sheriffs, FDLE, FBI, U.S and Attorneys Generals Officers, Federal, Circuit and Appeal Judges and Others!

You know your illegal acts are by “Fraud, Collusion and Arbitrariness” aided and concealed by Now Former Governor Charlie Crist, His Staff and Co-Participants and Attorney General Pam Bondi, FDLE Commissioner Guy Tunnell and Bailey and the Mark Ober State Attorney’s Office and HCSO County Commissioners and “OTHERS”.

I have been contacted by several victims of your Gangs Criminal Enterprise and am ready to report many of your Gangs ongoing illegal Acts! The Aisenberg Case and my case per the Judge Merryday written ruling is not just a “mistake” by a few but shows he and Others knows and acts by corruption throughout our State.

**NOW THAT: FLORIDA SUPREME COURT CHIEF JUDGE CHARLES CANADY; JUDGE CRENSHAW; “SECT” ATTORNEY CHARLES DENNY IV; THE 11<sup>th</sup> CIRCUIT COURT OF APPEALS; THE FDLE AND “OTHERS” HAS AGREED WITH ME OF YOUR CRIMINAL ACTS AND BASICALLY UNDER THE LAW BY THEIR MULTIPLE RULINGS INDITED YOU AND YOUR CRIMINAL GANG PARTICIPANTS FOR YOUR CRIMINAL ACTS THIS DEMAND FOR YOUR ARREST AND THE ARREST OF YOUR GANG IS MADE AND THE FOLLOWING F.S.§768 CLAIM IS ALSO LAWFULLY MADE!**

**You won’t lawfully meet me in public, or in court or in my Church or allow me to speak per the law but you send your judges and Agents to obstruct my lawful actions since 1987, reporting Felonies by your Criminal Co-participants.**

**ALLEGATION-AGAINST STATE AGENCY OR SUBDIVISION—FOR INTENTIONAL ACT OR OMISSION OF STATE AND OR SUBDIVISION EMPLOYEE –WITHIN SCOPE OF EMPLOYMENT**

**Claimant Randall Townsend included the above statements and further states:**

**On or about November 4, 1945 the Citrus Park Baptist Church was formed for the lawful practice of Religious Rights per our By-Laws, on property located at 7705 Gunn Highway, Tampa Florida.**

**On or about November 1987, I reported to an Officer of the Court Attorney Patricia McCarthy, illegal acts done in Hillsborough County Florida.**

**On or about July-October 1994, and through current times, I, Randall Townsend as the FBCCP Supreme Court Nominations and various other positions of By-Laws Ethics Officer reported illegal acts done in Hillsborough County Florida to FBCCP members and Citizens operating lawfully now as the Florida Not For Profit per Florida Statue §617, d/b/a First Baptist Church of Citrus Park (FBCCP) and Citrus Park Christian School (CPCS) a ministry of FBCCP, that Defendants and “others doe” “Under Color of Law” were and still are self dealing themselves illegal: authority; and Property of FBCCP, Members and Citizens; and Abduct and Fraud Children; violate the By-Laws of the FBCCP Corporation, The CPCS Rules and the Operational Laws and Authority of the Members and State and Federal Criminal and Civil Laws.**

At multiple and various times since October 1994, in and through early 1999 and in 2000, and now again per this writing, I and others for whom I speak informed your HCSO Fraud Detectives and Internal Affairs Department and in 2000 and since fully informed the Pinellas and Pasco Sheriffs Internal Affairs Department and the FDLE and State Attorneys Offices and Governors and Florida Attorney’s Generals and Judges and Federal Officers but your co-conspirators Sheriffs Rice, Coats, White and Others under the direct Operational Commands of Florida Bar Members Harkness and Berry with Judges and “Others” and Governors Chiles, McKay, Bush, Crist and FDLE Commissioners Guy Tunnell and Gerald Bailey and Mark Ober and Current Attorney General Pam Bondi and their “Co-participants” continue the “Failure to provide Honest Services” and unlawfully obtain and abduct our children, Rights and Designated Donations and Taxed Assets intended for the FBCCP/CPCS “Not for Profit” to be used per the vote of the “Free Will” membership not being subjected to fraud, obstruction, “Defamation in a False Public Light” and Extortion.

