

TIME LINE OF EVENTS---4th AMENDED

DEAR “FELLOW CITIZENS” and ANY and ALL “CHURCH MEMBERS”:

**WHY DO YOU ENTRUST THE SAFETY AND “PILGRIM”
FREEDOM(S) OF YOUR:**

WORSHIP; KIDS; FAMILY; RIGHTS; DONATIONS; AND YOURSELF;

**TO THESE “ROOSTER SCHISM PERSONS” AND JOINTLY CONSPIRING
“SCHISM AGENTS” AS LISTED BELOW WHO HAVE ADMITTED THEY
ARE:**

- **IN BREACH OF CONTRACT(S) AND CONSTITUTION(S) AND LAWS**
- **IN BREACH OF THE FBCCP BY-LAWS AND CPCS ENROLLMENT CONTRACT**
- **INTENTIONALLY CONSPIRING TORTFULLY AND**
- **ACTIVELY DECEIVING SINCE ABOUT OR BEFORE 1994-NOW,**
- **“HAVING A MEETING OF THE MINDS” AS “ROOSTERS”**
- **TO GIVE US AS SOVEREIGN PERSONS FALSE ILLEGAL SERVICE AND**
- **FALSE REPORTS (using fraud in broad undefined and unexplained terms i.e. “Administrative Fees” to do illegal acts)**
- **IN VIOLATION OF THEIR CONTRACT AND FIDUCIARY DUTIES**
- **AS THEY CONCEAL OR GRANT THEMSELVES “IMMUNITY”**
- **FOR CRIMINAL EMBEZZLEMENT, FRAUDS, EXTORTION, KIDNAPPING, INTENTIONAL CHILD ENDANGERMENT AND “OTHER” CRIMINAL ACTS (i.e. 18 U.S.C. §242 and “others”)**

FOR WHICH THE STATUE OF LIMITATIONS HAS YET TO EXPIRE AS THE “ROOSTER SCHEME” SINCE ABOUT 1994 CONTINUES. (See footnote, 1.)

FACT---WITH THE “FORCED” RETIREMENT OF CPCS SCHOOL PRINCIPAL, DR. JOHN BERRY BY “SCHISM JEFFERS ET AL.” IN 1995, THE CITRUS PARK CHRISTIAN SCHOOL AS STARTED, OWNED AND OPERATED TO THAT POINT BY THE FIRST BAPTIST CHURCH OF CITRUS PARK WAS ILLEGALLY STOLEN BY FRAUDS AND THE NAME SHOULD HAVE BEEN CHANGED TO THE:

“JEFFERS SCHOOL OF CULTS AND CRIMES”!

FACTS BELOW “SHOW AN INTOLERABLE ABUSE OF POWER THAT SHOULD SHOCK THE CONSCIENCE”!

“Law enforcement” Deputies and judges by abusive acts and frauds retaliate to suppress truth and not expose themselves as “government” usurping and “impeding” “Sovereign Rights” established by “Pilgrims” who wrote our Constitutions protections!

Judges unconstitutionally misinterpret the U.S. Constitution 11th Amendment to violate other Amendments and to “immune” themselves and “others” from violation of the Articles, thereof.

Tim Jeffers as Finance Chairman just like today’s “government” spent “our resources in self-dealings”, “lied about how they spent our resources”, and when “we question or oppose their non approved actions” we are “retaliated against” and left with their “frauds and risky business”!

FACT-- As a FBCCP “Elected” Nominations Committee Member since 1994, Randall Townsend “questioned” and then “opposed” the “appointment” in violation of the By-Laws, of Karen Jeffers to the position of CPCS School Principal and “demanded” review of her “qualifications” for the job as the Nominations Committee Duty and as a Church Member/Owner of the School required!

Especially, when Tim Jeffers was elected as the Chairman of the Finance Committee and the FBCCP Business Meetings Reports became as suspected by the October 1994, Admission of Administrator, Elbert “Nas-Not-Worthy” using still never defined “Administrative Fees” as a “Pile of Frauds” as the 2006 Court Ordered Partial Records Production Proved and with the 2006, testimony of C.P.A. Mr. Horgan who did a “partial” review of the books in 1999.

What we have learned is the “Administrative Fees” have been used to”

- **Pay for “self-dealing” of “Roosters” still undefined;**
- **Circumvent reporting of certain expenses yet not to whom or why;**
- **Circumvent not even reporting “self dealings” for unauthorized expenses**
- **Circumvent as reported in the FBCCP Business Meeting Reports first seen by Randall Townsend on October 28, 2007, where Jeffers et al. unlawfully “trespassed” Townsend from “sitting in his church”, the CPCS being charged for by the Church and the school paying for the 18105 Gunn Highway property uses when even after years of litigation’s the CPCS school is in violation of the zoning laws and the lost litigations to use the 18105 property, yet these “Roosters” as alleged Christian law abiding educators by their unethical frauds circumvent the By-Laws and cause frauds in our Church, communities and families to still conceal their 1994 to present fraudulent acts.**

Said acts still cause “False Public Light” to ourselves, our community neighbors and to our “Missions Quest” of the FBCCP Corporation.

“Law Enforcement” continues to ignore:

- **The “Sovereign Rights and Duties” of the FBCCP By-Laws and Members (i.e. “Show me the money”);**
- **the “sovereign” Rights and Duty of Randall Townsend as the elected Church Nominations “Ethics Guardian” Committee operating by the By-Laws Rights, as in Townsend v. Jeffers et al. (i.e. “Show me the money”);**
- **the “sovereign” Rights and Duty of Randall Townsend as the elected Church Nominations “Ethics Guardian” Committee operating by the By-Laws Rights, and as Long Range Planning Committee Chairman as in**

Townsend v. Beck et al. (i.e. “Show me the money” and “Stop the building Scheme frauds”);

- the “sovereign” Rights and Duty of Randall Townsend as the elected Church Nominations “Ethics Guardian” Committee operating by the By-Laws Rights, also using his rights as a “signed parent on the CPCS enrollment forms up and through 1999” of “viewing” and “acting as a parent in the education and raising of his own children” as in Townsend v. Jeffers, Meister, Beck, Gibbs, Gardner, School Steering Committee et al. (i.e. “Show me my kids and my kids records”);
- Jeffers et. al. v. the “sovereign By-Law contract Rights and Duty of FBCCP members”;
- Jeffers et. al “Breach of Contract” admissions in the multiple Business Review Letters and in personal verbal confrontations per the laws, which as the later times and materials proved was a known “fraud” at that time by the “Roosters”;

by contract claims so not to allow Townsend as “Guardian for the FBCCP Corporation and for Members Rights” no “rights” to demand:

- ◆ Discovery of the still “Rooster and Rooster Agents” concealed daily records of FBCCP and CPCS and even Townsend’s own childrens CPCS student records;
- ◆ Injunctions per F.S. 617, to stop violations of the By-Laws by “Risky Roosters”;
- ◆ Civil and Criminal charges against all the “Roosters” and “Rooster Agents” therefore the Conspiring and “Meeting of the minds” continues to block Randall Townsend et al., so defendants (Mark Ober, Mike Smoak, Joe Howlett, Gary Terry, Charlie Crist et al.) are not exposed.

Additionally, is the now 2006-2007, public confessions of these “terminated” and “exposed” participate “Roosters” who reveal their “Co-Roosters” frauds such as:

- The deceptions of “Rooster” terms as “i.e. Administrative Fee’s”
- The many years of conspired False Business Reports and
- The falsely conspired and alleged Janssen & Horgan C.P.A. 1999, audit;
- The False Building Reports of Cogan Industries being cancelled by Roosters when the reports confirmed Townsend’s reports that the 18105 Gunn Highway property was bought in fraud and would not be “permitted for any CPCS uses” per the “ministry Quest” but only to not the self-dealings of “Roosters” co-conspirators
- The false reporting of and by “law enforcement” is only to keep their frauds contained.

Only frauds by and of and through Tim Jeffers has kept all Jeffers in their places of corrupt leadership ---yet because he is a “sheriff deputy law enforcer” “masked and operating in a county where he legally has no jurisdiction” and his “co-law enforcers” cannot “risk” bearing the shame of now exposing his “double

standards” being “exposed to their shame” as the “superior law enforcers” cannot bear the “risk and expense” of exposing Howlett/Smoak who “conspired” and “intentionally” ignored the laws, HCSO process and the FBCCP By-Laws and participated with and as Jeffers et al. “Roosters”.

Therefore, the FBCCP membership has not been able to protect its “Sovereign” Rights now even after over 15 years of By-Laws, lawful and legal protest of “due process violations” and “gross indifference” by Jeffers et al and superior officers!

WHY DOES HCSO SHERIFF DAVID GEE, COL. GARY TERRY, STATE ATTORNEY MARK OBER, PINELLAS SHERIFF JIM COATS AND GOVERNOR JEB BUSH AND CHARLIE CRIST AND JUDGE MERRYDAY AND OTHER JUDGES JUST TO NAME A FEW OF THE DEFENDANTS— -DESPITE THE DEMANDS SINCE 2007, FOR AN INVESTIGATION BY FORMER SENATOR JOHN GRANT—

- **NOT WANT TO FIND OUT WHAT IS IN THE NON DISCLOSED CHURCH/SCHOOL RECORDS SHOWING (Jeffers and others) “SELF DEALING” AND “EMBEZZLEMENT” AND “OBSTRUCTION OF JUSTICE “TORT BREACH OF CONTRACT” AND THE FBCCP BY-LAWS” SINCE 1994, AND THE CHILD ENDANGERMENTS RESULTING FROM “GREED”;**
- **NOW NOT WANT TO ADMIT THEIR OWN NEGLIGENT AND TORT ACCOMPLICE CO-CRIMINAL ACTS AND ALLOW TO BE SHOWN HOW MUCH STATE AND FEDERAL MONEY HAS BEEN WASTED AND USED TO PRIVATELY PROTECT JEFFERS et al. IN VIOLATION OF “CHURCH/STATE LAW” AND OTHER LAWS;**
- **WANT TO CONCEAL THE CRIMINAL ACTS OF “CULT LEADERS” SHERIFF DEPUTY TIM JEFFERS AND HIS WIFE CPCS SCHOOL PRINCIPAL KAREN JEFFERS AND OTHERS AS REVEALED HEREIN?**

The same Federal Defendants et al. have shown their “scheme” and “hypocrisy” in prosecutions done in other parts of the State which did not involve acts of “alleged immune law enforcers” as “first stages”!

See:

Florida Statute §839.25 OFFICIAL MISCONDUCT (Felony 3rd Degree)

“(1) “Official misconduct” means the commission of one of the following acts by a public servant, with corrupt intent to obtain a benefit for himself or another or to cause unlawful harm to another:

- (a) Knowing refraining, or causing another to be refrain, from performing a duty imposed upon him by law; or**
- (b) Knowing falsifying, or causing another to falsify, any official record or official document.**

(2) “Corrupt” means done with knowledge that act is wrongful and with improper motives.

(3) Official misconduct under this section is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.”

and

F.S. §843.03 OBSTRUCTION BY DISGUISED PERSON

(Misdemeanor 1st Degree)---“Whoever in any manner disguises himself with intent to obstruct the due execution of the law, or with the intent to intimidate, hinder, or interrupt any officer, beverage enforcement agent, or other person in the legal performance of his duty or the exercise of his rights under the constitution or laws of this state, whether such intent is effected or not shall be guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082, or s.775.083.”

However, as in a Fraud Case—

For personal self-dealing -- (violating by unlawfully giving F.S. §775.03— “NO Benefit to Clergy”) based on religious or race issues, per F.S. §775.085 all crimes are escalated and a person or organization which establishes by clear and convincing evidence that it has been coerced, intimidated, or threatened in violation of this section shall have recovery is in a civil cause of action for treble damages, an injunction, or any other appropriate relief in law or in equity and the plaintiff may recover reasonable attorney’s fees and costs.

F.S. §775.089---“(b) If the court does not order restitution, or orders restitution of only a portion of the damages, as provided in this section, it shall state on the record in detail the reasons therefor.”

Therefore by Townsend et al. using F.S. §617, Civilly to practice “impeded” “Rights” per the By-Laws duties, all Defendants et al. obstruct justice and created the damages By-Laws Randall Townsend and as “elected to as guardian”, sought to prevent!

The CPCS School is no longer since about 1995, under the “care and Directions” of the FBCCP Members, because of the frauds of Jeffers et al., yet the State of Florida and now the Federal Government ignore the violations of laws and “impede” the FBCCP By-Laws through their intolerable abuse of process.

In 2002, and since, the FBCCP Defendants (Case 02-03812) were legally sued, served and proved in violation of the Laws to the HCSO judges (Palomino, Arnold) and deputies as had been told to the State Officers and Local Officers since about 1997, and to Senator Grant, in 1999, and to attorney/judge Charles Scruggs in 2000, and attorney Heather Gray in March 2003, yet no one still stops the Jeffers et al frauds!

Thus the Judgeoneyourself.com website and the 977 page, FEDERAL THIRD AMENDED COMPLAINT is proving the “conspired” “intentional and

indifference” as “NEXUS” of the “meeting of the minds” of illegal acts by the “clear and convincing evidence of coercion, intimidation’s, threats” and Malicious Prosecution and Obstruction of Justice continued by the “Schism Roosters and Schism Agents” by “Under Color of Law” with no “Color of Right” by “UNLAWFUL” actions and policies as the “Black & Blue” still conceal the FRAUDS and criminal acts of Jeffers/Howlett/Smoak/Corbin/Shumate and themselves et al..

State and Federal Officials declare they cannot get involved in these “Church issues”, yet hypocritically they use the same now proved Tim/Karen Jeffers et al. frauds as “facts” or “justifications” for their positions to now as proved forever Obstruct Justice, Obstruct Sovereign Self Rule and take my personal or Awana kids forever from me while they knowingly “brainwashed” my kids from me by their still ongoing frauds and criminal “gang” and “RICO” activity!

The facts herein prove that just because this father wanted and still seeks:

- **A “Faith Based Church” for his family and “Pilgrim friends”**
 - **a safe school;**
 - **safe school bus and classroom experience for his kids and the kids he was elected to serve as Awana Commander, Coach and Long Range Planning Committee Chairman and other official positions;**
 - **a FBCCP and CPCS members voice and vote per the By-Laws;**
- that the acts of one Sheriff Deputy and his wife “masked” in unlawful self-dealing frauds could cause so much destruction to so many people!**

Tim Jeffers conducts the “discords” and “frauds” just to get his wife, Karen a job (with untold pay and bonuses), and his kids free private education and now their jobs (Karen, Melissa, Mark) all by the events of self-dealing frauds as stated herein. HCSO Fraud Detective Mike Smoak then did the same unlawful acts.

Randall Townsend and his kids for trying to expose to fellow Church/School Members the frauds, torts, breach of duty and contracts and other intentional malicious criminal acts of Tim and Karen Jeffers and their co-agents (Jeffers et al.) has endured and still faces daily threats of detainment, arrest and forever separation even being threatened still in 2008-now for “serving information to the public citizens of ongoing criminal acts” and for “serving NOTICE OF A FEDERAL LAWSUIT” to regain Sovereign Constitutional Rights lost by frauds.

The Florida Constitution requires the finding of fact of the Conspiring and unlawful acts and damages to be decided by a public “jury” as the “jury was the community’s conscience” [per the Constitution as per Federal 7th Circuit] but “Black & Blue” in Florida and Federal 11th Circuit Courts block the Constitutional Rights of the Sovereign Church “Member Jury” and the “public Jurors” in a Court Trial but in “Trickery” and “Fraud” by even ones own Church and personal attorneys the “Meeting of the Minds Conspirators” use the Family Courts which do not allow a “Jury” but only a “Judge” to do their conspired extortion to force Randall Townsend to stop trying to expose the Church/School frauds and or to give

up forever his own kids, his Church, his Church/School kids and their safety and use the fraudulently gained and written “2003 Divorce Injunction” to gain their “self-dealing” unlawful immunity to continue their extortion’s and other crimes.

Thus the motive for “NO” Law Enforcer Or Court to admit “Co-Black and Blue” do or did any crime”, thus proving the biased Judge Crenshaw after finally over years of courts frauds (1) On May 10, 2006, stating “...Against my better judgement...” she granted “partial discovery” of to only expose “Ron Beck’s records” and which then exposed the concealment and frauds by “Rooster others and all Defendants of the TAC” recklessness and “sowing discord” by frauds concealed in frauds and “bearing false witness” by a “lying tongue” by the Roosters and then (2) did her “silent” resignation as another unlawful HCSO and State Attorney directed trick and other “obstruction” (3) and “others” continue the crimes by “masked” “Rooster Agents”.

BUT EVEN AFTER PROVING THESE 1994-NOW CLAIMS AND WITH THE PROOF OF THE FINALLY “Partially” PRODUCED 2006 FALSE RECORDS AND OTHER VIOLATIONS OF LAWS SHOWING THE FRAUDS OF THE JEFFERS ET AL ROOSTERS----STATE AND FEDERAL DEFENDANTS DO NOT DO THE LAWS OR OBEY THE BY-LAWS CONTRACT BECAUSE THIS WILL PERSONALLY SHAME THEMSELVES AND SHOW THEIR YEARS OF PATTERNS OF “TORT INDIFFERENCE”!

Only co-government members of Jeffers et al can say a “crime” is a “crime” so if they deny a “crime” then they allege their “crime” does not exist!

Per Federal Law in MOUNT HEALTHY City School Dist. Bd. Of Educ. V. Doyle 429 U.S. 274, 285-287, 97 S.Ct. 568, 50 L. Ed. 2d 471 (1977) flowing to Carey v. Phipus 435 U.S. 247, 98 S.Ct.1042, 55 L.Ed 2d 252 (1978) flowing to this quote in Miner v. City of Glens Falls 999 F.2d 655 (2d Cir. 1993):

“While ordinarily the burden of proving causation and damages is on the §1983 plaintiff in all cases, including employment termination ones, the Second Circuit said that it recognized a limited exception, under truly extraordinary circumstances: if the defendant prevents the plaintiff [herein Townsend as Nominations Committee Member since 1994, by their “shocking injustice” and “retaliations”] from obtaining access to evidence, [“Show me the money & Stop the building scheme frauds”] and thereby makes it impossible for the plaintiff to carry the burden of proof, the burden shifts to the defendant to prove that the deprivation of plaintiff’s liberty or property right would have occurred even if due process had been afforded”.

Therefore, the first time the “NAS-‘NOT’ WORTHY’s” Finance Committee “Roosters” joined with Tim Jeffers and Gary Leatherman, pastors, and Trustees and “others” knowingly and intentionally allowed and promoted fraud called “Discretionary Funds” or “Administrative Fees” to

fellow FBCCP members, the “Breach of Contract” started and the Townsend Plaintiffs have been “impeded” beyond “NO” “impeding” “in a Contract” as the FBCCP By-Laws.

Firing Elbert “Nas-NOT-worthy” in mid 1998, only “masked” the other “Roosters” claiming their being “only naïve”. Yet later revealed documents show their “intentional” participation in By-Laws violations and criminal acts.

All Beck/Jeffers et al has done has concealed frauds since their starts on the “Nas-not-worthy” Finance Committee---thus the chain of deceptions and frauds continue and is not broken but is continued by “state and federal law enforcers” against the FBCCP MEMBERS and CITIZENS in violation of “all” the Constitutions and By-Laws.

This is the “line in the sand” proof that Government as the separation of Church/State Law Requires! Tim Jeffers directly on October 28, 2007, admitted to Randall Townsend and in the presence of and before Dave Ferguson, David Powell, Mike Holness, Mark Jeffers and “Others” that he Tim Jeffers, personally did the frauds with Janssen & Horgan C.P.A. partner Janssen creating the frauds of the 1999, alleged “audit”.

Jeffers/Howlett/Smoak/Shumate et. al. “forcefully” uses their “mask as uniforms” to conceal frauds and “lost rights” from FBCCP members and to “impede” revealing the frauds by their fellow “law enforcers” since about 1994 of the criminal self-dealings of Nasworthy, Beck, Meister, Powells, Ferguson, Jeffers, themselves and “others”! Even Karen Harrod Townsend to her own husband since about June 1997, at the directive of Ron Beck and Herman Meister and Harrods et al., opening her own private checking account began the “unethical” frauds to her own family members, just as the “Roosters” invade the Church/School members!

Pinellas Sheriff Deputy Jeffers appears to be the only deputy in this state that can be shown to have been or be involved in so much criminal and fraudulent activities and yet he is allegedly “immune” from prosecution by his co-conspirators! Howlett and Smoak and “others” as their Officer Superiors have a duty also to stop the criminal acts of fellow law enforcers but they are not going to reveal themselves!

The law clearly states “the burden to prove they did not do” criminal acts and violations of Civil Rights “is on the Defendants” (unless they use the double standard that they are law enforcement) and to do this they must “SHOW ME THE MONEY” which now since 1994, after years of Church Demands and court events and over 100 legal demands of show the FBCCP/CPCS books and even my own kids CPCS files to this parent and FBCCP Nominations Member, they as “law enforcement concealing their own Rooster” do not do the law, yet they cannot defend themselves other than find illegal ways to grant themselves immunity or remove themselves from the case in silence or other illegal means! The Feds and State Officers know they cannot let the crimes of

Jeffers/Howlett/Smoak/Shumate/Corbins et al be decided by the Sovereign Pilgrim Church Members or any jury!

They cannot allow Plaintiffs FBCCP Members “discovery” or this proves all the more the violations of law and of the FBCCP By-Laws! Thus, “law enforcers” use State and Federal Money to violate Tax-Payers as FBCCP Members.

MAJOR POINT----- Even with the March 18, 1998, document presented to the FBCCP members as the:

**“FIRST BAPTIST CHURCH OF CITRUS PARK
AND
CITRUS PARK CHRISTIAN SCHOOL
FINANCIAL STATEMENT
REVIEW
FISCAL YEAR END JUNE 30, 1997**

Overview:

This Review was performed by Gary Leatherman, Tim Jeffers, Chairman, Frank Edwards, Vice Chairman, and monitored by the rest of the Finance Committee comprised of Jerry Miller and Bud Williamson. This Review took place over the months of August, 1997 through March, 1998. Virtually all of the procedures were followed in this years’ Review that was performed during last years’ Review, however, we focused on different areas of the ministries’ bookkeeping.

PURPOSE/GOAL:

The goal of this Review was to insure that all funds submitted to the church and School were properly accounted for and disbursed as reported to the Church Body.... Finally, we did not purpose to totally enhance the policies and procedures in force at the Church and School with this Review process....

RESULTS:

Financial Statement---

The attached Balance Sheet and Income Statement are condensed versions of the final documentation that is a matter of record and available for inspection by any and all members of the Church Body. The entire documentation package is filed in the Church office.

Management/Bookkeeping procedures—

As with last year, the Finance Committee gained significant knowledge about the daily procedures and controls in the Church and School. Some recommendations have been submitted to the Pastoral Staff for implementation. The Finance Committee will continue to monitor the stewardship of the Lord’s Funds and give constructive guidance to the Pastoral Staff and strive to do so on a timely basis....”

Signed by “Timothy Jeffers, Frank Edwards, Gary Leatherman, Jerry Miller, Bud Williamson”

MAJOR POINT----- This is what judge Crenshaw did on September 7, 2006, when

she was shown the “frauds” and other related crimes from the “partial production of 2006” she had ordered “...against her better judgement...” she was proved a “knowledgeable and willful”, “indifferent” criminal accomplice assisted by the frauds and “ex-parte actions” of Dickinson & Gibbons, Scruggs, Gray, Grant, Gibbs, and all FEDERAL TAC Defendants and more Federal Agents to be named! J(judge Crenshaw on May 10, 2006, craftily and deceptively:

- “Ordered”---not “all” to be produced for inspection and only the limited “window” to reduce the exposure of frauds as she by “private ex-parte meetings with “others” without the presence of Randall Townsend learned how to keep the “rooster” and “rooster agents” still in their ongoing frauds still now even today! Gary Leatherman got the message that judge Crenshaw was going to keep the “government agents” protected and he was expendable as the next “scapegoat” and he runs.
- “Rewrote” the Complaint to reduce the exposure for co-roosters;
- but could not conceal by her words and eye-contact jesters/gestures and actions her conspiring with attorney Denny speaking for his “co-Rooster agents” still “impeding” beyond “NO” the plaintiffs “sovereign rights per the Faith Based By-Laws”;
- on September 7, 2006, responding to the presence and outburst(not recorded in the transcript) by Dickinson & Gibbons, partner James Rolfes.
- On September 7, 2006, prejudicially and in bias she got caught in not wanting her participation exposed in even ordering Townsend to pay \$924.00, unlawful sanctions causing additional delay and damages (including the Divorce Ramifications and kidnapping loss of kids) that now the 2006 production proved was her personal error in conspiring with Denny et al. to “impede” the FBCCP Contract Sovereign Rights of Guardian Townsend et. al..
- Was still however exposed to her co-law enforcers as and in a “fraud” that they all must still continue!
- Avoided judicial economy or efficiency because she still could not let Townsend et al. see the true FBCCP financial records or expose more damages cause by Jeffers/Nas-Not-worthy et al. as co-black & blue needs Beck to be the “scapegoat”. Even other cases in the State of Florida outside the 2 DCA prove the schemes.

Charles Denny even introduced that James Rolfes was his “partner” but Charles Denny did not make “partner” until 2009, in the Dickinson & Gibbons law firm.

No more proof is needed per Federal §1983 Law for a “summary judgement” Ruling of Law for the Townsend et. al. Plaintiffs but these Defendants continue unlawful schemes to continue the Jeffers et al. “Nas-notworthy/Beck/Smith/Meister/KJeffers/Powells” frauds!

Per F.S. §617 and as a “respondent to criminal charges” to clear my name of false criminal charges that are still being used through the now proved falsely

gained Divorce Injunction of 2003, to keep me from my kids, Randall Townsend as the Nominations Committee demanded for years demanded of what would be an honorable Judge Crenshaw to “Order” production of all 1994-now FBCCP and CPCS records as per the right of any member or otherwise to inspect! She refused and recused herself in frauds so not to expose Jeffers et al. and her co-government torts.

Years of evidence proves that “rights”, “money” and “property” was being embezzled since 1994, as Nas-notworthy, Jeffers and Meister and Leatherman admit and the “permits for 18105 Gunn Highway for school use” did not happen--- just as Randall Townsend says throughout all the “violations” as shown herein!

The Florida Constitution (Article I, Section 2, 3,4, 5,6, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23), requires that the Citizen Tax Payer through the jury process determines connecting the “NEXUS” “linking” violators and the violations especially and specifically of a “Religious” exception to “1St Amendment Rights Protection”.

Additionally, per Article I Sec. 3, “no” State or Local funds are to be used to “impede” or “advance” “Religious” Freedoms.

Therefore, for the deputies, Judges or Sheriff’s or Governor or Attorney General or State Attorney or any other “Black & Blue” to express as they have a “Benefit to Clergy (frauds of Nas-notworthy, Beck, Meister, Ferguson” it is a violation of F.S. 775.03, as they have “concealed” the frauds that began when the Finance Committee with Trustees as Sheriff Deputies submitted and agreed to promote FBCCP Business Reports that concealed frauds, embezzlement and other violations of contracts, By-Laws and Laws. The 2007, FBCCP Business Meeting records shown October 28, 2007, show the “Administrative FEE’s” Frauds to do criminal acts and unlawful violations of law still continues. Plaintiff Church Members do not want their kids to be taught by Jeffers et al. it is okay to violate the law as long as you just don’t get caught.

Therefore, giving “Rooster” deputies rights to do violations of the By-Laws and State or Federal Laws “by looking the other way to “self indifference” is “impeding” Faith Based Contract Duties and Federal and State Sovereign Civil Rights.

Further, issuing the “HCSO SHERIFF’S TRESPASS WARNING” to Randall Townsend on October 28, 2007, while just sitting to assemble and speak in his Church per his proved elected duty, with the Roosters having “NO” “probable cause” to fear other than the words Townsend can personally say, as had been attempted illegally blocked by the “Roosters and Rooster Agents, since September 8, 1999, but for to conceal “ROOSTER” and “ROOSTER AGENTS” ongoing frauds and criminal acts is further proof of illegal acts by the Roosters and the Rooster agents (Howlett/Smoak/Shumates). With the exposure of the Karen Harrod Townsend Affidavit of 12/2005, UNDER OATH AFFIDAVIT to Judge Holder and all the related facts exposed, one can know that the frauds of the ROOSTERS et al. is connived only to keep Randall Townsend from doing his “Religious DUTY” per

the FBCCP By-Laws! Also the 2008, continued threats by HCSO and “others” shows the “meeting of the minds”!

SIDE BAR--PARABLE TEACHING THROUGH THE USE OF EVEN THESE PERSONS NAMES AS TO THE FACTS THEY DO:

How let /Howlett and Leatherman “cover-up” and Smoaks “Smoke clouds” and Shumate “Shoo’s” “Church-mates” away from the facts of the NAS-Not-worthy Jeffers!

This Jeffers et al. Trespass was just as had been threatened to Randall Townsend since the “SHOW ME THE MONEY” & “STOP THE BUILDING SCHEME FRAUDS” DEMAND MEETING SINCE September 8, 1999, yet the kids, parents, members, citizens were and are naïve still to all the Jeffers et al. unlawful “schemes”! Tim and Karen Jeffers have it all to loose if the FBCCP Books are ever exposed! Thus on September 9, 1999, in the morning “teachers meeting” and since, Karen Jeffers et al., in conspired frauds to protect herself and her husband must make the claim that “Randall Townsend molested and abused his family” and “was dangerous” and “if seen on the property call the police” to protect “poor Karen and the kids” and “yourselves” “because he has guns”!

Judges (Federal or State) under the Constitution, Florida Constitution, The Civil Rights Act of 1964, and “Others” and per the FBCCP By-Laws are not allowed to at any time “impede” Randall Townsend or any F.S.617 Guardian Member from “dutiful pursuit” of Contract “Due and Equal Process”, Civil Rights and By-Laws Rights or CPCS Parent/Student Right. Any “impeding” crosses the line of “NO Law shall impede the obligation of a contract”!

Judge Merryday has the duty to require the “Plaintiffs Demanded Discovery Injunctions” and “Other Discovery as an Officer of the Court” to stop Jeffers et al. but his fraud is revealed by his unconstitutional actions.

Now even Federal Judge Merryday and the 11th Circuit Court of Appeals ignore their own prior ruling on many of these exact points showing conspiring and grant themselves and the Roosters Schism and agents total “immunity” for violating and not following the Florida Constitution and the Civil Rights Act and the United States Constitution but ignore and grant themselves “sovereign immunity” as joint “Jeffers Roosters et al.”.

In conspiracy proved now by over a 15+ year trail of facts, Randall Townsend doing his “Religious duty” and as elected to this duty since about 1993, per F.S.617, and as a “parent” has been unlawfully detained even in doing the law of the Civil Rights Act of 1964 to administer the Rights gained by joining in a “Faith Based” Contract known as the FBCCP “By-Laws, Constitution, Policies” of and by a Ratified Vote of the Church on April 4, 1993. Further, in extortion to prevent this Religious Right it continues to cause Randall Townsend and his Church Family and the FBCCP Corporation and with his children “unlawful detainment or Impeding”, the loss of Life, Liberty and the Pursuit of Happiness and “due and equal process”.

This is not a “closed cold case” as the still lying “government law enforcers” now say, but the criminal acts that began in or about 1994, when Pastor Dr. Harold Warner and then CPCS School Principal Dr. Berry in 1995, retired and since, are still ongoing by these same “Roosters” (still as Jeffers et al.) “persons” who with “intentionally conspired frauds” violate the FBCCP By-Laws and as “Members” we are prevented by “Jeffers Rooster Agents” from our “Pilgrims Rights” to self-govern” and “supervise” and “remove” “Committee Members”, “Employees” or “Members” or “Agents” or those who do intentional “fraud” or violations of the By-Laws inside the assembly of the self governing membership of FBCCP/CPCS.

Because they falsely claim to be “Law Enforcers” these persons below now have removed your Pilgrims Quest “Faith Based Rights” to by Church Rules govern ourselves as a “FAITH BASED” Church Body per the FBCCP By-Laws Contract because without truthful records production still being illegally withheld or “falsely arrested and detained” in fraud by Tim Jeffers and “Others” we have never known when they are conspiring to do “fraud”. (See Footnotes.)

HERE IS WHERE THE FRAUDS BEGAN:

This October 9, 1994, Business Meeting quote (See Footnote below) is fraud from Elbert Nasworthy (Not-worthy as many learned after his termination but while his fellow deceivers still deceive on by his methods) defining his self-serving unlawful position of the:

- “duty of the Finance Committee”
- creating and using “Administrative Fees” or “Discretionary Funds”
- not to do “actuals” in both budget “planning” or in “accounting” for spending or “unauthorized spending” to avoid member(s) veto or being held “accountable” by the line item spending methods
- when his with Finance Committee fraudulent approvals buying the best “desk” or “computers” or “car allowance” or “house allowance” or “concealing credit card or other purchases {like the 18105 Gunn Highway property as unusable CPCS property (1997) just to get Beck a “new country home with more bathrooms” or microphones or drapes}” or “office parties” or “year end bonuses” (see the May 2, 1999, Report) was more important than repairing and insuring a faulty school bus for the “safety” of the kids (if naïve parents only knew then what we learned later but for the frauds of Tim & Karen Jeffers /Howlett/Smoaks et al.)

was then and still is not true to the FBCCP members rights per the FBCCP By-Laws!

If these statements of “Not-worthy” were true then why does the FBCCP By-Laws require and by years of precedence does the Church Members:

- prepare a Budget—Line Item
- vote on the Budget for approval by the members
- hold members quarterly meetings to see if the budget is being obeyed
- hold that a Year End Report is to be given
- hold that an “outside audit” is to be done
- hold that under the law of the state of Florida any “guardian” may demand a F.S. §617 “action”.

Per the United States Supreme Court in *Byrd v. Brishke* 466 F. 2d 6 (7th Cir. 1972), the “Black & Blue” “law enforcers” have always had a duty to:

“intervene to prevent other law enforcement officers from infringing the constitutional rights of citizens is liable under §1983 if that officer had reason to know: (1) that excessive force was being used, (2) that a citizen has been unjustifiably arrested, or (3) that any constitutional violation has been committed by a law enforcement official; and the officer had a realistic opportunity to intervene to prevent the harm from occurring....Each police officer present has an independent duty to act.” *Id.* at 286.”

“Excessive Force” is present with the extent of “assaults”, “batteries”, “false public light”, “detentions”, “crimes”, “tampering with evidence” and “frauds” and “kidnapping”.

“Constitutional violation(s)” is present with the fact that all “Roosters” and “non member” “Rooster agents” still have not allowed Randall Townsend since “elected” as the Nominations Committee Member and Long Range Planning Committee Chairman in 1994, to review and have full disclosure of “all” FBCCP and CPCS Property and Records even to the extent of “illegally” “detaining” him “unconstitutionally” from his children, Church and property and Civil Liberties.

Randall Townsend’s “truthful” review of the Financial Records since 1994, would not have cost the FBCCP Membership or FBCCP Corporation “one penny” of the “self-dealings” and would have saved now millions of dollars of wasted Corporation and Members assets and “Rights” and “Property”!

But look at all that has been done to keep this “By-law duty” of Randall Townsend and other members still from happening as they illegally use and waste our “tax” dollars just to keep the frauds of Jeffers et al not revealed!

Each named “TAC” Defendant and now even the Federal Rooster Agents has willfully chosen to ignore violations.

Per Florida Statues “F.S. §26.49, The sheriff of the county shall be the executive officer of the circuit court of the county.”

And per the Florida Statues the Governor, State Senators, AG, and “others” were duly put on notice since about 1999, and before of “detainment” violations of

Jeffers, Howlett, Smoak and “others” yet no defendant has yet done their Constitutional and or Lawful Duty per their “oaths” to not violate the By-Laws or the Constitutions.

F.S. 617 and Federal and State Case Law does not allow the “Roosters” and their “co-officer agents” as “Black & Blue” “law enforcers?” to ignore the criminal acts concealed by Jeffers/Howlett/Smoak/Others since the 1994, confession by Nasworthy/Beck/Meister/Leatherman/others!

These facts herein will show that each sheriff, governor, judges and “others” has willfully, negligently, intentionally and recklessly allowed and concealed for years their deputies and themselves to violate the Civil Rights they are by law sworn to protect!

Each Sheriff, Governor, Court Officer has intentionally known that Tim Jeffers as a Pinellas County Deputy directed and joined by Joe Howlett and Mike Smoak as Hillsborough County Deputies and Major/Cor. Gary Terry (biased since August 1998 and blocking “due & equal process” conspiring with Mark Ober et al., FDLE et al., AG et al., Scruggs et al., Dickinson & Gibbons et al. and Others) and Coast Guard Officer Mike Shumate have done these violations of By-Laws and Laws as reported herein and each ignores the Law.

For just trying to do the FBCCP By-Laws Duty as for or of any “Member”, or “elected officer”, the “Rooster Schism” and its “Rooster agents” have knowingly and intentionally and permanently misused and harmed and “stolen” kids and the FBCCP Church/School by their “self-dealing” and these “Roosters” claim they have legally taken my kids and our ‘Rights” permanently from us by their now publicly exposed “schemes”.

For his role in misusing “Designated” as “Discretionary Funds” Administrator Elbert Nasworthy (Notworthy) was “quietly” “fired” [as the “scapegoat” alleged by the self alleged “naïve” co-Roosters] for acts participated in frauds by “others” in the same By-Laws violations who claimed by many falsehoods they were “naïve and innocent” but years of facts revealed thereafter prove the crimes did not stop with the extraction of Elbert “Nas-not-worthy” whose “frowardness, pride, greed and ego” the pattern of Proverbs 6:16-19, began the corruption throughout the entire “Nasnotworthy Finance Committee and “pastors” and other Roosters. There still is a “concealment” by “Roosters” and “Rooster Agents” to not let be revealed what Jeffers, Howlett, et al. did and knew then till now in their own “self dealings” not-worthy and “others” started by their lies growing to bigger lies as they always do.

Each **FEDERAL THIRD AMENDED COMPLAINT** Defendant Schism Member has violated the Law and the By-Laws and intend to keep violating the laws and continue to grant themselves “immunity” in violating the Sovereign LAWS!

The F.S. §617.0825, intentional “RISKS” and “TORTS” were advised to these Schism members at the time of their defiance to the Law and the FBCCP By-Laws and each persists to “impede” Randall Townsend “speaking” and “teaching” LAWFULLY AND lawfully as elected Guardian per F.S. 617, for these Plaintiffs.

Even leading to the “PUBLIC DEMAND MEETING” of September 8, 1999, October 1999, January 2000, April 2000, July 2001, and through the October 28, 2007, FBCCP BUSINESS MEETING CONFRONTATIONS and at all “other times” in

“courts of law” or on “public streets or property” and in the “privacy of my family home by a false and knowingly fraudulently gained Warrant” and fraudulently gained “Injunction” do continuing acts of “obstruction” and violations of F.S. §617.10, as Sheriff Deputies (Howlett, Jeffers and Smoak) and Coast Guard Officer Shumate also intentionally:

- sat in Church Business Meetings and Committee Meetings
- stood on the Church steps and
- stood at the Pulpit and
- stand in “courts of law” with other “court officers”
- to still seek prevent Randall Townsend from his elected Dutiful “FBCCP Officer Right” or “parent right” or “Defendant Citizens Right” to “address the FBCCP Church Members Assembly” as owners and operators of CPCS, as these Schism members did fraud to “vote me out” from the Pulpit as they illegally did fraud and detained me in my car across the street while they did fraud to these member Plaintiffs sitting as Members of the Congregation being deprived of these By-Laws Rights and Constitutional Rights for which is now being still litigated.

Each defendant has knowingly and intentionally denied me doing my duty to see the “FBCCP Business Records” or even my Right as a Parent to see my own “J.G.T and J.D.T.-known “doctored” CPCS students records” to as a Nominations Committee Member, Long Range Planning Committee Chairman, Awana Commander or just as a FBCCP Member and CPCS Parent to know that “self-dealing” and “illegal” acts have not been done as the Nominations Committee Members are to “inspect” and “certify” before a “person” is Nominated to the FBCCP “body” for approval.

Previous Federal Law Court litigation protects from these same type specific acts but now Law Enforcers grant themselves immunity to even kidnap and endanger children in order to extort one to not resist the “Roosters Schism” and their “Agents” doing the now reported and obvious “Self-dealing” in violation of a “Faith Based” “Not For Profit”!