Defendant’s duty of care was breached through the intentional acts or omissions by “alias Law Enforcers” Tim Jeffers, Mike Smoak, Joe Howlett, Mike Shumate, Mike Corbin and Others since July 1994, concealing and assisting in the daily larceny and frauds as violations of By-Laws and Laws by Senior Pastor Ron Beck and David Ferguson and Administrative Pastors Elbert Nasworthy, William Brown and “others” and CPCS School Administrators Herman Meister and Karen Jeffers and Gayle Lynn and Karen Harrod Townsend assisted by FBCCP Finance Committee Members and Trustees Joe Howlett, Gary Leatherman, Geoff Smith and Tim Jeffers and Finance Secretary Paula Powell and “others”.

Elbert Nasworthy, formerly of your Bell Shoals Church, and Ron Beck and Herman Meister and William Brown was exposed and “Fired” for exactly the same “Self Dealing” and Frauds your Hillsborough County Commissioners in collusion with your HCSO and FDLE partly exposed and allowed citizen to know when they “FIRED” Pat Bean and later Renee Lee.

My Church and My Family, Friends and Florida Citizens as those for whom I was elected to speak would not have been damaged to the extent we still are since the frauds and By-Laws violations Nasworthy confessed to in October 1994 to evade I.R.S. Laws and unjustly enrich their “Sect” misusing our Designated Funds and Property and in collusion violating our FBCCP By-Laws and Criminal Law but for the cover-up and false

reporting of and by you and your Deputies, Judges and “Alias Law Enforcers” and “Other Agents” those for whom I speak would have full knowledge of our Contract and Civil Rights; losses; damages; and deprivations; done by Defendants.

Even when Judge Crenshaw in 2006, Ordered the partial production of true Church Documents and Ron Beck’s Church Credit Card Records that had been concealed and intentionally misrepresented by your alias honorable “Law Enforcer Agents” to the “Public” and FBCCP/CPCS Members even to the point of using your Deputies, Courts and Agents to chase me and my kids on public streets in many Florida Counties and in their “alias” Christian school and from the safe home I provided for them as long as the deranged and criminally abusive and battering mother/wife Karen Harrod Townsend and her maternal relatives was removed from us and her admitted Fraudulent Affidavits and Under Oath Sworn Testimony in several Courts as she stated in her December 2005 Affidavit to Judge Holder and after proving all this, you and your agents still ignore our Church Rights and our LAW!

But intentionally you and your agents still try to conceal the truth, “impede” contracts and “Due Process” and arrest me on false charges when I try to perform my duties as what the LAW and the BY-LAWS tells me and our Honorable Church Members to do to protect our Integrity.

Now that your Deputies Gary Terry, Joe Howlett, Mike Smoak and “others” and Pat Bean, Jim Norman, Renee Lee, John Grant, Jeb Bush, Charlie Crist and “others” are removed it comes down to straight talk man to man about what is criminal acts of right and wrong that your Gang has and still instigates, aids and continues in violation of Florida Constitution Article I. Section 3, and many State and Federal Laws. You still ignore the Criminal and FBCCP By-Laws violations your Gang Members (Tim and Karen Jeffers, Attorney David Gibbs, Former Senator and Registered Agent of FBCCP John Grant; Florida Bar Members, Governors, Attorney General Pam Bondi, State Attorney Mark Ober, FDLE Gerald Bailey, Guy Tunnell and alias “Law Enforcers” and “others”) do to our Church/School/Citizens to steal our Kids and our Property.

You continue to let criminal acts continue as your Gang “Obstructs Justice” and harasses to arrest me if I even in 2011, try to: see my victimized kids your Gang illegally detained me from since the Church Demand Meeting of September 8, 1999 and then abducted my kids against their will, October, 1999 to conceal their thefts and other “self dealings” and you still harass me and my adult kids; report Felonies done by your Gang; attend my Church to do my proved Legal Duties since 1993, file legal papers and expose the Gangs acts that you want to ignore being done in and from Hillsborough County.