This web-site is the only means to attempt “justice” of keeping Plaintiffs informed as Townsend still attempts to keep his 1993, PROMISES to fellow Members!

Jeffers, Shumate and Smoak (Not Howlett per any known records) were first nominated by the Nominations Committee to the Members for confirmation vote because of their alleged honorable now known “masked” Public Service as Law Enforcers and was to “CLEAN UP” the perceptions of deceptions and frauds being done by Finance Administrative Pastor Elbert Nasworthy and new Senior Pastor Ron Beck and new School Pastor Herman Meister as Dr. Berry “warned” in retiring “publicly quietly” but not “privately” in 1995.

Time during these many years of litigation has proved how these (Jeffers, Howlett, Smoak and Shumate) became “self-dealing violators” of the By-laws, “masked” as “Law Enforcers” using their “uniform of color of law” to appear “lawfully acting per their superior and co-law officers”.

The Pilgrims left England because of the “threats” as reported by Finance Committee Members, Trustees, “pastors”, “school principals” and “Others” departing as a result of this Schism attacks and started our new country based on

Rules of Law that would ensure they would not be persecuted by “Government” again for trying to practice their “Religious Quest” and other Civil Rights and Liberties.

The “Schisms” intentional acts can now be proved and their “negligence” was not “mistakes” but by connived concealed “TORTS” as “TIME” and “FACTS” are revealed!

The “Internal Business Reviews” rather than an “Audit” is connived fraud by Finance Chairman, Tim Jeffers and “others”.

Even the January 25, 1998, School Report proved a fraud was given by Tim Jeffers.

The “fear” of “cost of an audit” was a connived “Rooster” fraud.

The Janssen & Horgan C.P.A. “outside” Audit of September-October 1999, was confessed as a fraud by Tim Jeffers, Gary Leatherman and the C.P.A. Mr. Horgan and Mr. Janssen.

Even after this April 28, 1996, Business Meeting the July 28, 1996, Business Meeting Report shows the inner circle including Finance Members departed:

- Finance Committee Member Derryl Boyette and his family joined FBCCP Jan-April 1995 and departed in 1996, stating “fraud” by “pastors and finance members”. The Budget Business Meeting June 23, 1996, exposed the frauds.
- Don Beck (twin brother of Ron Beck) and his family departed FBCCP also based on FBCCP “fraud”.
- Rick Holbin
- Jim Kerns
- Dr. John Berry, as School Principal resigned the Summer of 1995.

Use and unauthorized spending of “**closed**” School earned funds was a major factor in the Beck/Dr. Berry/Meister/Jeffers feud leading to the Honorable Dr. Berry leaving as Principal of FBCCP/CPCS!

Creating “New Budget” formulas inflated for “excess” spending and then “New Discretionary Funds” created for “frauds” and “self-dealing”.

This “insider” concealment by the Jeffers Finance Committee et. al. lets prejudice and fraud questions go still now in 2009, unanswered and Leatherman and Beck, Meister, Jeffers, and “others” continued to ignore many lawful attempts to get to the Truth!

When in May 2006, Judge Crenshaw “**ORDERED**” “against her better judgement” production of information that did prove frauds---Leatherman fled the Church and still runs in fear not protected as a “Black & Blue” he knows will turn on him!

THUS THEY:

**(Jeffers/Becks/Meisters/Nasworthy/Brown/Leatherman/Smith/Howlett/Powells/
Ferguson and “Others”)**

DO STILL CONSPIRED FRAUD TO US AS CITIZENS AND CHURCH MEMBERS TO DECEIVE OUR WORSHIP, OUR BELIEFS, OUR USE OF DESIGNATED CHURCH/SCHOOL DONATIONS AND TUITIONS AND VOTES AND COERCE US TO GIVE UP OUR OWN SELF AUTHORIZED LIBERTY² AS A “FAITH BASED CHURCH” OR AS A PILGRIM PROGRESSING TO:

- ◆ **CONTROL OUR CHURCH BODY’S “PURSUIT OF LIBERTY AND HAPPINESS” TO**
- ◆ **PRACTICE YOUR RELIGIOUS BELIEFS**
- ◆ **FAMILY PROTECTION BELIEFS AND**
- ◆ **RIGHT TO VOTE TO CONTROL THE USE OF YOUR OWN DONATIONS AND TUITIONS AND PROPERTY**

**AS DETAILED IN THE FBCCP CHURCH BY-LAWS AND ALSO PROTECTED IN THE UNITED STATES CONSTITUTION AND FLORIDA CONSTITUTION AND THE FEDERAL CIVIL RIGHTS ACT OF 1964,
PROTECTING FAITH BASED CHURCHES RIGHTS?**

FOR TRYING TO DO THE BY-LAWS DUTY HE WAS ELECTED IN 1993, TO HONORABLY DO----THE SCHISM HAS DONE KIDNAPPING USING FALSE LIGHT DEFAMATION AND INTENTIONAL CONSPIRED CRIMES TO DESTROY TOWNSEND AND HIS FAMILY AND “YOU”!

FACT—

The Hillsborough County Sheriff’s Department (HCSO) admitted on June 26, 2007, (at the meeting with Townsend, Col. Gary Terry and Renato Martinez) that because of these facts stated below herein exposing the frauds of Deputies Joe Howlett and Mike Smoak concealing the frauds of themselves and of Tim Jeffers, Karen Jeffers, Ron Beck, Herman Meister, Elbert Nasworthy, Bill Brown, Dave Ferguson, Paula Powell, Gary Leatherman, Mike Shumate, Geoff Smith and “others” including the lawyers (Grant, Scruggs, Denny, Gibbs, Gray) and the violations of the HCSO and Pinellas Sheriff’s Department Internal Affairs and Fraud Divisions that the HCSO restructured the Fraud Department of the HCSO from the District Offices to the Central Command Office.

But then again after meeting with Sheriff David Gee on October 2, 2007, at Sickles High School, on October 28, 2007, with the “False 911” call and resulting Trespassing of Randall Townsend proved still legally a Church Member of FBCCP per the May 2006, Court Ordered Production, to keep him from exposing the crimes, the HCSO and even Sheriff David Gee continues to violate their promises and the LAW! During and since October 28, 2007, facts prove the “meeting of the minds” intentionally by Sheriffs and other Court Officers show the conspiracy continues!

“According to the Third Circuit, the latter are liable for punitive damages only where they ordered or personally participated in the acts, or knew or should

have known that the acts were taking place and acquiesced in them. This rule holds, said the court, even where a superior officer might be liable for compensatory damages under the doctrine of respondeat superior.” Fisher v. Volz, 496 F.2d 333 (3D Cir. 1974). Facts in this case show that since 2000, and the meetings with Internal Affairs of HCSO and Pinellas, and the HCSO D3 meeting with Sgt. Paul Guariano and others, and with the full knowledge as shown by the FBCCP Business Meeting Reports showing the actual participation of Howlett and Smoak, each had the facts and “acquiesced in them” and continue “intolerable abuse of power that shocked the conscience”!

FACT—THE FDLE and the State Attorney’s Officers do not want to expose HCSO Col. Gary Terry and others frauds even though the personal bias “Nexus” is shown in the letter written by Gary Terry, praising a fraudulent Tim Jeffers since August 1998.

One wants to believe the HCSO Fraud Department restructuring is to allow unbiased persons to honorably follow the law to prevent the type of frauds that are reported herein.

But these facts show that these real motives based on these HCSO Central Command Officers doing nothing by the law or their “past” promises but still continue more frauds since first being informed in about 2000, is just to allow these HCSO Commanding Officers (Sheriff Cal Henderson, Sheriff Walter Heinrich, Sheriff David Gee, Col. Gary Terry with Pinellas Sheriff Office Sheriff Everett Rice, Sheriff Jim Coats, and State Attorney Mark Ober, Jeb Bush and Charlie Crist and the FDLE and the AG’s Office and Florida Bar and The Judicial Qualifications Commission and the Appeal Courts) more direct control of containment of the unlawful violations and intermeddling of “CO-Officers” Jeffers, Howlett, Smoak, Shumate and “others” since about 1994.

FACT: Every Defendant named in the FEDERAL THIRD AMENDED COMPLAINT (TAC), as a Lawyer, Judge, Deputy, State and County Officer, Doctor and Church Member has knowingly violated their OATH to honor the Law.

Proof is in the fact that:

- Deputies revealed their frauds and breach of the By-Laws as early as or before, 04/28/1996, after allegedly having full time to investigate Nasworthy and Beck but withheld evidence and willfully produced conspired false information forming an expanded “Schism with new members” as their “Business Review Letters” suggest. [Withholding from the “members” or from Townsend as the By-Laws Ethics Supreme Court investigator what was then or still withheld and not correcting the “suggestions” is a “meeting of the minds” “fraud”.]
- April 23, 1997, Financial Statement Review FOR Fiscal Year End June 30, 1996, admitted additional “Fraud” and “Tort Negligence”.
- March 18, 1998, Financial Statement Review Fiscal Year End June 30, 1997, admitted additional “Fraud” and “Tort Negligence” of Jeffers, Leatherman, Edwards and “others”.
- The November 4, 2008, confession of Joe Howlett revealed “in part” the frauds

- On September 8, 1999, when the question in the “Demand Meeting” to Ron Beck et. al. was said by Randall Townsend, **“SHOW ME THE MONEY” and “STOP THE BUILDING SCHEME FRAUDS” and “IF YOU TAKE THESE** (FBCCP keys as the property had just had all the locks urgently changed by Windy Bennett) **KEYS, YOU DO NOT WANT THE TRUTH”!** Ron Beck took the keys confirming he could **NOT** expose the “Truth” and immediately upon leaving the “Demand Meeting” pulled Karen Harrod Townsend out of her teaching class and presented fraud to her and the kids as extortion about losing her job and the kids being kicked from CPCS to secure their silence about her criminal acts and theirs! Her 12/05 Affidavit to the court of judge Holder, finally partly told the truth to the Courts and the “world” yet the Schisms still “impede” justice based on her cooperation with the original Roosters Schisms and their agents frauds. And Ron Beck again enlisted his private conspiring deputies to again conceal his daily frauds of the By-Laws under which he was demanded to act!
- The “Cult Schism” on September 8, 1999, began **“PUBLIC”** unlawful acts of “false public light” by the “schisms” and Deputies (See footnote 2) unlawfully for their own private personal gain to conceal their violations of the FBCCP By-Laws and Law, using their badge, uniform, deputy cars and coercion to claim “Randall Townsend was dangerous, had guns, had a mental breakdown in the “Demand Meeting” and at “Other times” and had molested and abused his own family and was a liar about the alleged violations by FBCCP members” just to conceal By-Laws dutiful process. Time has proved Randall Townsend is “Right” and the “cult Roosters” and agents are frauds.
- No FBCCP/CPCS full records production since about 1994, has been exposed to the FBCCP members or even select Finance Committee Members even after years of promises of audits and alleged truthfulness and lawful By-Laws duty and Litigation demands even concealed by Judges. Court Officers even block “Audits” of FBCCP Employees and select “others” who have the control and ability and have admitted they have presented fraud to the FBCCP Body since about the October 9, 1994, admission of Elbert Nasworthy creating the unauthorized “Discretionary” Funds accounts.
- No CPCS student records of the Townsend kids has been produced to their father even after the 1999-now, demands and the letter from Mr. Charles Krause to Randall Townsend demanding a parent/teacher conference with Randall Townsend regarding the “Rooster” conditions harming J.D.T and J.G.T. Mr. Krause was advised by his “superior School Officers” through their attorney David Gibbs, III and Drew Gardner not to have the meeting or contact with Randall Townsend that the matters were being handled only with co-conspirator employee Karen Townsend. Randall Townsend had also signed the Student Enrollment Contracts and thereby was tortfully impeded in this Contract Rights and Parent/Student Right.
- No Medical Records in the care of Dr. Lon Lynn will be released to Randall Townsend as the father of J.D.T and J.G.T after multiple demands even after expert doctors are willing to show expert proofs. Fellow CPCS Parents beware what Karen Jeffers et al. will and can do!

- Internal Affairs Records of complaints against these Deputies has disappeared and Deputies denied earlier meetings and refuse to respond to lawful demands
- No “charges” have been filed by “government agents” nor are they interested in conducting any investigation even after being demanded multiple times by former Senator John Grant Jr. in the “e-mails” shown in the web site Exhibits.
- The 1998, letter from HCSO Major/Colonel Gary Terry praising Deputy Tim Jeffers for reuniting a family exposes the intentional hypocrisy of co-agent Terry concealing Jeffers, Howlett, Smoak and “others” within his command including the State Attorney’s Office, Governors and Courts using bias and prejudice to subdue the “Truth” of Randall Townsend trying to do his “Pilgrim Supreme Court” duty to protect the Church and School and families and even his own kids from their own mother.
- Judges conduct frauds in Courts and even produce false records to insure dismissal of FBCCP and Members Rights.

THE CIVIL RIGHTS ACT OF 1964 IS VIOLATED BY DEPUTIES (Jeffers, Howlett, Corbin, Kareas, Shar, Shumate and Smoak) AND THEIR SUPERIOR And “Co” LAW ENFORCEMENT OFFICERS Of the Court “Impeding” the 1964 Act, The United States Constitution and the Florida Constitution and the FBCCP By-Laws (Footnote 2) Rules by concealing:

- PROOFS OF THEIR UNETHICAL BY-LAWS VIOLATIONS PROVING THEY ARE NOT WORTHY OF THE FBCCP VOCATION TO WHICH THEY ARE CALLED OR CLAIMED TO SERVE PER THE BY-LAWS CONTRACT AND PER THEIR OATH TO OBEY THE CONSTITUTIONS.
- THE PRODUCTION OF THE TRUE FBCCP AND SUB MINISTRY CPCS FINANCIAL RECORDS BEING CONCEALED STILL BY DEPUTIES AND COURT OFFICERS FROM THE FBCCP GENERAL MEMBERS (GVM’S) EVEN NOW AFTER YEARS OF LITIGATION TO HAVE THESE RECORDS PRODUCED THE GVM’S CANNOT YET KNOW HOW MUCH MONEY JEFFERS, BECKS, MEISTERS, LEATHERMAN, SMITH, POWELLS, NASWORTHY, BROWNS, BATES, FERGUSON AND “OTHERS” EMBEZZLED AND SQUANDERED!
- THE BY-LAWS IS VIOLATED BY THE NEPOTISM HIRING PROCESS
- THE BUILDING SCHEME ALLOWING BECK AND MEISTER AND “OTHERS” TO DEPRIVE THE PLAINTIFFS WHILE PERSUING THEIR PERSONAL “QUEST” FOR THE 18105 Gunn Highway property knowing the project was for personal gain (just for Beck “to have more bathrooms” and “to live in the country like his brother Donnie”) and a failure as “permits” would not be allowed thus allowing Beck to have a new country residence by fraud to the FBCCP/CPCS Members. The gaining of the yet fully unknown bank “loans” (\$2.5 million and “others”) and the building of the MAC center was just to conceal the previous years of “reckless” frauds.
- THE INTENTIONAL SCHISMS SCHEME TO DESTORY THE PUBLIC IMAGE OF RANDALL TOWNSEND AND HIS FAMILY AS “ETHICS VOICE” OF THE PLAINTIFFS WHO HAD THEIR FRAUDS FIGURED OUT BUT COULD NOT KNOW WHO WAS DOING WHAT AND WHEN

AND HOW THEY WERE ALL IN CONSPIRACY FOR THEIR OWN PERSONAL AGENDA AND WHEN AND HOW AND BY WHOM THEY WOULD MAKE THEIR NEXT ATTACK.

PROOFS SHOW THAT THESE “PERSONS” STILL CONSPIRE IN FRAUD TO:

- PRODUCE FRAUDULENT BUSINESS REPORTS to the Church Members Since about 1994, AND BUSINESS REVIEWS AND THE FALSE AUDIT REPORT OF JANSSEN & HORGAN C.P.A. Letter of October 27, 1999, and Report of 1999 and at other times.
- STEAL MONEY FROM CHURCH AND SCHOOL MEMBERS AND THE FBCCP/CPCS CORPORATION AND “OTHERS” AT THE EXPENSE OF KIDS SAFETY, NEEDS AND MINISTRY GOALS
- GET LOANS AND DONATIONS USING THE STATUS OF THE CHURCH AND SCHOOL FOR CRIMINAL PERSONAL GAIN AND TO CONCEAL FRAUDS OF PAST ACTS
- CREATE A FRAUDULENT BUILDING SCHEME FOR PERSONAL GAIN JUST TO GET “MORE BATHROOMS...” AND “BONUS PAYMENTS, CAR ALLOWANCES AND RAISES AND ALLEGED TAX RELIEFS” AND TO KEEP THEIR SCHEME ONGOING PROVIDING YEARS OF OPPORTUNITY FOR DEPRIVATION OF THE CORPORATION AND MEMBERS (Sounds like now what is in current news papers.)
- GIVE FALSE TESTIMONY IN THE CHURCH, SCHOOL AND COURTS IN ORDER TO CONTINUE THEIR FRAUDS AND EMBEZZLEMENT
- CONDUCT FALSE REPORTS TO CONNIVE YOUR TRUST, VOTES AND MONEY BASED ON THESE FALSE FBCCP/CPCS REPORTS.
- CONCEAL PRODUCTION OF TRUE FBCCP AND CPCS RECORDS SO NOT TO DISCLOSE HOW MUCH MONEY THEY HAVE EMBEZZLED THUS CONCEALING THE LIABILITY OF THESE IN THE “SCHISM” AND THE “SCHISM AGENTS” AS THE “BLACK & BLUE”!

On October 28, 2007, Sheriff Deputy Tim Jeffers again admitted to producing false reports to the FBCCP General Members one of which is including the Janssen & Horgan C.P.A. reports of October 1999, confirming what Gary Leatherman and Tim Jeffers admitted in 1997, that their FINANCIAL REVIEWS OF 1996 & 1997 & 1998, were frauds and illegal³ per the By-Laws that never were amended lawfully under By-Laws Vote!

Also on October 28, 2007, Sheriff Deputy Tim Jeffers and David Powell told these “Frauds” and “False Reports to a Law enforcement officer” to HCSO as follows: (1) that Randall Townsend was not a member of FBCCP, and (2) that Randall Townsend did not have a right to be at the FBCCP Church 7705 Gunn Highway Property and (3) That Randall Townsend was there only to cause trouble.

HCSO D3 Commander Frost and others in “law enforcement” ignore the proofs of these many violations of law and the FBCCP By-Laws “due and equal” Sovereign Rights process!

On August 10, 2008, Former FBCCP associate pastor and CPCS School pastor Herman Meister (See Footnote and full resume at www.Judgeoneyourself.com), in his www.Jobster.com job search web site admitted to the frauds, embezzlement, kidnapping and extortion Randall Townsend as Nominations Committee Member has tried to allege and expose since about 1997, that Sheriff Deputies Jeffers and Howlett and their co-law enforcers have willfully and knowingly concealed from the General Members in violation of the Federal, State and By-Laws!

HERE ARE MORE FACTS FOR PROVING THE “MEETING OF THE MINDS” BY PERSONS INTENDING TO CONCEAL RATHER THAN DO THEIR DUTY TO REVEAL THE “ROOSTERS”.

PER THE Byrd v. Clark 783 F.2d 1002, 1007 (11th Cir. 1986) THE TORT INDIFFERENCE BY “BLACK & BLUE” IS PROVED AND THE FEDERAL “TAC” CASE FULLY CONNECTS THE FACTS.

PER THE UNITED STATES SUPREME COURT IN CIVIL RIGHTS CASES 109 U.S. 3, 3 S.Ct. 18, 27 L.Ed.835 (1883), defining individual decision making and governmental decision making in violating a Fourteenth Amendment Right (detainment) of Constitutional Freedoms.

Also **Monroe v. Pape 365 U.S. 167, 81 S.Ct. 473 5 L.Ed 2d 492 (1961)**, “the Supreme Court held that because such conduct is state action, it constitutes action taken under “color of law” for §1983 damages purposes”.

The test for a case by case basis to determine the “Nexus” per the U. S. Supreme Court “Test” is in **BURTON v. Wilmington Parking Authority 365 U.S. 715, 81 S.Ct. 856, 6 L. Ed 2d 45 (1961)** stating:

“State action exists (1) where the state and the private party or entity maintain a sufficiently interdependent or symbiotic relationship; (2) where the state requires, encourages, or is otherwise significantly involved in nominally private conduct; and (3) where the private person or entity exercises a traditional state function. On the other hand, it is also true that extensive state regulation, funding, or subsidization of otherwise private entity is not, without more, sufficient to render that entity’s conduct state action.”

The “Law Enforcers” claiming “hands off” yet ignoring law breakers is “tortfully” not keeping their employment Contract Fiduciary Duty.

The United States Supreme Court in Martinez v. California 444 U.S. 277, 100 S.Ct. 553, 62 L.Ed. 2d 481 (1980) establishes the “Nexus” and “Remoteness” of State Officials ignoring the Constitutional and Contract of their “state actors” now during these many years showing the “detainment” and “frauds” causes the harms and damages Plaintiffs seek redress as these persons “without probable cause” stand by and also participate directly with still “impeding” beyond “NO”.

THE TOTAL EXTENT OF THE HYPOCRISY OF THE 11TH CIRCUIT COURT OF APPEALS is found in their own words explained in Barts v. Joyner,

865 F. 2d 1187 (11th Cir, 1989):

“The intervening acts of the prosecutor, grand jury, judge and jury...each break the chain of causation unless the plaintiff can show that these intervening acts were the result of deception or undue pressure by the defendant policemen. In this case, no evidenced of such deception or undue influence was introduced. The Eleventh Circuit also went on to distinguish the Supreme Court’s decision in Malley v. Briggs---which held that a judge’s decision does not always break the chain of causation even in the absence of deception or undue pressure—as dealing only with procuring the unlawful arrest in the first place, and not with events following an arrest that has already incorrectly occurred.”

What more better words to define what Judge Crenshaw meant when on September 7, 2006, after reading the Circuit Court case 02-03812, Amended Complaint filed August 10, 2006, per her directions to be filed after the May 10, 2006, ORDERED production where she said “against her better judgement” produce partly the Beck credit card records and partly the FBCCP Business Meeting Records showing how Jeffers/Leatherman/Beck/Howlett/Smith/Bates/Meister/Powell/Brown/Ferguson/Not worthy et al. has conspired to do “FRAUDS” detaining FBCCP Sovereign Rights!

I. OFFICERS OF THE COURT AS “Alleged” LAW ENFORCEMENT

- Since about 1999, and before, Non Member “Law Enforcers” in violation of the FBCCP Corporation and FBCCP members (knowing of Footnote 1, and “other” facts) gave bias and prejudice to Nasworthy, Beck, Meister, Smith, Jeffers et al, Howlett, Shumate and Smoak and “Others” concealing criminal acts and By-Laws violations even though each was shown proof of the Finance Committee and Building Committee Frauds by the Trustees and “Officers”! These “Schism Agents” by multiple still ongoing acts still try to allege “non” involvement in acts “Clergy” or “Law enforcers” does.
- The By-Laws as a Contract require that the authority of the Church is vested in the Rights of a “member” to make a motion. The motion may and/or should be directed to a Committee for Review. After being reviewed by the appropriate Committee the Motion is made to the General Members upon due notice for discussion and then vote by the General Members present at a meeting. Then a vote of the Congregational General Members is made on the Motion acting per the Rules of the By-Laws giving due admiration for the fellow members and “others”.
- In unison and by frauds these “Roosters” and “Rooster Agents” try to say that Randall Townsend since the “**DEMAND MEETING**” of September 8, 1999, or thereafter was lawfully removed as an FBCCP Member/Officer.

The Federal Civil Rights Act of 1964, protected Faith Based Churches of their “Rights” to hire and fire employees. Jeffers, Howlett, Smoak and “others” still “impede” this Right and other Rights.

- The Rule of the FBCCP By-Laws established the Nominations Committee⁴ as a “Supreme Court” Branch of the Leadership Constitutional ORDER to review the persons in each position of leadership to see that they adhered to the level of duty as per the By-Laws standards and at each new Church and School Year nominate each person to the FBCCP Membership for a confirmation vote.

The Power of Rule of the Church and School and/or individual members was not vested in “schism” Sheriff Deputies Jeffers, Howlett and Smoak who have done years of self-dealing frauds and embezzlement with their disguise of a “Badge and deputy uniform” to:

- Unlawfully as “masked” deputies impede in Contract and Constitutional Rights
- In fraud get their positions; or the positions of their family members;
- By Fraud of false reports and unlawful acts to keep their positions; and/or
- to do frauds to the General Members, the Corporation and “others”; and/or
- then retain conspiracy by their superior officers;
- By fraud to detain Rights of the Corporation and of the General Members and Tax payers.

II. OFFICERS OF THE COURT AS ATTORNEYS

- John A. Grant Jr.(Grant)—Falsely acting as a “Christian” Rights Attorney-Registered Agent and Florida State Senator giving false beliefs that the “schism” was within the Law and the By-Laws and in his unconditional support of sheriff deputies assisted said deputies and “others” in violation and concealment of truth from these FBCCP General Voting Members. And since September 1999, personal conversations to him directly has conducted known fraud to the FBCCP Corporation and the General Voting Members and Plaintiff Randall Townsend (Townsend) when Townsend directly communicated with John A. Grant Jr. as the Registered Agent for the Corporation that the Schism Pastors and “others” were doing violations of the By-Laws. Grant has knowingly sent to HCSO David Gee and State Attorney Mark Ober fraudulent information contained in e-mails as posted on the www.Judgeoneyourself.com web site.
- David Gibbs, III, (Gibbs) as the Christian Law Association—Falsely acting since 1999, or before, as a Christian Attorney(s) for Christian Rights from Government unlawful intervention and that the FBCCP and CPCS leadership was allegedly within the Law and the By-Laws and the CPCS Policies. David Gibbs, III, even in direct conflict with attorney client ethics issues did argue the Terry Schiavo case. One point to this is Gibbs argued the Church sought to protect the Family Rights yet Gibbs and his attorney of CLA Drew Gardner prohibited Randall Townsend from doing his By-Laws Contract Duty, his duty as a father and his duty as a Citizen with Constitutional Rights to protect per his FBCCP By-Laws and Federal Civil Rights of 1964 Duties his Church, his family and himself from unlawful Schism and Schism agents intentionally doing frauds in a Church to destroy the Corporation and families just to fill their own pockets with money! Gibbs and Gardner intentionally blocked

Randall Townsend as a “parent” with a signed contract from acting per the FBCCP By-laws and CPCS Handbook and CPCS STUDENT ENROLLMENT CONTRACT AND seek arbitration which would expose the frauds by the Schism and Schism agents and CPCS school board members and employees.

- Charles Scruggs, (Scruggs) as Attorney and as Former Judge since July 2000, intentionally and knowingly to per his own words on September 30, 2003, to “not make a church look bad”⁵ was also intentionally and knowingly “not wanting to make the Sheriff’s deputies look bad” and thereby leveraged himself a self-serving deal and payoff by fellow officers of the court and County and State Officers. In July 2000, Scruggs intentionally gave fraudulent advice to Townsend (that the only way to get visitation or custody to protect J.D.T and J.G.T was to file for Divorce and that Townsend could take no action legally to stop the frauds of the schisms) and when Townsend was Charged by the Schism of the now proved false charges of “Repeat Violence and Domestic Violence” in November 2001, Scruggs then could not expose his July 2000, malfeasance to expose his fraudulent legal advice and Scruggs by his exparte actions became the best advocate for the Criminal acts of the Schisms to continue intentionally doing exparte frauds with fellow judges as Raul Palomino and “others”! Scruggs had to conceal his “not reporting” the criminal actions of Karen Harrod Townsend, Norma Harrod and the Church/School Schisms even in the Divorce Case filed charges by Karen Harrod Townsend in April 2002, in continuation of the frauds started by the Schism and “Harrods”. By a fax letter dated November 12, 2001, Charles Scruggs was directed to “get the Corporation Records” so Randall Townsend as a Respondent in Criminal Charges and for his fellow co-members and even his children could put on a defense and expose the Schism frauds and maybe save his marriage, protect his children and protect the families and the Church/School from further deprivations by the Schism.
- Heather Gray (Gray) as Attorney since February 2003, as hired by Charles Scruggs on behalf of Randall Townsend to “ provide her expert advice since the 01/2003, hearing before judge Timmerman did not go well” and to “Do the Appeal on all issues.” Gray intentionally in fraud stated “you have no issues for appeal” and Gray intentionally did not perform per her promised contract duties and did not file for the Appeal timely as Townsend had to file the Appeal on his own behalf but in collusion Gray with Charles Denny of Dickinson & Gibbons with Charles Scruggs and “others” did stop the Appeal and even the appointment of the Divorce case to the General Master in further violation of the Law. This is admitted by Ms. Gunn in collusion of and for as the J.A. of Judge Gomez in March 2004.
- Dickinson & Gibbons, (D&G) as Charles Denny, IV. (Denny) And A. James Rolfes (Rolfes) - who in breach of duty to the FBCCP Corporation and Congregation of Contract Voting Members instead allowed clients Beck as an individual concealing unethical and illegal acts as Beck, Senior Pastor and as a General Church member and the Schism and “others” as members and

“others” as non members and to do frauds to the Congregation, the Courts and “others”.

- CHARLES DENNY, IV., was advised January 2003, outside of the Court of Judge Arnold, “Your clients are liars.” From that moment forward Denny was under attorney client obligation as for the named members and for the Corporation and for the “unknowns” to determine who was the liars as these liars must be separated as “clients” as their lies put the FBCCP Corporation and “naïve members” at “RISK”! Instead Charles Denny with Meister and Shumate enters the court and states frauds as case laws, court process, case facts and violations of the FBCCP Corporation and “truthful and naïve members” including Randall Townsend and those for whom he spoke trying to protect as a Derivative Member the FBCCP Corporation and themselves.

III. OFFICERS OF THE COURT AS JUDGES OR AS FORMER JUDGE ALLEGED ATTORNEY CHARLES H. SCRUGGS, III:

Statement of September 30. 2003, “My personal convictions do not allow me to make a Church look bad” is now proved to be the result your alleged wisdom of your alleged professional services allegedly sought to prevent!

Actually facts show that Scruggs betraying his own clients was used for his own personal gain to conceal his frauds to these clients starting in July 2000, and also to use this fraud for his gain to conceal the acts of the HCSO and “others” and to secure his steadfast position as a biased “paid off” Lawyer for “Indigents” in the Family Court System because his is willing to conceal HCSO and Court Officers unlawful acts. The Board of County Commissioners by case law “impedes”.

Scruggs betrayed your own clients and fellow alleged “honorable law enforcement” to the demise of each defendant who betrayed themselves with you! Had you, Scruggs, in July 2000, done the law as you alleged and promised me you were to do, the bad then was now nowhere even close to as the bad this has become!

You instead cut yourself a deal with the defendant alleged “officers of the court” “alleged law enforcers” “betrayers” as you with them sell out your own integrity and your former clients—the naïve “congregational members”.

Reading the transcripts of 11/15/2001 in the Beck v. Townsend (01-15813) trial claiming “Repeat Violence” and the Karen Townsend v. Randall Townsend (01-15814) trail on “faked charges” of “Domestic Violence” and the refusal of getting the Church Records per the Order of 11/12/2001, and the Scruggs Confession of his Criminal Malfeasance to Judge Stoddard in 02/06, the conspiracy by Scruggs is proved.

IV. SHERIFF DAVID GEE ALLEGED “HONORABLE” “LAW ENFORCER”:

After shaking my hand and making promises to me at Sickles High School on October 2, 2007, How do you knowing now all these facts still allow your deputies (06/2008) and judges who report to you or over whom you have the Rule of Law to arrest these violators of numerous laws as listed for you in the THIRD AMENDED FEDERAL COMPLAINT filed for you at www.Judgeoneforyourself.com.

And the facts reported in the related cases and as listed below herein still allow retaliations against these Church Plaintiffs as you let these tax payers hard earned dollars pay your agents to still violate these Plaintiffs?

You must want to be re-elected so you can continue your conspiracy because you clearly have shown you still refuse to obey the law!

Even the June 30, 2008, phone call of 1:12 hour from your deputy Jason VanBrunt in response from an intentionally fraudulent claim again by Former Senator John Grant Jr., (see e-mail exhibits) clearly shows your agents intend to promote frauds and obstruct justice against innocent citizens just so your criminal “gang” can continue in fraud to the citizens and to the Church!

V. COUNTY OFFICIALS

Pat Bean, Jim Norman and “others”

Conceal public records.

Violate the Sunshine Law.

Unlawfully Block persons speaking publicly at the Board of County Commissioners meetings.

Reward those who violate the Courts, the Law and the FBCCP Corporation.

Keep your alleged Public Office still in conspiracy doing frauds.

VI. GOVERNOR Jeb Bush and now GOVERNOR CHARLIE CRIST

As superior law enforcement officer of the State of Florida ignore the violations of the State and of these public officers of the courts and of alleged servants of the Constitution and citizens of the State of Florida.

VII STATE AGENCIES AS THE FDLE, FLORIDA BAR, JOC, Dept of Ed., Secretary of State, Attorney General, State Attorney.

If the position of the joining “officers of the court” as “law enforcement” is they cannot get involved in a “Church Dispute” then each one is a hypocrite to the start of the breach of conflict as Deputy Jeffers, Howlett, Smoak, Corbin, Shar, Kareas (note that TPD Mike Willingham is not charged as he never acted towards Townsend in any act with malice) and Coast Guard Officer Shumate and their superior law enforcement officers cannot conceal acts of themselves as individuals and/or as themselves as Joe Howlett, Tim Jeffers, Karen Jeffers, Ron Beck, Herman Meister, Gary Leatherman, Paula Powell, Mike Shumate, Geoff Smith and “others” and has no reason connected thereby to be involved in “producing false light” in or by:

- Concealing documents and/or daily practices of Corporation Members and/or employees or of the Corporation from full open review by all General Members as this now proved concealed “money frauds” and “building Scheme frauds” and “negligence” and “acts of tort” and “conspiracy”.
- Producing documents and or promote daily practices that place facts or “persons” in a “false public light” thereby acting as “giving” “false witness”.

- Making frauds and obstruction of justice and in violations of a By-Laws Contract and making “threats” still against the Congregational Members and “citizens” who express their By-Laws Rights and Constitutional Rights to question “any and all” acts of persons and the Corporation and “others”
- Making false statements and frauds then in causing a Divorce.

By public “threats of arrest for Randall Townsend seeing and protecting my kids since 09/08/99, at the CPCS or FBCCP” since I said PUBLICLY on 09/08/99, in the Confrontation Meeting “show me the money” and “stop the building scheme frauds” and was restrained by:

“false reports since 1994”, “police car chases”; false imprisonment”; “abuse”; a November 2001 “Repeat Violence” and “Domestic Abuse Injunction” and “threats” and “fraud” by “pastors, teachers and others” and “peer pressure” to the Townsend Children;

- taking my kids from their father by fear and threats and frauds in the acts of October 1999, as you can read the letter from J.G.T and J.D.T. the night they were forced by their mom and the schism to leave their home and stay in hiding for almost 2 years while “black & blue” make their daddy appear falsely as a threat!
- A Divorce Injunction “of October/December, 2003” signed and conspired by Scruggs after he was fired, September 30, 2003, and as Attorney Gray helped conceal the frauds jointly with Judge Timmerman, Judge Gomez and the 2DCA and Florida Supreme Court is permanently keeping the kids from their father by false charges.
- Threats of HCSO Deputy (VanBrunt) of June/July/August 2008.
- Impeding my seeking “equal due process” in a court of law you conceal the “schism frauds” all gained by frauds of Sheriff Deputies and Judges as “officers of the court” and “getting Church internal documents to allow me to perform my ethical review duty” and “being trespassed for my attending my original place of worship”.

EVENTS DOCUMENTED HEREIN REVEAL:

WHERE DO THE RELIGIOUS “PILGRIMS” GO NOW TO GET FREEDOM TO PRACTICE THEIR RELIGIOUS RIGHTS IF A GROUP OF GOVERNMENT PERSONS CAN DO AS THESE FACTS REVEAL IN ANARCHY AS OTHERS IN GOVERNMENT PARTICIPATE IN THE DEMISE OF CONSTITUTIONAL RIGHTS?

FACTS PROVING PERSONS HEREIN ARE:

- (1) **GOVERNMENT “SCHISM AGENTS” INVADERS OF CONSTITUTIONAL AND FBCCP CONTRACT RIGHTS but grant themselves “sovereign immunity” to unlawfully get them around “unlawful” impeding”.**

- (2) **“SCHISM LAWYERS AND JUDGES CONSPIRE TO GRANT IMMUNITY TO THE "ROOSTER" SCHISM by; delay, ignoring lawful pleadings and motions and doing Orders and Injunctions to intentionally cause “impeding”. Note that Attorney Scruggs, Gray and Judge Timmerman after Scruggs is “fired” intentionally do the many Divorce Injunctions in 2003, which was against the findings of Judge Palomino in 2001, which bars Randall Townsend “permanently” from his kids and even to give these “law enforcers” more illegally Unconstitutional now legal means to keep these children from their “now proved honorable father” even if these children try to contact their father from or by using a “Third Party”. This wording is chosen to grant “immunity” to the “Roosters” and “Rooster Agents”!**
- (3) **“SCHISM HYPOCrites” AS CHURCH MEMBERS THESE PERSONS ARE UNFIT FOR THEIR “LEADERSHIP” AND “MEMBERSHIP” POSITIONS AS THESE FACTS SHOW THEIR KNOWINGLY, INTENTIONAL AND WILLFUL YEARS FRAUDS AND CRIMINAL ACTS OF:**

THE TRUSTEES --(Geoffrey SMITH, HCSO deputy Joe HOWLETT, Gary LEATHERMAN, Pinellas County Sheriff Deputy Timothy JEFFERS) AND

THE FINANCE COMMITTEE -- (Timothy JEFFERS, Gary LEATHERMAN, Frank EDWARDS with Paula Powell and the “pastors”.)

THE PERSONNEL COMMITTEE—(Jim Leahy, Buddy Rawls, Duane Milford, Robert Giles,

THE PROPERTY ACQUISITION COMMITTEE—(Ron BECK, Frank EDWARDS, Gary LEATHERMAN, Robert GILES, Duane MILFORD,

THE CITRUS PARK CHRISTIAN SCHOOL STEERING COMMITTEE OPERATING AS THE CPCS “SCHOOL BOARD” and “CPCS OFFICERS/EMPLOYEES”—(HCSO Deputy Mike SMOAK, Paula POWELL, Jackie CORBIN, Ron BECK, Herman MEISTER, Karen JEFFERS, Gayle LYNN, Karen Harrod Townsend, April BECK and others

DEACON CHAIRMEN –(Mark Nunes, Mike Shumate, Ed Hopkins, Duane Milford Jim Leahy, Jim Bates and Others.

THE REGISTERED AGENT FOR THE FBCCP CORPORATION- (JOHN A. GRANT, JR. Esq. From 1996 or before through 04/2008 and Geoffrey Smith as President from 1996 or before and as Registered Agent from 04/2008 till??)

IN CONSPIRACY SAYING AND BY ACTIONS CONSPIRING:

“YOU ARE NOT GOING TO MAKE OUR PASTORS LOOK BAD” as now a fraud they cannot conceal by the terminations of Nasworthy, Brown, Beck & Meister, “for cause” by FBCCP members finally getting Townsend’s truthful reports via the proofs in www.Judgeoneyourself.com

AND THE PASTORS, FAMILY AND STAFF-- (Ron & April BECK, Herman & Joyce MEISTER, Karen JEFFERS, Gayle LYNN, Paula POWELL, Bill BROWN, Elbert NASWORTHY, Dave FERGUSON and even Karen Harrod Townsend)

AND THESE AS “OTHERS” (DR. Lon LYNN, Buddy RAWLS, Jackie HOWLETT, Jim BATES, NOW AS DEFENDANTS

WHO JOINTLY ACTED IN COLLUSION BY INTENTIONAL TORTFUL NEGLIGENCE AND FRAUD WITH CHURCH AND SCHOOL EMPLOYEES WHO KNOWINGLY DID SINCE ABOUT 1994, or before and STILL DO CONCEALING “TRUTHFUL REPORTING AND RECORDS” OF THE FIRST BAPTIST CHURCH OF CITRUS PARK AND CITRUS PARK CRISTIAN SCHOOL

THESE SHERIFF DEPUTIES:

Joe HOWLETT, as Trustee

Timothy JEFFERS, as Deacon; Finance Committee Member and Chairman; Trustee

Mike SMOAK, as Deacon and CPCS School Board Member—

AND UNITED STATES OF AMERICA COAST GUARD OFFICER: Mike

Shumate, As Deacon, and as Chairman of the Discipline Committee,

With their Superior Law Enforcers have detained and impeded Townsends because we have tried to do “SHOW ME THE MONEY” and “STOP THE BUILDING SCHEME FRAUDS”!