Even while your “alleged” “honest” Deputy Mike Smoak was sent by your HCSO to investigate the matter, your HCSO Gary Terry and “others” admitted Mike Smoak: breached his duty to HCSO, Citizens and FBCCP members; took a bribe from the “Sect” so his wife could get a teaching job and his girls a free Christian School Education; did frauds and did not follow HCSO policies. These findings of criminal acts were confirmed by your investigation of Sarasota Police Chief Abbott.

Then in October, 2001, it is proved your Deputies Joe Howlett and Mike Smoak conspired with the “Jeffers/Becks/Karen Harrod Townsend and “others Sect” and with the admitted illegal conspiracy of the State Attorney’s Office Victims Unit Members, knowingly per the directives of Joe Howlett, and “Others” filed “Sham” False Charges as Repeat (01-15813) and Domestic Violence (01-15814) and Divorce Charges (02-4974)

and illegally blocked the legal process I have followed in the cases I have for our protections have filed just to conspire with all Defendants to unlawfully and Maliciously Prosecute “False Light Charges” against me as they did with the 1988 Sham Lane ET AL Counter Suit to conceal their larceny and frauds and abduction of my kids and FBCCP and Tax Payers property and Rights.

If you do these Criminal Acts to me, I can only imagine what horrific Criminal Acts, lies, misrepresentations of their Rights and Laws and Extortion and frauds you create to my kids and our still naïve Honorable Church Members and School Kids who by “Trusting” your Co-Participants masked as “Honorable Law Enforcers” are only told frauds of law and your Gangs alleged Honorable but deceptive Actions!

I have proved my kids and other children were done fraud in their Safety, School Grades, Attendance and even the fraudulent Doctors Care from Dr. Lon Lynn and frauds in getting Loans causing severe emotional distress and Obstruction of theirs and our Free Will and Life, Liberty and Pursuit of Happiness. Children, Parents, Members and the FBCCP Corporation are not getting “competent Legal Advice” as the 11<sup>th</sup> Circuit Court of Appeals has ruled in this case. And also as 5<sup>th</sup> DCA Judge Orfinger supported my 1987-current claims of Frauds agreed with me that Judge Powell was involved in criminal conspiracy with Popper/Chapin ET AL. **And as also Judge Canady, the 2<sup>nd</sup> DCA, 5<sup>th</sup> DCA, Florida Bar and Florida Supreme Court agreed with me as they disbarred attorney Heather Gray.** I have proved many shocking criminal acts your “Gang” is doing and you refuse to follow our FBCCP By-Laws and Laws and our Rights.

I have reported the obstruction, frauds and extortion by the: Jeffers/Beck/Nasworthy/Meister/Leatherman/Gibbs/Grant ET AL now since 1994 yet your Agents conceal and protect the Criminal Felonies because your Superior Government Officers Harkness and Berry with their “Gang” conspire with you to “Defame me in a False Public Light” to conceal their Criminal McKay Plot since 1988 to violate their Duty of Care as they fraud all Citizens just to obtain their Political Self Dealing Powers and obstruct votes.

**The intentional conduct of defendant’s as described herein effected a waiver of defendant’s sovereign immunity under the Florida Tort Claims Act. The acts or omissions of defendants causing plaintiff’s injuries and damages were operational level decisions and activities not immune from suit.**

You have: made no arrests in this case but have arrested “Others” caught in the same type of crimes; but encouraged and still enable your “agents” to file false reports even in my Church public and private meetings of FBCCP Due Process and Court Cases; and you and your “Gang” still extort me, my kids and those “Others” for whom I speak; while you let your “Gang” get a Government paycheck, use I.O.L.T.A. Money, take FBCCP Designated Donations, funds and property illegally for theirs and your Gangs own unjust enrichment benefits while your Gang Still embezzles from us and uses alias honest “law enforcers” to still do crimes to us.

I refer you to my web site @ [www.Judgeoneyourself.com](http://www.Judgeoneyourself.com) for more information and proofs to justify this claim for our immediate restoration and for the prosecution of you and your “Gang” members to the fullest extent of our Law.