- THE CITRUS PARK CHRISTIAN SCHOOL WAS IN THE 1980’S –1990’S ONE OF THE MOST HONORED AND RESPECTED PUBLIC OR PRIVATE SCHOOLS IN THE TAMPA AREA. CITRUS PARK IS IN NORTHWEST HILLSBOROUGH COUNTY, FLORIDA, (TAMPA)!
- WAITING LISTS EXISTED FOR MANY OF THE GRADES.
- EMPLOYEES GOT FREE TUITION FOR THEIR CHILDREN.
- THIS IS A PERFECT MOTIVE FOR SCHISM PERSONS (JEFFERS, SMOAK, BECKS, OR OTHERS) TO HAVE MOTIVE FOR CREATING A SCHISM FOR THEIR OWN SELF DEALING.

WHILE ENTRUSTED WITH CHURCH MEMBERS AND FBCCP CORPORATION OFFICERS RIGHTS TO SERVE THE FBCCP CORPORATION AND MEMBERS OF THE CORPORATION AS THE FBCCP CHURCH AND CPCS HAVE KNOWINGLY VIOLATED THE BY-LAWS AND THEIR OATH AS DEPUTIES TO UPHOLD THE LAW AS THESE FACTS SHOW!

TO DEFLECT FROM THEIR (The Rooster Schism) CONSPIRACY AND SELF-DEALING WITH AND SHIELDED BY “pastors” THESE DEPUTIES CONCEALED

THEIR FRAUDS AND INTENTIONALLY MADE FALSE CHARGES TO THE FELLOW CHURCH MEMBERS INCLUDING PLAINTIFF’S AND PLAINTIFF’S FAMILIES AND THEIR SUPERIOR LAW ENFORCEMENT OFFICERS (Schism Agents) AGAINST RANDALL TOWNSEND.

RANDALL TOWNSEND DUE TO HIS HONEST LOYALTY TO HIS OATH TO SERVE PER THE BY-LAWS VESTING THE GOVERNMENT OF THE CHURCH IN THE HANDS OF ALL MEMBERS WITHOUT FRAUD AND EQUALLY PER DUE PROCESS UNDER THE LAW HAS ENDURED THESE VIOLATIONS OF THESE PERSONS AS THEY KNOWINGLY AND INTENTIONALLY VIOLATED THE BY-LAWS AND LAWS BY THEIR ANARCHY!

THESE FRAUDS (Design, Intensity, and Conspirators) ARE PROVED BY THE FBCCP REPORTS and years of LITIGATION.

THE YEARS OF LITIGATION SHOWS HOW THESE “LAW ENFORCEMENT” OFFICERS KNOWINGLY AND INTENTIONALLY CONTINUE THE SCHISM FRAUDS, VIOLATIONS OF CONSTITUTIONAL AND BY-LAWS AND CIVIL RIGHTS INTERFERENCE AS JOINT TORTFEASORS STILL PRACTICING UNLAWFUL EXTORTION AND OBSTRUCTION AND CONSPIRING TO DO ANARCHY.

- 1.) How the FBCCP and CPCS Money is:
 - Being falsely collected
 - Being falsely spent and
 - Being falsely –not properly reported without “fraud or concealment” every 90 days as required by the By-Laws since about 1994 and before.
- 2.) Money was not and is not being spent daily per the “Rights” (as Business Meeting public questions of these General Members expressed expected “duty” and “private confrontations by Townsend against the Schism” expressed violations of the General Members expectations) expressed of the FBCCP General Voting Members to knowingly direct and approve the expenditures by “self-dealing” Employees and “Gratuitous Persons” (serving on Committee’s with said employee’s and Committee’s duty to honestly report per their Commissions and Oath made to the Nominations Committee before their recognition to their Service and elections of the General Members).
- 3.) Concealing the money trail required the “Money Schism members” to conceal the “Building Schism members” doing “self-dealing” as “Administrative Fees, or with Building Funds, or with “Old Designated Money” and/or “Other funds” at the expense of the FBCCP Corporation, the Corporation Members (FBCCP & CPCS), and as tax payers.
- 4.) Schism members own public words and actions reveal their conspiracy to deprive the FBCCP Corporation, the members and Tax Payers of money and of Rights.
- 5.) Schism members and Schism Agents now proved “private” documents, actions and words reveal their conspiracy that still is ongoing to the deprivation of Plaintiffs.
- 6.) Randall Townsend as the elected Leader following;

- A. the “money trail” per his duties as the Nominations (FBC Ethics Supreme Court) Member/Awana Commander and
- B. trying to stop the “Building Scheme frauds” “Just so the Beck’s could have more bathrooms for his daughters and live in the country like his brother Donnie” or spending about \$25-40, 000.00 of School/Church money for his private restoration of the EARLE HOME, as the Long Range Planning Committee Chairman leader to the knowingly and intentionally conspired false charges by the “Schism’s” and “Schism Agents”.
- C. Trying to by outside “experts” now “JOINT TORTFEASORS AS SCHISM AGENTS” as Certified Public Accountants, the IRS, Building Expansion Professionals, Lawyers, Judges, The Florida Bar, The Judicial Qualifications Commission and “Law Enforcement”,

TO EXPOSE THE CRIMINAL ACTS OF THESE NOW DEFENDANTS!

- 7.) Tim Jeffers, Mike Smoak and Joe Howlett (Mike Shumate and Gary Leatherman have fled) have knowingly and intentionally been and still are in “TORT” Breach of the FBCCP By-Laws as Contract and per their Constitutional Oath as “Sheriff Deputies” and Mike Shumate was in violation of his FBCCP By-Laws duties and per his Oath as an agent of the United States Coast Guard. John A. Grant, Jr. as an alleged Christian Senator Attorney even in 2007 admitted he acted on behalf of the Church in the property issues but were in the BUSINESS MEETING REPORTS show he was paid as the CHURCH had to approve this payment as was COGAN and DOOZAN and “Others” were paid out of the Building Funds.
- 8.) “Others” knowingly and intentionally also do “Tort” Breach the FBCCP By-Laws as members and non members of FBCCP to conceal the Torts of deputies Jeffers, Howlett and Smoak and Shumate.

“Per State Law, **Kaisner v. Kold** 543 So2d 732 1989 Fla. Sct 2682, stating “In this case, we find that petitioner was owed a duty of care by the police officers when he was directed to stop and thus was deprived of his normal opportunity for protection. Under our case law, our courts have found liability or entertained suits after law enforcement officers took persons into custody, otherwise detained them, deprived them of liberty or placed them in danger. So long as petitioner was placed in some sort of “custody” or detention, he is owed a common law duty of care.”

When ALL Deputies and Shumate as a Government Officer of the United States Coast Guard did their first Negligent and or Intentional Tort Breach of the DETAILED “DUTY” of the FBCCP Contract By-Laws and gave F.S. 775.03 “Unlawful benefit to Clergy” even knowing the “Schism” and “Agents” did intentional frauds to violate the liberty of and to detain the fraud free knowledge and votes of the General Members or in obtaining of false loans or in obtaining the “Vacant Land Contract” (18105 N. Gunn Highway) or false Business Reports, or in the false JANSSEN & HORGAN C.P.A. “audit” or in Affidavits to Courts or by frauds to “others” of Law enforcement” and prohibited Randall Townsend by unlawful detainment and police car chases from doing his FBCCP Membership and FBCCP “Elected” Duties they took jurisdiction and

dominance of the damages suffered by Plaintiff's as stated in all lawsuits filed by Randall Townsend for the protection of his children, his family, his Church and all Plaintiffs due to now the years of proved "unlawful detainment of liberty by violations of the By-Laws" and "due process".

Per **Williams v. State**, 34 Cal.3d 18, 22, 192 Cal .Rptr. 233, 235, 664 P.2d 137, 139 (1983) (Quoting Davidson v. City of Westminster, 32 Cal. 3d 197, 185 Cal. Rptr. 252, 649 P.2d 894 (1982), stating: "Starting from this premise, we have based some of our holdings on the principle that there can be no governmental liability unless a common law or statutory duty of care existed that would have been applicable to an individual under similar circumstances. Id. As the California Supreme Court noted, "[c]onceptually, the question of the applicability of ... immunity does not even arise until it is determined that a defendant otherwise owes a duty of care to the plaintiff and thus would be liable in the absence of such immunity."

These officers created the "zone of risk" by detaining Randall Townsend from his liberty per the By-Laws and the Constitution that Government is not to "impede in a Contract" or violate Religious Liberty and Family Law Rights and Civil Rights even outlined as "DUTY" of members of the FBCCP per the By-laws. To conceal FBCCP Frauds, Schism and Schism agents unlawfully detained the liberty of Randall Townsend even from his own children since September 8, 1999, and still enforce a Divorce Injunction of 2003, they gained by intentionally conspired frauds as extortion for Randall Townsend to not "blow the whistle" of unlawful government and government actors. How does these facts not expose FACTS per F.S. §775.085, "...clear and convincing evidence that it has been coerced, intimidated, or threatened in violation of this section shall have a civil cause of action..." and per F.S. § 617.

- 9.) Randall Townsend, and those for who he still serves and speaks since 08/1993, are still being violated of the By-Laws Rights and Constitutional Rights.
- 10.) Government per the Constitution is not to "impede" Religious and Family Rights and "Other" Civil Rights. NEVER! Yet "law enforcement" conceals still daily frauds.
- 11.) In extortion, witness tampering, kidnapping and obstruction of justice, obstruction and breach of the United States of America and FBCCP By-Laws the defendants including "law enforcement" proved by:
 - A. THE FALSE **FINANCIAL STATEMENT REVIEWS** of 1996, 1997 & 1998 and "others" by Sheriff Deputy Tim Jeffers as a Chairman and member of the FBCCP Finance Committee and jointly offered in fraud by HCSO Sheriff Deputy Joe Howlett concealed unlawful use of General Voting Members directive of FBCCP assets.
 - B. The fact that in December 1998, when the Awana Children and Workers (35 + people) were put by frauds in risk using the School Bus to go to the Camping trip and these Finance Schism members said "we have no money to fix the bus" yet the records produced show over \$43,000.00 went to "pay off's" for select FBCCP employees. (Note the confession by Elbert Nasworthy regarding his special

money for his house payments of \$5112.03 as “Administrative Fee” that disappears from future Business Meeting Reports.)

- C. The intentionally false deceptions made by speakers to the General Voting Members as recorded in the FBCCP By-Laws Business Meetings confirm the Schism Conspiracy in matters regarding the:
- (1) The demand of the Church for an unbiased Certified Public Accountant audit.
 - (2) The Motion and promises made on what hiring the Cogan Industries Company would do for their professional services (of \$5,000.00) when then also Nasworthy in 2006, reported that Cogan was fired but paid by the Finance Committee, Trustees and Pastor without never advising the LRPC or the Church so that the Cogan Report would not be able to confirm the findings of the Property Acquisition Committee and the Long Range Planning Committee as reported by Randall Townsend. The presented Cogan Industries Review confirmed the facts presented by Randall Townsend to these now defendants.
 - (3) The Motion to Buy the Earle Property of July 1997, resulting in the Pastors and Trustee’s and Finance Committee in violation to the General Voting Members, The Property Acquisition Committee and the Long Range Planning Committee, buying the 18105 N. Gunn Highway property and signing falsely the “Vacant Land Contract” by Geoff Smith as President, attested by Gary Leatherman as Corporation Secretary and the pastors. This fraud was cause to have legal charges brought for frauds but Howlett and Jeffers blocked justice and continue to retaliate against Townsend’s and plaintiffs for seeking to protect themselves of Contract, Constitutional and Civil Rights. The 2006 Court Order of Judge Crenshaw to produce the FBCCP and CPCS Records and Credit Card reports of Ron Beck was proof enough to again bring Criminal Charges and scared off Gary Leatherman, but now again “law enforcement” impedes Corporation, Congregational and Plaintiff’s Rights and still enforces the Divorce Injunction of 2003 that keeps Randall Townsend from his Children and the Trespass Warning of 2007 that keeps Randall Townsend still from “worshipping” at his Church. The law is the statue of limitations has not yet expired on these criminal charges.
 - (4) The October 1999, Business Meeting Frauds to deflect from the facts stressed by Randall Townsend that “money” and “building” “schism schemes” were evident and that the frauds of the Schism to say on September 8, 1999, Randall Townsend “was dangerous to his kids and family and to his Church and School families and members” was a fraud as now the points proved by Randall Townsend show as TRUTH and blocking his desire to “worship” and “assemble” with “non schism” honorable still naïve members. (Still naïve as all FBCCP documents are still concealed illegally by Deputies and Schism agents in violation of the Non interference clause of the By-Laws (Article V. Section 4 (d). “The government of the Church shall be vested in the hands of the members...”
 - (5) The numerous frauds stated by Speakers at the January 2000, FBCCP Business meeting against Randall Townsend confirming the false witness allegations by pastors and the schism in their extortion and frauds.

- (6) The frauds that Randall Townsend on April 30, 2000, while illegally detained under false arrest by Deputies “standing on church steps” and “did fraudulent documents” for their own private interest did “placing Randall Townsend falsely in the public eye” across the street “detained” in his car waited until deputies Howlett, Smoak, Jeffers, and Shumate allowed him to enter the Business Meeting and produce the frauds known at that time to the General Members. Both Jim Leahy and Mike Shumate said their committees had yet to make a “motion” to the Church per their January 2000, Beck and member directive to investigate the allegations by Randall Townsend.
- D. Karen Jeffers and April Beck in violation of the BY-LAWS (1993 Constitution, By-Laws Article IV) was not voted for approval by the Nominations Committee nor brought to the General Congregation for a vote as a CPCS School Principal’s.
- E. The TRUE FBCCP BUSINESS FINANCIAL RECORDS ARE STILL WITHHELD from review or per Court Ordered (Judge Crenshaw 05/2006) discovery production for Randall Townsend proved by partial production that Randall Townsend was and is still honorably a Church Member per F.S.§617.
- F. The FALSE REPORTS (10/27/99) OF THE JANSSEN & HORGAN C.P.A.’s that Tim Jeffers on 10/28/2007, freely admitted he was the conduit of the frauds as David Powell and Dave Ferguson assisted in the unlawful detainment inside the FBCCP Church and themselves participated in false allegations to HCSO Sheriff Deputy R. Clark (PID 4035) who issues the Trespass Warning Case #07-650170 on October 28, 2007.
- G. The known then False Deputies(Howlett/Jeffers/Smoak) “plan” and “False Affidavits” of Ronald Beck and Karen Harrod Townsend on October 2001, and the False Under Oath Statements in the Court of Judge Palomino on November 15, 2001, personally witnessed and concealed by frauds of Former Judge as Attorney Charles Scruggs intentionally betraying his clients, per his own confession on September 30, 2003, “My personal convictions do not allow me to make a Church look bad” but at the same time ignored the 11/12/2001, Faxed letter as Demand to Subpoena the “TRUE CHURCH RECORDS” and thus prove the “SHAM” of the Schism members as Judge Palomino on January 2004, admitted and alleged the malfeasance of Attorney Scruggs on 11/15/2001, in his Court. Scruggs also fully confessed to Judge Stoddard in February 2006, yet Judge Stoddard ignores the LAW!
- H. The Confessions in the meeting of Coronal Gary Terry and Deputy Renato Martinez to Randall Townsend on June 26, 2007.
- I. The Confessions of Captain Burton and Bodie on July 13, 2007
- J. The October 28, 2007, TRESPASS WARNING #07-650170, issued to prevent Randall Townsend from attending his FBCCP Church Service and FBCCP Business Meeting proving the intentional conspiracy and fraud by Schism members since September 8, 1999 and before.
- K. The November 2, 2007, E-mail of Former Senator John Grant, Jr. to Sheriff David Gee, stating frauds.
- L. The June 2008, e-mail of Former Florida Senator John Grant, Jr. to Sheriff David Gee and State Attorney Mark Ober stating frauds and

- M. The June 30, 2008, by the 1:12 hour phone call of HCSO Deputy Jason VanBrunt continue to threaten Randall Townsend and threaten by “arrest” and continue to keep Randall Townsend from his children and Church and those for whom he speaks to still conceal the defendants violations of law and the FBCCP By-laws even however that Randall Townsend has been proved to have been acting within the law and is a “whistle blower” to the acts of the Schism and Schism Agents.
- 11.) Facts show how easy it is for just a few to create the demise of Church, Family and Civil Rights even the Pilgrims acted to instill protections in our Constitutions that Government and self dealing Government agents would not destroy.

KEY DOCUMENTS OF INTENTIONAL “SMOKING GUN” FRAUD:

- 10/09/1994 **CONFESSION OF ELBERT NASWORTY** of “Discretionary Funds”.
- 04/28/1996 FINANCIAL STATEMENT REVIEW by the FINANCE COMMITTEE and verbal confession stated in the Business Meeting.
- 04/23/1997 FINANCIAL STATEMENT REVIEW signed by Gary Leatherman for the Finance Committee
- 07/xx?/1997 LAND PURCHASE CONTRACT OF EARLE PROPERTY (18105 N. Gunn Highway) as the Contract differs from the MOTION made and voted on as approved by the FBCCP General Members, the Property Acquisition Committee and the Long Range Planning Committee.
- 09-10/1997 CPCS Soccer Team put at “RISK” as bus breaks down at Dale Mabry and Ehrlich in rush hour and Tim Zitnyar is almost killed.
- 03/18/1998 FINANCIAL STATEMENT REVIEW signed by the Chairman Tim Jeffers and the entire Finance Committee Leatherman, Miller, Williamson
- 12/1998 AWANA CAMPING TRIP BUS BREAKDOWN AND VIOLATIONS putting your kids at “RISK” while “pastors, principals and finance committee members” partied on Prime Rib dinners and would not answer their cell phones.
- 05/02/99 FBCCP Business Meeting Report shows \$40,000.+ missing from “pastors salary fund” and bus on December 1998, could not be “fixed” because pastors and others had to get paid unknown “self-dealing” while they knowingly and riskfully “violated kids”!
- 08/1999 BECK steals the Awana Microphone designated system from your kids.
- 09/1999 Little 3 year old girl is hurt in the Fellowship Hall when furniture left since May 1999, and promised to be removed many times falls on Awana Kids. (Pastors too busy playing personally to do their jobs.)
- 10/27/1999 JANSSEN & HORGAN C.P.A. LETTER presented to the Church to make Townsend look like a “liar” and to conceal what Mr. Horgan as C.P.A and CPCS parent stated in 2006!
- 10/31/2001 Affidavit’s of Ron Beck and Karen Harrod Townsend making knowingly false statements under oath.
- 12/2005** **Karen Harrod Townsend affidavit to court of judge Holder admits her frauds and frauds of the “roosters and rooster agents”! Yet their crimes continue!**

<u>DATE -/</u>	<u>EVENT</u>
1940's	Randall Townsend's Uncle Rev. Floyd Tyson started Citrus Park Baptist.
06/69(Fathers Day)	Randall Townsend joined First Baptist Church of Citrus Park.
06/12/81	Randall Townsend and Karen Harrod Townsend married.
08/27/83	Birth of Townsend son, J.D.T.
07/08/85	Birth of Townsend daughter, J.G.T.
08/88	Townsend children began attending Citrus Park Christian School (CPCS).
08/88	Karen Townsend began teaching at CPCS.
08/93	Townsend family rejoined FBCCP
08/93	Randall Townsend is immediately asked by Dr. Warner, Jim Bates, Buddy Rawls and "others" to lead the Long Range Planning Committee and to be considered as a "Deacon".
08/94	Randall Townsend elected by Church Vote as FBCCP Long Range Planning Committee Chairman & Awana Commander & Nominations Committee Member
10/09/1994	Elbert Nasworthy defined in "Fraud" alleged "Discretionary" "Rights" and "Administrative Fees" creations of the Finance Committee to violate Members By-Laws Rights but no Members vote of approval or to change the By-Laws. (Subsequent FBCCP reports submitted to the Church for vote do not even budget for "Administrative Fees" but then show expenses still unexplained and discovery thereof blocked unlawfully by Roosters and Courts.
01/22/95	<u>FBCCP 2nd QUARTERLY BUSINESS MEETING MINUTES</u> Lengthy debate on need clearer financial accounting and reporting. See reports. New Business: (Pastor Nasworthy) Make this recommendation as a motion that we license Herman Meister for the Ministry of the Gospel in keeping with our by laws and constitution after hearing him preach to our body her, I make that motion do we have a second. 2 nd George Tripp Motion Carried.
12/19/95	Meister admitted in 2000, he joined the "Roosters" knowing of the frauds! FBCCP received \$170,000.00 eminent domain(01/22/95- \$126,000 expected) from Hills. County and "3.) The deposit of \$153,000 was made into the church savings account entitled 'Refurbishing Account' on the same day the check was received."
01/22/1995	2 nd Quarter Business Meeting Geoff Smith questions spending more than we are taking in. Jim Kerns questions spending almost \$9,200.00 on office furniture of the \$9,500 budget. Bob Purchase questions overspending. Nasworthy admits to \$5,112.03 Alleged IRS allowed Housing Allowance

(Beck, Meister, or Others Housing Allowances “dipping” never revealed to members).

01/14/96 Herman Meister is by Motion moved that we license him for the Ministry. FBCCP Business Meeting Report-“6.) The final decision of the course which will be taken in actual construction will be that of the church body. Recommendations would come from the appropriate committee and with the approval and support of the Pastor and Staff. Example: A recommendation to remodel the existing sanctuary in a particular manner would be brought to the church with plans and cost for church approval. The appropriate committees will handle matters within their area of responsibility, as they are designed to do. Example: Building and Grounds along with the Pastoral Staff would handle the relocation of a playground.”

03/24/96 FBCCP SPECIAL CALLED BUSINESS MEETING: note worthy facts- Motion to purchase 2 modulars for the 6th grade and a library. (\$70,000.00)

“Lynn Leahy- What is the Long Range Plan for the school? Continue to add portables or buildings or what?

Pastor Meister- I believe, as the Lord would lead we could probably better answer that I see that we are able to do anything more that what we are doing right now. I don’t think portables would be the way to go. We don’t really have any other place to put the portables. So until the Lord would direct differently, this would really be the end of the Christian School thought that we had a number of years ago. I don’t see that we are able to do anything else until the Lord will provide additional property, or land, or a building program that would allow us to do something else. We have talked about a possibility of a High School. The Steering Committee discussed it this year. We agreed to really make it a matter of prayer over the next couple of years. We said we would address it again in two years. Again, we really believe the first major thing that has to happen is to deal with our church and meet the church need for our congregation. As our congregation grows, it will enlighten us as to what we will have to do for Sonshine Patch or Awana as well as the School Ministry....

Andy Anderson—Am I hearing that the school is taped out for size and space?

Pastor Meister—Yes, with the exception of adding bodies. Yes we are. There are some classes that we...”

Pastor Beck—Please take out the informational packet concerning Cogan Industries. We want to take some time and go over that with you: the second recommendation will be dealing with and actually voting on next Sunday night. This recommendation is coming from the Long Range Planning Committee; that we should contract with Cogan Industry for Phase One, a preliminary to the building program-let me emphasize preliminary to the building program. We are not laying block, folks. We are not going to lay block until you vote and lay let’s do it. There are

many things that we must do before we can be doing that ; like raise the money. We need to know what we can do here.

Cogan Industries:

Pastor Nasworthy—As previously distributed.

Connie Richtmeyer—I guess I am the only one concerned with the cost. What is the cost?

Pastor Nasworthy—Cogun's cost for the Phase One is \$5,000.00 fee. Everything that is involved comes out of that \$5000. That is there fee.

Andy Anderson—Are you asking the church to vote on only phase one? Is that the recommendation?

Pastor Nasworthy—The recommendation that will come from the Long Range Planning –that the church allow them to engage the service of Cogun Industries for a fee of \$5,000. That \$5,000. Fee by the way will come from the Together We Build Funds that we have on hand. It will not come out of the general fund or our budget. We are not budgeted for that.

Connie Richtmeyer—Does that include the environmental studies?

Pastor Nasworthy—Yes, for Phase One. If they suggest that we need to go further, we would have to. We would have to deal with that accordingly and consider whether to do it.

Mike Powell—Can we use all the information we gain from Phase One then go with another company to build.

Pastor Beck—Yes we could do that. I don't know what the wisdom would be in that . We are just engaging for Phase One, we have not contracted them to lay one block for us.

Frank Edwards—How much property do we have to work with?

Pastor Nasworthy—Between 6-7 acre range.

Ed Hopkins—A question was asked if we could take the information from Phase One and contract another company to build. Why would you question the wisdom of that?

Pastor Beck—I personally would question the wisdom of that because of my confidence is so strong in Cogun. (Then why fire them from doing their report? Is this then not further proof of the intentional deception and fraud to ignore these experts so Beck could buy the 18105 Gunn Highway property without a confirmed “NO” from these experts as both 7705 & 18105 properties had much in common especially in dealing with Governmental issues. Beck just wanted “more bathrooms for his daughters and to live in the country like his brother Donnie.” The Long Range Planning Committee demanded the Cogan Report and we were lied to with the Church Body by these of the Schism and these deputies still conceal this fraud to these Plaintiffs.)

Ed Hopkins—Are they going to come up with a recommendation what we can do here? Are they going to work with us to come up with a recommendation? Are they going to give us a choice? What are they doing with Phase One?

Pastor Nasworthy—What they will be able to tell us; what can we do, what we think we can or want to do may or may not be feasible. They

will give us the total options that we have. They will make a recommendation of what we can do. When I use the word recommendation I want to back away from that word. They will report to us what our capabilities are. Then we as a church, will have to make a decision. What do we need to do? Or what would we want to do? They could come back and say, based on county requirements and one thing after another, you can only build so much size sanctuary. The church would have to decide if that is a wise move or not. They will bring a report of what we can do.

Pastor Beck—It is our decision on what we are going to do.

Carolyn Rawls—Did we decide to build a new sanctuary? Because I don't remember voting on building a new sanctuary. Will they provide us with an opportunity to renovate this sanctuary?

Pastor Nasworthy—We are not building a sanctuary. Possibly they will let us know what it will cost to renovate this facility. If that is the direction the Long Range Committee sent them on. It is going to depend on what we find out about what our possibilities are on this property. The most obvious need appears to be that of a sanctuary. Don't read anything into that, as a body, at this point, because we may need to do something else other than that.

Pastor Beck—The actual vote concerning what we would build would come at the conclusion of Phase One. We didn't mean to tell you were building a sanctuary. We're just saying we got a problem out front here, and it will be constructed within the next year or so that we will need to deal with it, if not construct, we will need to do some kind of remodeling here. That vote will come to the Body at the conclusion of Phase One.

Jerry Miller—Is this going to be a complete study for everything, sanctuary, education, growing, school?

Pastor Beck—Yes. Everything we can possibly do.

Ruth Gough—Is it still in our plans to buy additional property around the church?

Pastor Beck—We are always looking, and we have really been praying about the school across the street. We're praying they will go some place else and that would be perfect. It was a decision before I came, to keep our eyes on the lots in back of the church. We have already gone out and asked out how much they would sell the property of the Day Care. Brother Windy Bennet, and a couple of lots next to our soccer field. None of these decisions will be made without taking to the Body.

Bill Schwab—Were there any other companies or any other way considered of doing this?

Pastor Nasworthy—Yes. The Long Range Planning Committee contacted the Florida Baptist Convention and their Architectural Department and had a meeting with Russell Hughes about a month ago. Randy Townsend had a meeting with him, I was in part of that meeting also. We also

contacted the Southern Baptist Convention and their Architectural Department up in Nashville. In both of those cases they were available to us, but they recommended a firm such as a Cogan to come and do the type of study that needs to be done.

===== When did money disappear questions start for “accountability” accounting.

04/1996 SPECIAL CALLED MEETING WITH COGAN INDUSTRIES

06/23/1996 SPECIAL CALLED BUDGET BUSINESS MEETING
Elbert Nasworthy states there are 3 Letters to the Budget Meeting Members defining for them the process. The Budget Committee Members are Gary Leatherman, Jim Kerns, Tim Jeffers, Pastor Meister, Pastor Nasworthy, Pastor Brown, Derryl Boyette, Rick Holbin and Duane Milford.

“Pastor Beck-This (Budget) is a recommendation from a standing committee and requires no second. Do you have any questions?
Motion to adjourn by Joe Howlett.

07/28/1996 FOURTH QUARTER BUSINESS MEETING

“Jim Kerns- Why such an inaccuracy here and what causes this? Why wasn’t this reviewed prior to this meeting?

Gary Leatherman- We did look at some of the reports last Sunday evening, and there were some changes subsequent to that. The committee looked at the un-updated reports. We got these about the middle of this week, so we got the changes and some additions. Paula, bless her heart, was part of our Missions Team. So she has been gone for either ten days. Does that satisfy your question brother Jim?...

Gary Leatherman- We were supposed to bring back to the congregation an answer that the Pastor had requested us to get an answer on, and I do not have an answer this evening. That is about what the legal implications would be of us performing a review versus an audit. Brother Rick Holbin was looking into that, and I did not get that answer from him before he went to Atlanta. I will get that from him and make sure that Pastor Beck gets that answer.”

Also presented was the Task Force on voting age.

“Buddy Rawls-Any updates with the road project from Long Range Planning Committee?

MORE TO BE Inserted from the Report shows conspired frauds by Beck et al.

1997 RON BECK COUNSELS KAREN HARROD TOWNSEND TO START SEPARATE FAMILY CHECKING AND BANKING ACCOUNTS AND BEGINS TO DISCREDIT RANDALL TOWNSEND ANY WAY HE CAN! Karen Harrod Townsend as a “Jezebel” plays up her “alleged” innocence concealing her criminal acts.

1997 Randall Townsend again seeks legal advice from David Gibbs, of the

C.L.A. as the Gibbs Law Firm.

1990's Randall Townsend meets with Jeb Bush privately off camera at WTVT Channel 13, Tampa, Florida at the Town Hall Meeting and on camera asks "What do you do when you find out the Florida Bar and Attorneys are lying to you?". Thus when Jeb Bush became Governor he had a duty to investigate these serious charges!

01/25/98 Frank Edwards gives FBCCP Report & Tim Jeffers gives CPCS Report
03/18/98 **FBCCP & CPCS FINANCIAL STATEMENT REVIEW FISCAL YEAR END JUNE 30, 1997** (Period of August 1997-March 1998)
Signed as Prepared By: Tim Jeffers, Chairman; Frank Edwards, Vice Chairman; Gary Leatherman, Secretary; Jerry Miller; Bud Williamson, Members (Not stated in letter is also Ex-officio Members as Pastor of Administration, Elbert Nasworthy and Ron Beck)
What it does not show is:
The By-Laws Required outside "Audit"
The expenses were "approved within By-laws guides" as Report eludes that the Committee did not "review ethics of expenses" but "Some recommendations have been submitted to the Pastoral Staff for implementation."
(Court Ordered 2006 Produced Reports of Credit Card Purchases by Ron Beck conveniently by Judge Crenshaw started for July 1998-and thus protected March 18, 1998, Report which shows Ron Beck expenses did not match Business Meeting line item expenses as reported to FBCCP General Members.) Gives appearance of Extortion, Fraud and Collusion including Denny, "Law Enforcement" and Judge Crenshaw blocking lawful "due process Discovery" by FBCCP Members still as even Attorney Scruggs ignores Randall Townsends fax letter of 11/12/01, to Scruggs to "get the records" for the 11/15/01, Judge Palomino trials so to "impeach" the fraud and collusion by Beck, Karen Townsend, Meister, Joe Howlett and "others".

03/22/98 Geoff Smith Motion -hire Carl Doozan & Associates Architects (\$7500)
04/05/98 **Bob Giles** Motion- CPCS to purchase 2 modulars (\$110,000 or less) & not voting on 2 new basketball courts. This ignores LRPC positions of Modular placement (asked by Jerry Miller- mods over retention area) and basketball locations and CPCS parking/pickup restructuring for safety & property use & costs. Staff with Mark Nunes ignores LRPC By-laws mandate of "Policies III.D.15.Long Range Planning. B). "The committee is responsible for developing a Church Master Plot Plan and making necessary recommendations for additional facilities or existing facility changes."
Randy Townsend LRPC Chairman questioned exposed Staff put on Notice need "bathroom" permits for plan to start and
Ron Beck states "Still the approval needs to come from the church to do the buildings. If the bath variance never comes in we are back to square one, we still need the approval of the church."

Also exposed bypassing LRPC as Meister CPCS Plan knew Townsend LRPC Plan protected FBCCP/CPCS & Youth/Awana growth but Meister said school was not going to expense the whole thing and the church was broke. Beck only wanted TWB money to go to 18105 Gunn property as CPCS TWB funds exempted out till 03/2001.

Herman Meister expected “Bath letter hoped to have today but will get next week”

“Nominations Committee Reports Committee Chairs 1997-1998

Awana/Long Range Planning- Randy Townsend

Building & Grounds- Mark Nunes...

Deacons- Jim Leahy...

Finance – Tim Jeffers...

Personnel - Jim Bates...

School Steering—Bob Giles...

Trustee’s -- Geoff Smith...”

04/26/1998

THIRD QUARTERLY FBCCP BUSINESS MEETING

Gary Leatherman—“things we are doing to assist the staff in typing up any kind of controls that we saw that might need some ‘tweaking’ as one of the results of the review.”

Herman Meister –Still no “bath” variance letter.

Randy Townsend “Do we have any new data on the basketball court and how are we progressing on getting that pushed forward.”...

Have we contacted the neighbors to see what their opinion is about us putting a court on the back part of our property?”

Pastor Beck—“The answer is no.”...

Randy Townsend—“Would they have the right to block it?

Pastor Beck—I wouldn’t know anything about that. Do I see another hand? Edna Schulke.

06/21/1998

SPECIAL CALLED BUSINESS MEETING

Gary Leatherman—“On the Audit, when we get to the school side we will see there is some money set aside for an audit for the school also. Correct me Pastor Meister, if I say anything out of line. The school is required to have an audit to maintain the accreditation we just recently received. So that was one of the things they shared with us. We needed to have an audit of the school’s books in order to maintain the school’s accreditation. With that in mind we felt this would be the best opportunity for the church also to have an audit because we could combine the books of both and get an audit done at a much cheaper price, having it done at the same time. We would be in the process of seeking out an auditor that he school would use that would also do the church. So we wanted to put that in the budget, if we could get it done for that.

Larry Claxon—That’s what I wanted to hear basically, because in the past we have done an internal audit and now you are going to an outside CPA audit. That’s what I wanted to hear....”

Jim Kerns—“It is nice to see that prices are going down around the country because the \$4,000 audit and the \$6,000 on the church side is a long way from the \$15 to \$25,000 that we heard about two years ago. It is nice to know that prices have gone down that much.

Gary Leatherman—Part of the reason for that is we think we can get a good deal through some contracts through the accreditation agency. When they laid it on us that we were going to have to get an audit we think we might be able to get it done cheaper. I remember I was the one that said it would be about \$25,000 for an audit.

Pastor Beck—Any other questions or discussion. Joe Gough. If you will wait

just a minute for the microphone.”

- 08/98 Pinellas Deputy Tim Jeffers covers up his “double standards life” by his “causing bias and prejudice” to HCSO Major Gary Terry proved by the “smoking gun” letter of Gary Terry, found 06/27/2007, in the file of personnel file Tim Jeffers, as quoted in the TAC.
- 10-12/1998 Over \$40,000.00 removed from the school and put into a “pastors salary fund” and dispersed in 12/98-01/99, per the May 2, 1999, Business Meeting Report with no explanations still as of 2009.
- 05/02/99 **Herman Meister-“No ma’am. We didn’t do actuals.”
FBCCP Business Meeting Report reveals missing \$40,000.00+ from Pastors CHURCH Salary Fund added from 10-12/98.**
- 06/99 **Randall Townsend travels to Tallahassee and meetings with Governor Bush and Attorney Generals and Florida Bar and staff persons notifying them of frauds.**
- 09/08/99 **TOWNSEND IN THE “DEMAND CONFRONTATION MEETING” WITH RON BECK, HERMAN MEISTER, BILL BROWN, BOB GILES AND GARY LEATHERMAN said “SHOW ME THE MONEY” and “STOP THE BUILDING SCHEME FRAUDS” and “Stop lying to my family”!
BUT THE PUBLIC FALSE ALLEGATIONS BY THE SCHISM BEGAN TO MAKE TOWNSEND LOOK LIKE THE “LIAR”, “DANGEROUS” and “A MOLESTER AND ABUSER” and continues even in 2009, after the 12/05 affidavit of Karen Harrod Townsend to the court of “judge” Holder!**
- 09/08/99 **Junior Beck and at previous times admitted frauds of Ron Beck saying, “That is not how his mom and I raised him.”**
- 09/08/99 **Public Frauds of “molester”, abuser”, “dangerous”, “with guns” for “witness tampering” began about Randall Townsend told to Church members and Awana Members.**
- 09/09/99 **Frauds about Randall Townsend told to CPCS members.**
- 09/99 **Ron Beck letter stating many frauds.**
- 10/10/99 **Karen Townsend in the Townsend kitchen said, “How can you be so right and these six men be so wrong?”
Randall Townsend answered, “Because I am not lying and stealing from a Church!”
Karen Townsend in another fit of rage said, “You are the liar!”
Karen Harrod Townsend “admits Ron Beck and Herman Meister told her to open her own checking account back in June 1997, and to keep “double books” from her husband. Thus the pattern of “double books” done at the FBCCP/CPCS is revealed!**
- 10/11/99 **Karen Harrod Townsend for the sake of the safety of the Townsend Children J.D.T & J.G.T and Randall Townsend was given a letter and told for “her” only “NOT THE KIDS” to get out of the house and get serious unbiased psychological counseling FREE FROM THE ABUSE OF THE ROOSTERS and “Rooster agents” AND HER MATERNAL FAMILY. This was done to protect the Townsend kids because of the**

- unstable mental state of Karen Townsend and her many acts of **physical violence done to the Children and her husband.**
- 10/21/1999 J.D.T & J.G.T children had their home and lives destroyed because of the frauds being done by the now “Rooster” Federal Defendants.
(READ J.G.T. & J.D.T. LETTERS BELOW HEREIN.)
Randall Townsend came home from work as a Security Guard at the mall to an empty house (kids and furniture) and the note from his naïve, damaged and precious kids as stated in the Federal Third Amended Complaint because Roosters steal.
- 09/99 till present **Registered Agent Senator John Grant, notified of frauds at FBCCP!**
- 10/27/1999 FALSE Janssen & Horgan C.P.A. letter as given in the FBCCP Business Meeting.**
- 10-11/1999 Randall Townsend and Joe Howlett at Citrus Park Mall as Howlett is working for Townsend as “off duty deputy” greatly discuss the FBCCP/CPCS frauds. Howlett says “you are not going to make my pastor look bad” and calls Townsend a “liar”. Howlett is now proved a “fraud conduit NEXUS of the schemes” by years of facts stated herein and in the TAC.
- 01/2000 Randall Townsend again informed Church members in the Business Meeting the pastors were lying and requested the Church select a Committee to investigate the frauds.
- 03/2000 Frauds of Gary Leatherman betrayal reported to Church Members.
- 04/16/2000 Deacons Discipline Meeting done in frauds. (Howlett and Jeffers, “Get your hands on the table” creating fear of he “has guns” when Townsend reached for his Bible with his notes.
- Early /2000 Townsend meets with HCSO Internal Affairs and Pinellas Sheriff’s Internal Affairs officers Sgt. Curry (727 582-6730) and Sgt. Timothy Pelella (727 582 6227) who both report more proof is required for them to start internal investigation based on the complaint. In 2006, told no “internal records files exist”.
- 07/--/2000 Townsend consulted with Attorney Charles Scruggs who told Townsend lies to protect the deputies as he confessed to Judge Stoddard in 02/2006.
- 08/01/2000 Townsend sent registered letter to Dr. Lon Lynn, Ron Beck and Gary Leatherman showing the damages being intentionally done to the kids.
- 07/2001 Townsend stopped (by Howlett, Jeffers, Shumate see Beck letter of threat of arrest and court testimony of Beck to judge Palomino) on the Church Steps from entering a Business Meeting even after being invited by members to address the frauds during the confirmation vote of Bill Brown.
- 11/2001 Ron Beck on behalf of the Schism and Karen Townsend made false claims under oath in an Affidavit of 10/31/2001, and lied to Judge Palomino in charging Randall Townsend as a Criminal “**Repeat Violent Person**” and “**Domestic Violence**”, Charges just to keep Randall Townsend from his kids at the “Word Of Life” Youth Rally and to expose to members their “false light” “fear” that Townsend could get “violent and dangerous” in a

one on one confrontation with Ron Beck and Karen Harrod Townsend as they jointly conspired to conceal their frauds and betrayals.