Now that Florida Supreme Court Chief Judge Charles Canady in 2011 and many of your Criminal Co-Participants has admitted to the Criminal Acts I have claimed since 1987 and indicted you and your “Gang” how do you:

- (1) Not follow the law and arrest yourself and your “GANG”;
- (2) Not lead your “Alleged” Alias if they are “honest lawful persons” to make restitution to those whom you and your gang have victimized;
- (3) Expect the citizens of Hillsborough County to elect you to a 3<sup>rd</sup> Term as our Sheriff and Executive Officer of our Courts?

**WHEREFORE, THIS FATHER, FBCCP CHURCH MEMBER/LEADER AND FLORIDA CITIZEN DEMANDS AS TIMELY SHOWN TO CO-PARTICIPANT YOUR “McKAY-CHILES-HARKNESS-BERRY-CRIST- BUSH-BAILEY-GEE-BONDI ET AL” GANG MEMBER JUDGE REX BARBAS:**

**“PLAINTIFF’S OBJECTION TO DEFENDANTS OR COURT’S ORDER  
DISMISSING PLAINTIFF’S AMENDED COMPLAINT  
WITH PREJUDICE  
AND  
MOTION FOR DISCOVERY  
AND  
MOTION FOR ORDER TO SHOW CAUSE**

**Comes now, Randall Townsend, et al, Pro Se, and states:**

1. The Jurisdiction of the Barbas Circuit Civil Court or any Circuit, or 2DCA or Florida Supreme Court to act on April 5, 2007, (or thereafter) is MOOT as the Federal Court Middle District –Tampa Florida had usurped the Jurisdiction of the Lower Courts and Federal Judge James S. Moody Jr., has retained Jurisdiction and has Consolidated this Lower Civil Case and all related Cases as Judge Barbas was told of the Federal Case on page 36, per the Transcript on 04/05/07 and Denny has also been repeatedly advised. Also the Orders of the court show jurisdiction.
2. The Authority of Judge Barbas prior to this “verbal” ruling on page 44 of the April 5, 2006, Transcript was removed by the Order of Judge Crenshaw of July 20, 2006, and even by her own verbal Rulings in the September 7, 2006, Hearing (Transcript already in case file) and offered in the hearing by Plaintiff and even by the Actions of Judge Barbas himself showing the frauds, prejudice, bias, confusion in matters of law, confusion in case facts, malfeasance, violations of Rules of Law, violations of Rules

of Case Law, violations of the Federal Intervention and Jurisdiction usurping the Authority of this Civil Court and his reading into the Record the Motions Filed per the Rules of Case Law and Rules of Law per the fact that Judge Crenshaw Recused herself rather than Sanction Defendants and Attorney Denny and the firm of Dickinson & Gibbons as the law should require based on the Evidence produced by Denny of the Defendants unlawfully withheld from Plaintiff as a Corporate Church Member and as a Respondent to the Criminal Charges and that the THIRD AMENDED COMPLAINT filed August 10, 2006, in this Lower Court proved that FEDERAL LAWS and HER OWN RULES OF LAW had been intentionally violated by Defendants.

3. This Attempted ORDER by Judge Barbas and Denny is just more proof for the Federal Court that the State, the State Courts, State “Agents”, the Counties and the County Courts as all Defendant Persons and Agents intend to violate FEDERAL Law and the CONSTITUTION OF THESE UNITED STATES of 1776 and even attorney client contracts just to steal children from this father forever because he stood up and said “DON’T STEAL FROM MY CHURCH” and “DON’T LIE TO US AS NAÏVE CHURCH MEMBERS WITH CONTRACT RIGHTS JUST BECAUSE YOU ALLEGE TO BE “MASKED” DEPUTIES AND CLERGY AND ATTORNEYS AND JUDGES”!
4. **Plaintiff’s Motion to Disqualify Counsel** was filed by Plaintiff Townsend as Corporate Member per F.S.617.034, per his authority and Duty, on February 14, 2007, as Dickinson & Gibbons via Charles Denny, IV and A. James Rolfes had made a mockery of justice by their Conflict of Representation of the Corporation and at the

same time try to dutifully represent Defendants Ron Beck, Individual and Reverend Ron Beck as the Production of June 2006 and July 2006, compared to the testimony of Beck on November 15, 2001, To Judge Palomino in the underlying Malicious Prosecution case 01-15813, revealed the Frauds to Judge Palomino and Deprivation of Corporate Opportunity and Frauds to the Corporate General Voting Members and the Felonies and other violations of the Corporation are proved assisted by the intentional and willful Conspiracy by Dickinson & Gibbons to assist “persons” defined in PLAINTIFF THIRD AMENDED COMPLAINT, Filed by August 10, 2006, as the Transcript of the MAY 10, 2006, Instructions of Judge Crenshaw state.

5. The July 25, 2006 Motion to Dismiss by Denny was:
  - A. more than 6 months old, thereby moot
  - B. Based on the May 19, 2006, Order of Judge Crenshaw which had willfully been revised by Judge Crenshaw on her own new ORDER of July 20, 2006, where she in keeping with her words in the transcript gave Townsend 30 days after her Court Ordered Production of June/July 2006, was revealed to Plaintiff Townsend by Denny who had unlawfully withheld Discovery from this Corporate Member, Respondent to Criminal Charges and as a Father trying to protect his children from Aggravated Felony Child Abuse and Extortion even by the malfeasance of Denny and all Defendants as stated in the THIRD AMENDED COMPLAINT.
  - C. In total opposite “standing” per even the September 7, 2006, verbal instructions as to the intent of Judge Crenshaw on September 7, 2006, after she already heard the same “whining” out of the mouth of Denny and Judge Crenshaw rejected his argument at that time because he was in violation of her own ORDER that now

DENNY tries to misuse again as “FRAUD ON THE COURT” and “EXTRINSIC FRAUD” and “INTRINSIC FRAUD” of now even proved this Corporate Member and who has represented the vested RIGHTS of the CORPORATION that Denny for all these years has abused intentionally and knowingly!

6. Per the Rule Of Law by the way Judge Crenshaw recused herself by even on her OWN MOTION all her ORDERS of this case are MOOT!
7. For Judge Barbas to sign this proposed ORDER or any ORDER shows he willfully is joining the “pack” by even more aggressions as he on page 39, states, “In fact, I feel kind of left out.” And thereby in his defiance of Federal Law and State Law and Contract Law becomes a joint tort-feasor to all criminal actions of Defendants.
8. TWO VERIFIED MOTIONS FOR DISQUALIFICATION of Judge Barbas have already been filed in the Case Record as they are dated even starting April 5, 2007, soon after the Hearing where Judge Barbas show “defiance of the Federal Court and of the LAW”! Plaintiff reincorporates here all previous points made in the Motions For Disqualification of Judge Barbas, Crenshaw, Timmerman, Sierra, Gomez, Holder, Menendez Jr. and all judges of the 13<sup>th</sup> Circuit and the 2DCA.
9. Per the Federal “***PULLMAN***” ***RULE*** this attempt by Judge Barbas is ILLEGAL!
10. The only LEGAL action this court may do at this time is promote JUSTICE by:
  - A. Granting Plaintiff’s Motion to Disqualify Dickinson & Gibbons and all their attorneys as DENNY and ROLFES.
  - B. Sanction Denny, Rolfes and the Firm of Dickinson & Gibbons for all violations.
  - C. Sanction Defendant Beck and Reverend Beck only as the Corporation has been per the Derivative Law the Victim along with the Corporate General Voting

Members which includes Plaintiffs.

D. ORDER FULL AND COMPLETE PRODUCTION OF ALL RECORDS

DEMANDED BY THIS PLAINTIFF WHO PER THE LAW IS THE LAWFUL AGENT FOR THE CORPORATION AND WHO HAS A RIGHT TO INFORM ALL CORPORATE MEMBERS! And per the Florida Torts Rule §152.15, in an Insurance Bad Faith Action all UTICA Insurance Company Files and the Files of Attorney Denny and of DICKINSON & GIBBONS P.A. and any related agent of same related to this Complaint is to be produced in full to this Plaintiff Townsend per Derivative Law and per his Rights as of the BY-LAWS of the FBCCP Corporation. Thereby this NOTICE AND DEMAND IS MADE FOR FULL DISCLOSURE TO THIS PLAINTIFF WITHIN 10 DAYS OF TODAY, SEPTEMBER 25, 2007, as UTICA is the AGENT PER CONTRACT OF THIS PLAINTIFF AS A CORPORATE VOTING MEMBER.