11/12/2001 Randall Townsend did a fax letter to Attorney Charles Scruggs to “get the Church Documents” “NOW” by a Subpoena so Townsend et al. could defend himself from the now escalated “Scheme of threats” of “Roosters” as “false charges”! Scruggs hired to “DO JUSTICE FOR ALL” and paid \$1,500.00 and more!

11/15/2001 Judge Palomino dismisses **Repeat Violence and Domestic Violence** Charges and warns Beck and Karen Harrod Townsend to honor the law and Randall Townsend’s RIGHTS--TO NO AVAIL--Schisms ignore laws.

01/2002 Judge Palomino commits frauds in Hearing denying “Sham” Claims of Pro Se Randall Townsend as Scruggs/Palomino & “others” conspiring jointly by more frauds continues.

04/2002 Karen Townsend files for Divorce.

04/2002 Randall Townsend as response, to protect his kids and the Church files Randall Townsend v. Ron Beck et al. case 02-03812!

04/2002-01/2003 Townsends denied Rights per collusion of Scruggs and Stacey Turmel

11/08/2002 **Townsend last saw his son J.D.T. and daughter J.G.T.!**

01/21/2003 Attorney Charles Denny told lies to Judge Arnold and was told by Randall Townsend that his “clients are liars”, yet Denny continues still to do frauds to the courts and plaintiffs for whom Townsend still speaks.

01/28/03 Townsend / Scruggs employment contract signed. (\$2500.00 cs. 02-4974)

01/30/2003 See Transcript--Judge Timmerman verbally partly rules in Divorce Hearing

02/28/03 Scruggs confers with Attorney Heather Gray and begins conspired frauds.

03/2003 Randall Townsend hires Attorney Heather Gray with full details of frauds presented to her and paid her the demanded \$1,000.00 retainer she alleged would be more than ample to cover her “full” representation.

09/2003 Hearing before Judge Timmerman and Timmerman exposes malpractice of Scruggs

09/30/03 Townsend fires Scruggs and sends Motions to Judge Timmerman showing frauds.

10/03-still Scruggs and Judge Timmerman and others still conspire and unlawfully keep Townsend from his children and as they as “Black & Blue” conceal additional criminal acts revealed in multiple AMENDED ORDERS done by Stacey Turmel and Scruggs with Judge Timmerman even though Scruggs was FIRED and Heather Gray knew Scruggs was FIRED and she refused to return phone calls while AMENDED DIVORCE ORDERS ARE EXCHANGED EXPARTE IN FRAUD BEHIND THE BACK OF RANDALL TOWNSEND.

12/15/2003 Judge Timmerman in court hallway threatened Randall Townsend, “**Do not violate my Orders!**”

12/15/2003 See Transcript---Judge Crenshaw again exposed to the FRAUDS!

02/24/2004 Randall Townsend files and Court stamped 03/02/2004 with Judge

Gomez, **Motion for Emergency Relief of Divorce Case and Injunctions** and **MOTION FOR REFERRAL TO GENERAL MASTER**, stating fraud and collusion, but the file put in the hands of the court are returned by Annice Gunn the Judicial Assistant of Judge Gomez stating the Judge told her to.

- 03/2004** **Judge Gomez on the record admits to exparte fraud meeting with Attorney Scruggs, while Attorney Gray ignores illegal acts and does more frauds in the courts.**
- 03/31/2004** **See Transcript---Judge Crenshaw exposed to frauds of Defendants.**
- 07/09/2004** **See Transcript—Judge Crenshaw exposed to frauds of Defendants.**
- 08/10/2004** **See Transcript--Judge Crenshaw exposed to frauds of Scruggs, Gray, Judge Timmerman and Judge Gomez and Others but she denies Family Law Case files proofs of Beck's and others frauds in courts.**
- 08/16/2004** **See Transcript--Judge Gomez admits to exparte frauds and his malpractice and recuses himself as the Family Case judge.**
- 10/12/2004 **See Transcript—Judge Monica Sierra exposed to frauds by confessions of Attorney Stanford Solomon against Judge Gomez, Timmerman, Scruggs, Gray and “Others”.**
- 01/28/05 Townsend sued Scruggs et al in case 05-0911.
- 01/05/2006 See Transcript—Judge Holder does fraud in Court. (Case 05-09605.)
- 02/09/2006 See Transcript as Scruggs confesses frauds and malpractice to Judge Stoddard yet case is unlawfully dismissed and told to amend.
- 03/01/2006 See Transcript—Judge Crenshaw exposed to more frauds of defendants.
- 05/10/2006 See Transcript—Judge Crenshaw CASE MANAGEMENT HEARING.
- 05/19/06 Townsend files Default against Scruggs –for no notice of appearances.
- 06/08/06 Townsend files Notice of Appeal for case 05-0911.
- 06/10/2006 Court Ordered records of May 10, 2006, partly produced.
- 07/12/2006 Townsend v. Gray Lawsuit Filed.
- 07/12/2006 Court Ordered records of May 10, 2006, partly produced.
- 08/10/06 Townsend files Notice to Amend case 02-03812 based on production of records from the May 2006 Court Order but judge Crenshaw refused and later resigns in frauds knowing she has been acting in frauds with Attorney Charles Denny since 2003.
- 11/08/2006 Townsend v. Gray, SLK did service to Heather Gray et al. (filed 11/15/06)
- 09/07/2006 See Transcript—Judge Crenshaw tries to do extortion and fraud in Court!
- 11/2006 Townsend files Federal Lawsuit.
- 03/15/2007 Townsend meeting with Federal Judge Moody and receives “approvals”.
- 04/05/2007 See Transcript—Judge Barbas does fraud in Court.
- 06/26/2007 Townsend meets with HCSO Gary Terry and Corporal Renato Martinez Jr. who admits frauds and conspiring internally by HCSO and “others”.
- 06/25/07 Townsend v. Gray Filed Plaintiff Motion for Default against Heather Gray et al.
- 06/26/2007 Townsend v. Gray 10 am HEARING AND Filed Plaintiff Verified Motion to Disqualify Judge Gomez and judge Gomez delays a year to do his “Order of Recusal”.
- 06/27/2007 Townsend reviews Tim Jeffers personnel file and finds Gary Terry letter

as proof of relationship and duty to “mend families”.

- 06/27/2007 New Case Filed in Florida Supreme Court in Townsend v. Townsend SC07-1181; Appeal 2D06-3469; 05-9605, FOR HER MALICIOUS PROSECUTION and other frauds.
- 07/16/2007 Townsend meeting with HCSO Captains Burton and Bodie who do fraud.
- 10/02/2007 Townsend meeting at Sickles High School with HCSO Sheriff David Gee who did fraud and intentional acts of deceptions by himself and his deputies during several discussions during these next weeks as the frauds and threats still are ongoing by Deputy Jason VanBrunt in July 2008, in response to the e-mails of Former Senator John Grant demanding a Criminal Investigation of Randall Townsend making allegedly “false allegations”.
- 10/28/2007 Randall Townsend Issued unlawful conspired public “Trespassed” by Jeffers, Ferguson, Powells, Becks, Meister and Holness, and HCSO Schism agents from just sitting in his Church as a proved still member as Beck in hypocrisy preached on Story of Esther standing up to the Government to protect religious rights.**

The October 28, 2007, Business Meeting Records revealed that the use of “Administrative Fees” has greatly over the years been used “privately” and now publicly was being used to avoid the many lost legal battles that even the CPCS School legally CAN NOT USE THE 181005 GUNN HIGHWAY PROPERTY FOR ANY PURPOSE PER THE LITIGATION ORDERS!

- 11/04/2008 HCSO Joe Howlett outside of Supervisor of Elections office confesses claims of Randall Townsend since 1995, are “TRUE”!
- 11/16/2008 Townsend files **“Plaintiff Appellant’s Motion To Supplement Record By “Dutiful” Announcement of “New Evidence” For All Parties and For the Courts**

MORE TO BE ADDED AS THE “TEACHING”, “TIME” AND “MONEY” PERMITS!

FOOTNOTES

¹**April 28, 1996**, Gary Leatherman admits “Finance Committee” and Tim Jeffers violation of By-Laws—

FBCCP Business Meeting Report—

“**Jim Bates** –Are there any changes that came out of this review that could be recommended by the Finance Committee in the way we are presently doing business in our Church Finances?

Gary Leatherman—Yes sir, there were many that had come up. Some were adopted. Some were rejected, and some were still under discussion. [some still being concealed]-: The one that comes to mind right now; the things we want to do differently was on casual labor, on how we count for casual labor. [Paying their own kids and themselves.] We are showing up some of the record keeping of that because we want to make sure that we are pure as driven snow in the eyes of the IRS. In that area we made some changes. In others we are still discussing on different ways of doing things. We know it will take awhile before we come to a conclusion on just what is the optimum way. We do not want to burden the staff, but we also want to make sure that in the eyes of anybody outside that is looking at our congregation,

[See footnote-&-Facts of C.P.A. Mr Horgan's findings in his Professional Review that the October 27, 1999, Business Meeting Report was one of many frauds and a "sham" scheme to make Randall Townsend and departed finance members look like "liars" to the members. But when finally after over 100 legal demands ignored by the schism and lawyers (Grant, Gibbs, Gardner, Scruggs, Gray, Turmel, Solomon and State Attorney and Attorney General, and "others" including judges, Palomino, Arnold, Crenshaw, Timmerman, Gomez, Sierra, Stoddard, Barbas), judge Crenshaw said, "against her better judgement" she ordered the May 10, 2006, partial production of Becks records {knowing to try to conceal the deputies crimes but only expose Beck} which added to the "Government Veil" violating the Law and the By-Laws, but revealed the "meeting of the minds" "concealment" of "law enforcement" by the Finance Members (Deputy Jeffers and Smoak) and "others" and leads to Gary Leatherman fleeing the Church and Beck and Meister being "FIRED". Yet mastermind Tim Jeffers and joined by Mike Smoak joined as "deputies" with Joe Howlett still gets "peer" Sovereign immunity for the frauds and even being the instigator with Tim Jeffers wife Karen Jeffers using with Herman Meister, Corbins (Pasco Deputy Mike and Jackie) and Gayle and Dr. Lon Lynn to doing harm and kidnapping of my kids because as Nominations Committee Member my job was as the Church Supreme Court of ethics to reveal and stop their still ongoing crimes. Based on the "crimes" at any time the "Government" could finally step in and remove even the tax-exempt status of the Corporation. Additionally, after now the years of frauds, "True Faith Based" members fled the now non-growing damaged Church and School realizing it is a cover for "self-dealing" and a "den of Thieves".]

that is looking for reasons to not let us keep our tax-exempt status, that we are pure as the driven snow. We will keep looking at procedures. Keep suggesting changes. Some will be adopted some will not.

[Employees or "others" or their spouses serving on Committees or as Deputies under color of law not revealing violations of Laws and Contracts do not have "Right" now proved by their conduct and facts to intentionally present false records and reports to conceal "changes" "not" adopted! This is then an unethical fraud to the Church Member owners of the Corporation per the By-Laws!]

Pastor Beck—Any questions?

Larry Claxon—Can you further explain internal and external audit?

Gary Leatherman—There is a definite financial prospective about an audit. An audit is very cumbersome, very expensive. You either pay for it in time with internal staff, or pay for it externally by having accounting firms come in. An audit requires you to test a lot of transactions. A lot meaning in excess of thirty percent of all transactions that go through the church and the school for an entire twelve month period. A transaction is a bank deposit, a check written, any kind of agreements made. You spot check them on how large the transaction is. At this time, we did not have the time and, frankly, the energy to do an audit this time around so we did a review. We did not feel like we also would be wisely spending the church funds by going to an external source to do that. It would have probably cost us in excess of fifteen to twenty thousand dollars to have an outside firm to come in and do the audit. We therefore went to the next level, of review, where we did spot check enough of the transactions to feel comfortable that we have seen how the transactions were being handled, so that we could in fact come up with suggested changes. As a matter of fact before we came to the conclusion, we were heading down the audit trail and that is when each and every check was written out of the church and the school for the entire year ending June 30, 1995 was looked at by at least one of the five..."

[Rick *Holbin, Gary **Leatherman, Derryl *Boyette, Jim *Kerns, Tim **Jeffers:

*Left the Church and admitted for concerns of frauds;

**Admitted doing Fraud—Thus the motive as confirmed by Herman Meister August 2008, Jobster web site as to why members would and should not grow the Church as the finance reports were frauds. The frauds of not truthful reporting but intentional concealment of illegal spending and self dealing is proved that Jeffers/Leatherman intentionally did not report illegal acts and By-Laws violations. The "outsiders" AUDIT did prove the Jeffers Finance Committee frauds of: (1) Concealing crimes and (2) Fraud to not expose his Finance Committees acts to conceal concealing; (3) Retaliations against Randall Townsend for trying to do the By-Laws and each members Duty and especially the Superior Duty bestowed on

one in the Nominations Committee or one protecting the kids as a Coach or Awana Commander! As Long Range Planning Committee Chairman it was Townsend's job to blow the whistle on corrupt daily self dealing spending if we were going to raise a multi-million dollar building project! It is the job of the Awana Commander to protect children from riding on a Church/School bus that even Bill Brown said, "was not safe enough for his kids to ride!" This is especially true when the money is spent to upgrade, desks, computers, drapes, air conditioners, cars, housing allowances, +++\$40,000.00 (1998 not revealed until May 2, 1999) Bonuses paid to whom and "steal an Awana microphone" so Beck could have a new sound system said that was free but the 2006 reports show cost thousands of dollars, and other "thrill expenses" for the Church Office and staff and ignore bus repairs and other "property" safety issues for the kids!]

"Finance Committee Members. We were going toward an audit, and we knew it was going to take us probably, with the amount of time it was taking us then, it would take us more than the seven months that it has take us to complete it. So we did actually more than a classic review, because we looked at every check that was written and followed it up with asking for back up documentation on some of those.

JOE GOUGH- I have never seen a copy of the By-Laws, but it makes me wonder if someone from the outside got into the audit, if it would affect our position.

Gary Leatherman- We did talk about that. We saw that in the By-Laws the statement was, an audit was to be performed. When we, as a Finance Committee, came together, one of the first few meetings that we had been looking at the By-Laws, we said well we are out of compliance. We have not had an audit here at the church for a long time, if ever, because we could not find an actual audit., because that is as much a legal term as it is an accounting term. So because of that, we had series of meetings with the Pastoral Staff and the Personnel Committee, to understand the intention behind putting that terminology in the By-Laws. Was it really to make an audit, to have an audit or was it just to make sure we as a body could feel comfortable that the church funds were being managed appropriately? We all agreed, based on what it was going to take to do an actual audit, that a review would actually provide what was intended by the By-Laws. Yes, we still need to address that in the By-Laws, because legally, if you just take a look at it-no, we have not been in compliance, nor have we been in compliance for a long time. We could not find an audit for the church.

JOE GOUGH- Did we check with any legal matters to find out if we would have any problems if we do not comply? **[READ AFFIDAVIT OF RANDALL TOWNSEND, in web site.]**

Pastor Beck- No we have not checked. We will check with the legal matter to see if we would have any problems. **[They were advised of the legal problems by several persons, yet lied about the frauds.]**

Ruth Gough- When I served as Church Financial Secretary, there was an internal audit done every year, and the reports to those audits were in the church office.

Jim Bates- We had never had a CPA do an audit. We did discuss the possibility of a real CPA audit. If we build a new sanctuary this review would establish an audit trail for a CPA to come in and do an audit. If would be a waste of money at this time, however. Next year we may do a professional audit."...

Pastor Beck –The chair will recognize anyone on the floor that has new business they would like to recommend to this church body.

Joe Gough- As I stated before we have Lawyers on staff and the question should be asked of this if we could be in trouble for not having a audit. **[Government individuals resolved to conceal crimes of Jeffers et.al. so not to admit liability of Jeffers et al. still ongoing crimes as they have used "fired" "others" as excuses to deflect from the earlier crimes.]**

Pastor Beck—Brother Joe, as chair, can I recommend that and pass that recommendation to our Chairman of the Finance Committee and have him dig into that and find and get some information for you.

Jim Kerns—This subject is a little trouble to me, and I am sure it will be to a lot of people. In our By-Laws on page twenty, section 4 under Business Meetings, paragraph E (he read the paragraph) I feel the church is going to be under going many financial situations in the next year to two years or so, and I have been wondering if that is exantly the way we want to leave that...."

Pastor Beck—Any other new business?

Joe Howlett—Elber did not exactly say, but by not taking ten people, are we losing the possibility have certain leadership at this convention? Exactly how are the leaders elected?...

Eddie Hopkins—Changes on the constitution? Will that be voted on by the Church Body?

Pastor Beck—Yes, it would be. It would be voted on just like any other recommendation.

THUS THE BASIS OF THE ONGOING FRAUDS IS REVEALED OCTOBER 9, 1994, BY ELBERT NASWORTHY AS THE FINANCE COMMITTEE WITHOUT APPROVAL OF THE CHURCH MEMBERS OR A MEMBERS VOTED BY-LAWS CHANGE CREATED THEIR OWN “ROOSTERS” SECRET “BUDGET DISCRETIONARY ACCOUNT FUNDS” AND HAVE NOT REPORTED “TRUTHFULLY” TO AND THEREFORE ILLEGALLY “PLACING PLAINTIFF IN A HELPLESS OR DEPENDANT POSITION” Doe v. New York City Dept. Social Services 649 F.2d 134 (2nd Cir. 1981) from Restatement (Second) Of Torts §3.14A (1965) (“Special Relations Giving Rise to Duty to Aid or Protect”) and §315 (“General Principle” regarding “Duty to Control Third Persons”) DETAINING AND SHOWING GRAVE INDIFFERENCE TO THE MEMBERS AND THE BY-LAWS AND PLACING THE FBCCP MEMBERS AND RANDALL TOWNSEND AS CHURCH “ELECTED” GUARDIAN RETALIATED AGAINST AS:

- 1. NOMINATIONS COMMITTEE MEMBER “Guarding the By-Laws & Constitutional Internal Ethics as the ‘Supreme Court of and for the FBCCP Corporation as the Church and School’ Committee” continuing Church and Family Duty was attempted to be removed by the “Roosters” by now 15+ years of conspired “torts”, and frauds;**
- 2. AWANA COMMANDER Guarding and protecting the Awana Kids and CPCS Kids and his own Kids even from still CPCS/FBCCP Naïve Parents who still are paying the “Roosters” to do more frauds;**
- 3. LONG RANGE PLANNING COMMITTEE CHAIRMAN;**

RANDALL TOWNSEND ATTEMPTING TO GUARD ALL THE “ILLEGAL” “ROOSTERS” CONTINUES TO BE VIOLATED OF THE 1st, 2nd, 4th, 5th, 6th, 14th AMENDMENT(S) AND OTHER LAWS AND RIGHTS AND TO BE DENIED “DUE AND EQUAL PROCESS” IN REQUIRING PER HIS DUTY THE FBCCP BY-LAWS TO BE FOLLOWED AND “ACCOUNTIBILITY” TO BE HONORED PER THE RULES OF LAWS OF THE LAND AND THE CHURCH BY-LAWS PER THE VOTE AND ETHICAL STANDARDS OF THE “FAITH BASED” MEMBERSHIP! THIS IS STILL BEING DONE AS THE “DIVORCE INJUNCTION” AND “TRESPASS WARNINGS” ARE STILL BEING USED AS EXTORTION CONTINUES BY THE “ROOSTER SCHISM ET AL”. NOW AFTER 15+ YEARS OF PROOFS OF “IMPEDING” BY THE “GOVERNMENT ROOSTERS” PLAINTIFFS DEMAND RETURN OF THEIR RIGHTS OF SELF-GOVERNMENT WITHOUT FRAUD AND A “BAIL OUT” FROM THE “KOLB” GOVERNMENT DAMAGES!