11. This Court should also know that the Production of the June/July 2006, records partially produced per the ORDER (May 19,2006) of Judge Crenshaw produced a letter of October 27, 1999, from Janssen & Horgan, C.P.A. who both Janssen & Horgan admit the “wording” of the letter was designed to produce, conceal and continue frauds to the Corporate General Voting Members and the entire “letter” alleging an audit was a pure fraud to ALL. NO AUDIT WAS EVER DONE and this still conceal the frauds done by Reverend Beck, Ron Beck and his Sheriff Deputies Howlett/Jeffers who are “not elected” trustees and thereby “falsely presented a special relationship based on alleged honorable conduct of a Deputies Uniform” but in fact have since 1996, Jeffers has intentionally concealed fraud

just to keep his position and keep his wife employed as the CPCS School Principle as the supervisor over the now former wife of this Plaintiff and Principle over these Plaintiff's children and it was Karen Jeffers who promoted "frauds" and "extortion" and "aggravated felony child abuse" and this Court still continues concealing felonies as stated in the Complaints filed since April 2002!

12. Plaintiff Townsend did not receive this Sept. 11, 2007, proposed ORDER until Sept. 23, 2007, a Sunday, now was he contacted as the RULE OF LAW AND THE BY-LAWS by DICKINSON & GIBBONS OR ANY AGENT THEREOF and therefore had no previous opportunity to "OBJECT" and "PREVENT" this Court from doing additional violation of law!

13. Additionally, Judge Barbas was removed and replaced by Judge Gomez who also was removed by self recusal and as yet Plaintiff has not been advised of any Circuit Court judge being vested with this case and that only the Federal Court has jurisdiction.

14. Additionally, Plaintiff Townsend demands, ORDER TO SHOW CAUSE why Defendants should not be found in Criminal Contempt and Civil Contempt of the ORDER OF JUDGE CRENSHAW OF MAY 19, 2006, as DISCOVERY SHOWS NO COMPLIANCE WITH THE MAY 19, 2006, ORDER and the ORDERS OF JUDGE PALOMINO OF NOVEMBER 15, 2001, in cases 01-15813 and 01-15814, enjoined and related with this underlying case and of the DIVORCE INJUNCTIONS OF 2003 ORDER by Judge Timmerman in the underlying case as Denny enjoined himself and the FIRM by Objecting to Discovery sought from FBCCP Employee Karen Harrod Townsend and her co defendants as her Brother Steven Harrod and of

AMSOUTH BANK as these actions by Karen Harrod Townsend with her brother of AMSOUTH BANK were because of the demands of Beck et al and “others” as her employer demanding her employee actions.

15. Plaintiffs incorporate and protect each previously made rule of law and statement herein.

Wherefore, Plaintiff Moves for:

- A. Denial of this proposed ORDER
- B. Grant all Motions read by Barbas in the April 5, 2007, including termination of all Dickinson & Gibbons representation as until Plaintiff is given the opportunity to address the Corporate General Members in an announced Business Meeting the Rights of the Corporate General Members is being violated
- C. Sanction all Defendants to the fullest extent of the LAW!
- D. Order Denny to produce to Plaintiff Townsend within 5 days the Attorney Client Contract alleging allowing him to represent the Defendants and all demanded files.
- E. Order all discovery of all Corporation Records to be inspected by ALL the Corporate General Members as these Corporate records are being “unlawfully concealed” even by alleged Honorable Sheriff Deputies!
- F. Require Denny to return the \$925.00 paid as this Discovery proves this Corporate Member should have had this Discovery without Court or Denny Intervention and Impeding Contract Rights of Corporate Members had truthful information been presented by the Defendants Beck and Reverend Beck as the Executive officer of the Corporation every 90 days or with “open books” as the By-Laws require and as demanded in the Complaint filed April 25, 2002, per the Request for INJUNCTIONS COUNT, and per as being timely served on Beck et.al, The Corporation, Jeffers et al and all Judges since that NOTICE of CLAIM have impeded Justice for Corporate Members, The Corporation and Done “IMPEDING” PER THE CONTRACT and CONSTITUTIONS of Florida and of these UNITED STATES!
- G. Order the Corporation to have an Independent C.P.A. Firm to conduct an audit of the Corporation Records and the Employees Of the Corporation Officers records showing all “benefits” from the Corporation since 1996 and for this C.P.A firm to produce these “finding” to the Corporate General Contract Voting Members by September 15, 2007. Demand is made per F.S. 617 and the Corporate By-Laws vested Rights!
- H. ORDER TO DEFENDANTS TO SHOW CAUSE WHY THEY SHOULD NOT BE FOUND IN CRIMINAL OR CIVIL CONTEMPT AS STATED ABOVE HEREIN WITHIN THE RULES OF LAW.
- I. ORDER DEFENDANTS AND COUNSEL TO PRODUCE ALL RECORDS

Respectfully submitted,  
Randall C. Townsend, Pro Se  
P.O. Box 21,

Odessa, Fl. 33556  
941 350-2677  
By: Signed Randall C. Townsend\_\_  
Randall C. Townsend”

**AND NOW FURTHER STILL IN THIS ONGOING MATTER CONTINUED  
THROUGH THIS CONNECTED TOWNSEND ET AL V. GRAY ET AL 06-6005  
CASE STATES:**

- (1) PER YOUR DUTIES THAT YOU TO THE FULLEST EXTENT OF THE LAW MAKE ARRESTS AND PROSECUTION OF YOURSELVES AND EACH OF YOUR CO-PARTICIPANTS FOR YOUR MULTIPLE FELONIES;
- (2) FULL RELIEF AND FINANCIAL COMPENSATION TO THE FULLEST EXTENT OF OUR LAW FOR ME AND THOSE FOR WHOM I SPEAK;
- (3) PRODUCTION OF ANY AND ALL DISCOVERY OF RECORDS AS DEMANDED OR AS WILL BE DEMANDED FOR A FINDING OF TRUTHFUL FACTS;
- (4) A JURY TRIAL AND NOT JUST A JUDGE TO DETERMINE DEFENDANTS FINES AND PENALTIES AS OUR FLORIDA CONSTITUTION ARTICLE I SECTION 3 STATES;
- (5) A JURY TO DETERMINE ANY AND ALL ADDITIONAL RELIEF AND FINANCIAL PUNITIVE COMPENSATION DUE ME, THE FBCCP AND THOSE FOR WHOM I SPEAK.

NOTE:

Florida Statues §768.14—McKay Gang Co-Participants Used FBCCP Employee Karen Harrod Townsend to cause “Batteries”, Emotional Distress, Frauds, other illegal acts and Malicious Prosecution Acts in cases 01-15813; 01-15814; 02-4974; and the Malicious Prosecution 05-09605 CASES as Harrods per “Pellegrini Case Rule” continues from the 01-15814 Case, Scruggs, Gray and their co-participants were to handle per the Law! Note F.S. §768.28. and F.S. §768.72 as continuations as violations of: F.S. §39.412; Childs rights §39.403 and protections from Abuse, and Batteries and F.S. §617 and other Felonies now truthfully documented and proved!

SIGNED \_\_\_\_\_ RANDALL C. TOWNSEND \_\_\_\_\_

S.S. #263-57-2769, A citizen Born 1/27/59 at Tampa General Hospital, Tampa Florida.

**BEFORE ME THE UNDERSIGNED AUTHORITY, PERSONALLY APPEARED RANDALL C. TOWNSEND, PRESENTING IDENTIFICATON, WHO UPON BEING DULY SWORN AND CAUTIONED EXECUTED AND STATED IN HIS OWN WORDS AND TOOK AN OATH THAT THE STATEMENTS AND THE THINGS CONTAINED THEREIN ARE TRUE AND CORRECT, TO THE BEST OF HIS KNOWLEDGE, INFORMATION AND BELIEF.**

**WITNESS MY HAND AND OFFICIAL SEAL THIS \_\_\_\_ DAY OF \_\_\_\_\_, 2011,  
BY ID PRODUCED \_\_\_\_\_**

**NOTARY PUBLIC: \_\_\_\_\_**

**ATTACHED: 10/99 KIDNAPPING LETTER OF MY CHILDREN YOU ABUSE!**