THERE IS STILL NOW SINCE ABOUT 1994, A JOINT “MUTUAL CONSPIRED PLANNED GOVERNMENT DETAINMENT [See Kaisner v. Kolb] AND MEETING OF THE MINDS” [See Dykes v. Hosemann, 743 F.2s 1488 (11th Cir. 1984, 776 F.2d 942 (11th Cir. 1985)] BY THE “ROOSTERS” (Deputies Jeffers/Howlett/Smoak, Select FBCCP Employees, Select Committee Members, Coast Guard Mike Shumate) AND THEIR CONSPIRING AGENTS TO DEPRIVE RANDALL TOWNSEND AND HIS CO-PLAINTIFFS OF THEIR FBCCP

MEMBER CONTRACT BY-LAWS RIGHTS AND DUTIES TO HAVE TRUTHFUL REPORTS WITHOUT FRAUD AND TO SELF-GOVERN WITHOUT A GOVERNMENT AS A “BLACK & BLUE VEIL” “IMPEDING” OF BY-LAWS AND PILGRIM CONSTITUTIONAL RIGHTS!

Still after years of lawful demands and in litigation there is a conspiracy to keep the FBCCP Records sealed from Church Members and to permanently threaten Randall Townsend with permanent loss of his children custody or visitation through the Fraudulently crafted Divorce Injunction of 2003, as long as Randall Townsend continues his Nominations Church Duty and Promise to fellow family and Church Members to expose:

Nasworthy/Beck/Jeffers/Smith/Leatherman/Meister/Ferguson/Powell/Brown/Bates Harrods and “others” illegal By-Laws and other unlawful acts.
(Note that even Len Zyki, as Chair of Nominations Committee, resigned from FBCCP also in frustration and disgust.)

April 27, 1997, FBCCP Business Meeting—Randall Townsend states:

“Randall Townsend-...the rooster guarding the hen house. Possibly the actual determining factor of who conducts or required that audit to take place may be by some other body. Maybe the Deacon Body or whatever, but, it is just an old saying that may be applied here.

Buddy Rawls-Pastor, I feel the same way....

Pastor Beck-Accountability, is that what you are saying? O.K. that is so noted sir. That will be in our minutes and referred to the finance committee.”

{WHO HAS SUSPECTED THAT JEFFERS/LEATHERMAN/POWELL/BECK/MEISTER/NASWORTHY were intentionally preparing and giving “False” Reports until the proof in the 2006 Production of Becks Credit cards (as just one example) where the Finance Committee did not report all the spending and intentionally did not report self dealings.}

and publicly exposed the “impeding” by Fraud by the “Rooster” Schism (Gary Leatherman, Tim Jeffers, Elbert Nasworthy, Herman Meister, Ron Beck, Gail Schwab, Paula Powell and later Bill Brown) when their 1996 BUSINESS REVIEW and later conduct, showed fraud and they (Leatherman, Jeffers, Beck, Meister, Powell, Smith, Brown and Bates) admitted they were in illegal Breach of the By-Laws in their conspired “scheme of tort frauds”.

Other committee members (Rick Holbin, Derryl Boyette, Jim Kerns prepared the 1997 Budget) honorably exposed the frauds and resigned from the Church and the Naïve FBCCP/CPCS Church/School Members still do not have the “TRUE” records exposed on what the “Rooster” Schism is still hiding by their frauds now for over 15+ years of frauds by the “government black & blue veil” as the “law enforcers” conceal criminal alleged “immune” acts of Jeffers, Howlett, Smoak, Shumate and others!

Karen Harrod Townsend willfully decided to join in creating frauds with the “Schism Roosters” to conceal her own and her Harrod maternal families joint-ful “illegal” acts.

THE CONSPIRED FRAUDS (“Smoaking Guns”) concealed by Hillsborough County Sheriffs Office, Pinellas County Sheriffs Office, Pasco County Sheriffs Office, Santa Rosa County Sheriffs Office, State Attorney Mark OBER et al., Governors, Florida Attorney Generals and FDLE et al., and the Coast Guard concealing Shumate concealing HCSO Fraud Detective Mike Smoak, Howlett, Jeffers, Grant, Gibbs et al) BY THE “ROOSTER SCHISM” & AGENTS ARE:

- Finance Committee and “pastors” self-Creation of the “Discretionary Fund” and “Administrative Fee” never yet now after years of litigation detailed for the Members as “owners of the Corporation” and used to conceal “dipping” and “self-dealings” and “other deceptive acts” thus removing their members Right to a “Line Item Budgeting and or Veto!”;
- The scheme of yearly “Inside Business Reviews” as “self-audits” not an outsider’s C.P.A. Audit gave Jeffers/Leatherman/Powells/“pastors” self vindication and conspired concealment;
- then the 1999 Janssen & Horgan C.P.A. letter of 10/27/99, audit and report by the “Roosters” that “there is no wrong doing” reported to in the Church Business Meeting was “faked” and “fraud”;
- then the faked 2001 “audit” as the Janssen & Igor C.P.A firm admitted the frauds in June, 2006, when confronted with “Show me the money & Reports”; per Mr. Horgan C.P.A and per Tim Jeffers was a “Rooster” scheme by the Schism Deputies (Jeffers/Howlett) to allow them to ignore Criminal Acts (fraud, embezzlement, tort negligence, conspiracy) by FBCCP Employees and members which included Tim Jeffers Wife Karen Jeffers as being appointed as the CPCS School Principal, ignoring the Townsend and “others” claim that the By-Laws required the position to School Principal to be reviewed and approved by the Nominations Committee Process and then the vote by the FBCCP Congregation for her to be in her “Calling”;
- Creation of the Cogan Company for building expert advice hiring and then termination without notification as promised to the LRPC or to the Membership thus keeping the members in the fog of daily lies;
- Blocking the removal or vote of approval every three years of Trustees;
- Creation of the Phase One Committee with Geoff Smith as Chair in order to conceal the frauds in the Corporation as the “money problems and misappropriations” and the “frauds” in the purchase of the 18105 Gunn Highway EARLE Property;

The “alleged” pastors and Leatherman, Smith, and “others” became accomplices to the potential Criminal Allegations which discovery shows Jeffers, Howlett, Shumate and Smoak (Smoak as HCSO Fraud Detective) had a duty to disclose but they conceal by their “tricks” of:

-
- “No—we cannot afford the money for the outsiders to do Audit” and this has been why “Law enforcers” continue to ignore Townsends “Discovery” demanded in Courts as a victim/respondent to now totally proved false Criminal Allegations made public by the Schism on 09/08/99, at the DEMAND MEETING OF “SHOW ME THE MONEY AND STOP THE BUILDING SCHEME FRAUDS”! (Note the Business Meeting Reviews YEARLY clearly invite members to review the “data” but even after years of lawful demands and partial Court Orders the production of Finances is illegally blocked by deputies (Jeffers/Howlett et.al.), Judges, and “others”!)
 - “No---we do not want the Long Range Planning Committee or Elected Chairman Randall Townsend to do their jobs”, therefore:
 - misrepresent that the By-laws require that a LRPC member can only serve for a 3 year term and then must “roll off”;
 - put Geoff Smith in charge of a new “Phase One Committee”
 - “Yes—the past problems of financial uses and reporting and building scheme deceptions was caused by alleged miscommunications but actually conspired frauds from now fired Elbert Nasworthy” per Beck and his others in “Rooster” schism;
 - “Yes—we must since the 09/08/99 “Demand Meeting” of “Show Me The Money and Stop the Building Scheme Frauds” have to portray Randall Townsend as a “dangerous person”, “child and wife molester and abuser”, “with guns” and “a liar” to keep him off our trail.
 - Then we “Roosters” must lie to “Internal Affairs”, hire lawyers and continue frauds and extortion in the Courts to assist in continuing to block the By-Laws.
 - “Yes”—we must keep Randall Townsend from attending Business Meetings and his family so the “false defamation in Public Light” continues.
 - “Yes” we must in the Deacons Meeting in April 2000, claim “Townsend had guns” and was “dangerous” and have Deputy Howlett (non Deacon) sit next to Townsend so to portray “danger” to continue the Finance Rooster frauds!
 - **“Yes”—we must illegally use the Townsend kids and willfully helping Karen Harrod Townsend trying to conceal her years of criminal acts even against her own kids, husband and her students to create a false claim of “Domestic Violence” and “Repeat Violence” against Ron Beck appearing to in a fraud be protecting all these “Roosters” whose frauds are now revealed and that Randall Townsend must be kept from entering the Church or School since September 8, 1999, or he may use his guns not the TRUTHFUL words to do us harm and expose our crimes! Thank God for the web and not the Law Enforcers or Courts so now the TRUTH can be and still will be revealed!**
 - “Yes—we must rewrite the By-Laws in 2000”, and remove the position that the Awana Commander is on the Nominations Committee in the event that Randall Townsend is returned as the Awana Commander as he had done since 1994, and the Church is discussing a Childrens Director on Staff.
 - “Yes—we must create fraud that Townsend resigned”.

-
- “Yes---we must fake that the “membership” voted Townsend out of membership” in April 2000, by frauds while Shumate from the pulpit and Jeffers, Howlett, and Smoak stood on the Church Steps and blocked Townsend sitting across the street in his car from entering the Church vote to defend himself from “false charges”.
 - “Yes---we must make a pack”. As Meister said in February 2002, “We made a pack to deny and destroy anything you said.”
 - “Yes--- we must motion that the School Steering Committee persons do not change during the expansion to the High School so to keep Beck/Meister/Jeffers/Smoak/Powell and others in collusion to keep Randall Townsend from his duties as Parent and Member as “impeded” by the intentional frauds of Attorney Gibbs, III, Drew Gardner, John Grant and the Christian Law Association et al..
 - “Yes” when the people in 2001, began again to believe what Randall Townsend said about the “Money” and the “Failed Permits process”, the Schism with Karen Harrod Townsend said “we must file in the Courts false affidavits and make false criminal charges” and Attorney Scruggs knowingly to conceal the frauds and his frauds since July 2000, willfully did fraud in Courts!
 - “Yes”—Deputy Joe Howlett, Herman Meister, Ron Beck, Dave Ferguson and Karen Harrod Townsend must attend the Court of Judge Palomino on November 15, 2001, and Coast Guard Officer Mike Shumate and Mike Shumate must attend the Court of Judge Arnold on January 21, 2003, to continue the frauds of the Schisms.
 - “Yes—we must get the judges and “others of law enforcement” to unlawfully “impede” Townsend reviewing and exposing the FBCCP Records since about 1994 (Elberts/Jeffers/Leatherman/Becks/Meister/Powell’s/Brown and “Others” Administrative Fee games [See Business Reports-October 9, 1994 & 01/22/95]), as this would expose acts of approving “financial and otherwise personal gain” at the expense of proving frauds or of “endangering” lives by the many times of using unlawfully maintained a School Bus and Van and all the money embezzlement and then the “stealing” of the Awana property, and “Risks”.

The Herman Meister Jobster web site (08/08) states the “Church” was not growing. This is because even the Finance Committee members were even upset enough by known Committee insider frauds and because members say they could not accept being lied too and or deceiving “Others” and also saw through the frauds and left the membership!

****Even Mr. Horgan said in 2006, when Townsend called him regarding the October 27, 1999, C.P.A Letter just received by ORDER of the Court in May 2006, “that what he learned in 1999, after doing his audit, that he even pulled his kids out of the school and split his C.P.A firm relationship with Mr. Janssen.”****

****Even Mr. Janssen said in June 2006, when Townsend went to the Janssen & Igor C.P.A. Office that Janssen and his staff person admitted frauds and refused to discuss or turn over the documents in his files unless he was served a Subpeona.**

As long as Tim and Karen Jeffers, Joe and Jackie Howlett and Mike Smoak remain as “NEXUS” [Legal Term to connect for Federal Crimes Proof] Conduits of “Law Enforcers” hiding behind those in the frauds in 1995-1999-Now, the Church and Members will be victims of more potential frauds to conceal full RIGHTS OF RANDALL TOWNSEND and “ALL” his CO—PLAINTIFFS! When you tell Tim Jeffers as the Chairman of the Finance Committee that he is “illegally” and for “personal gain”, using and concealing “Designated” Church and School Money, he and his wife, Karen Jeffers, then use his wife’s job as the CPCS School Principal, his job, his willful Pinellas County Sheriff employers, co branches of law enforcement, “pastors”, and now “all defendant” “alleged” law enforcers and “others” with Fiduciary Duty to do the LAW and the law to do Obstruction of Church Rights, permanently (so far now 10+years) take and harm your kids, your family, your job and all your Rights.

Tim Jeffers has been and is in a manipulation position “masked” as an “honorable” Pinellas County Sheriff Deputy Jail Captain while “masked” as an honorable “Church By-Laws” officer then in conspiracy willfully joined by HCSO HOWLETT AND Fraud Detective Mike Smoak and School Board Member and Coast Guard Officer Mike Shumate as Chairman of the Deacons conspiring even the more to conceal criminal acts reported to them by Randall Townsend and his family and “Others”!

ALL the Government (Federal, State and County) Laws, Pinellas County Sheriff Department Laws and the FBCCP By-Laws do not allow Tim Jeffers to do what he has and continues to do yet because of his “masked” jail officer conduct and the “masked” role he has been able to do inside the department he has been able to do the detainment of the RIGHTS and BY-LAWS.

Tim Jeffers, Joe Howlett and Mike Smoak “masked” conspiacy conduct has had the opportunity to create bias and prejudice and frauds (for “financial” benefit) that now Government Officers still try to use to not expose the “Black & Blue Veil” which still is illegal and “impeding” Townsend doing still his LAWFUL F.S.617, FBCCP and Family Servant Duties.

“No Law Shall Impede the obligation of a contract.”-- Per the U.S. and State Constitution.

Joe Howlett’s F.S. §843.03 and “other” crimes may now appear to be of a “Barney Fife” understanding in conspiring by also “ego” based not “financial” greed. However, to prove he “intentionally conspired and acted” in the “Conspiring”, one must not prove he acted with “full” tort knowledge at the time of his or “others” continuing criminal acts per Federal or State Law to violate the Bill of Rights 1st, 2nd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 13th, 14th, 15th, and all relevant laws. However, the facts of his actions show that he did have the facts of the frauds by his presence in the recorded FBCCP Business Meeting Minutes and by Randall Townsends conversations with him that he now tries to ignore.

=====

How many more obvious “signs” does one need as proofs to show that Tim Jeffers has been the conspiring controller of the frauds?

- **Note that as a Captain at the Pinellas County Jail and as a co-worker with Mr. Schiavo, Tim Jeffers has a connection to biased Attorney David Gibbs of the C.L.A. and also as the FBCCP Attorney and a potential for bias to conceal inner actions inside the Pinellas County Sheriff’s Department and Jail as Internal Affairs (Sgt. Curry & Sgt. Pelella) since early 2000, ignored the frauds and illegal acts reported to them of Deputy Tim Jeffers.**
- **Note the hypocrisy of the proof in the letter of 8/26/98, (Third Amended Federal Complaint pg.59) from HCSO Gary Terry defining how he and Jeffers helped unite a family and now how the facts of these 10+ years show that Jeffers protected by Gary Terry, also protecting Joe Howlett and Mike Smoak, using “false 911 calls”, Hillsborough County Sheriff Deputies frauds” and “fake C.P.A. Reports” and “false testimony and false reports even by Beck, Karen Townsend and lawyers and judges frauds and tricks in courts” can have Randall Townsend and his kids by force and fear and intimidation have the Townsend Children fearfully taken from their safe father and home and kept now since 10/21/1999, by the Sheriffs kidnapped so to do extortion and frauds and also then have Randall Townsend kept from his Church by Deputies Standing on the Church Steps and doing Car Chases and Townsend then being publicly “trespassed” from or be made to look like the Criminal by conspired frauds [false documents, lies from the Pulpit, lies to his family others and threats of additional harms] to his Church and Family because Randall Townsend said in or about starting in 1996, that Tim Jeffers and Karen Jeffers and “Roosters” were not in obedience to the FBCCP By-Laws. While they can be members with only one vote, (if they are in obedience to the By-Laws), their outside “mask” “detainment” is proved much different than what their frauds really show. All this and your “law enforcers” now defendants say they are still legally doing the law because they grant themselves “immunity”!**

HOW CAN LAW ENFORCERS like Sheriff David Gee, Gary Terry, Governors, Gibbs, Grant, Scruggs, Gray and “Others” read the 08/26/98, Gary Terry Letter on his duty and their own duty per their alleged “honorable duty” to “unite” a family and then read the letter “hand written” by a little J.G.T for her and her brother J.D.T. in October, 1999, when they are fraudulently and forcefully kidnapped and removed permanently from their home and now proved “honorable” father just so “law enforcers” don’t get exposed for their ongoing crimes!

Writing on the night these kids were kidnapped on “October 20, 1999”:

“Dad,

Please don't be mad at us! I don't know what other option I/we have. It's not fair just not 2 C mome either! N- ways we'll C U soon + we'll give U a call later! OK? Take Care of Peaches, Whisper (family cats) + Shaddow (family dog). Jason needs U 2 set up his bunk-bed in his room, If not we'll get it later + set up the dinette set in the kitchen too!

“♥Heart”- U ~ C-U Soon

“♥Heart” - Jen”

OR SON, J.D.T, now adult and away at Word Of Life Bible College Hudson, Florida and New York, trying to “reconnect”, still after then 2 years of unlawful “impeding”, To continue the allegations of “abuse” by the schism, JDT mailed a letter, October 20, 2001:

“Hey Dad,

I just thought I'd send a little note since I haven't talked to you in a while. I sent a letter last week but it was returned to me in the mail. I'm trying your P.O. Box now. Hopefully it will get through. I'm slightly modifying the same letter as last week, just updating it a little. Anyway, I've been pretty busy lately. I have classes until 1 on Tuesday through Friday and then I go to work at 3 and work until about 7:30 on every day but Friday and Wednesday. Then I have study hours until 9:15 with lights out at 10:30. Wednesday I have ministry which started this week (I'm going to help out at Rhonda's church), and on Friday I have PE (my only partly free day in which I work on homework or do laundry or go shopping etc). I'm basically getting all my work done and I haven't gotten behind so far really (I do have a paper due next week for Bible Survey, but I've still got time.) I just don't have a lot of free time. Let's see, there hasn't been much going on up here other than that. I tried calling State Farm several times but never got through. I don't know what to do about that. I'm not even sure if I have the info you gave me any more. Umm... let's see...I got pretty much everything I need. My car stopped starting for a while. It got worse and worse until it didn't start. I got it jumped and it was fine for another day until it went dead again. I couldn't even jump it after that. I replaced the battery and it works fine. Hopefully it stays that way. There really isn't a whole lot I needed to say; I just wanted to send a little note. Say hi to Grammy and Poppy for me. How's his leg doing? Well, if you want, you can write me back or we have an answering machine now. Ext. 4650. It's easier for me to write than call because there are times restrictions on phone use during study hours and after which are my only free times really (and it 13 cents a minute, but it goes on the bill...I haven't used it so don't worry about the bill, but I assume you wouldn't mind if I called you if I had time). Well, contrary to what I said earlier about my schedule, I really am enjoying it here. We just finished a study of Matthew by Dr. Paul Enns who I believe is associated with Idlewild somehow. He definitely knows what he's talking about. **I think I took more notes in that 2 week class than I did in all my other classes since kindergarten. It kind of surprised me.** Now we're studying I Corinthians. I've been enjoying that too. Anyway, I've got to go to work. Talk to you later. Love,

Jason”

but continually being used/violated of “Rights” by their mother, and all Harrod’s , the “Schism” agents and just 10 DAYS LATER, 10/31/01, with RON BECK, individual, and Beck as Schism agent lead by the intentional acts of Sheriff Deputies Howlett, Jeffers, Smoak, and Shumate and “Others” under oath alleged as FBCCP Church Senior Pastor and FBCCP Employee Karen Townsend (conspired with “unclean hands” as wife, mother, as teacher, citizen) and per Howlett et al. did acts maliciously with abuse of process and violation of F.S.§871(ALL) to conceal violations of Contracts and that this J.D.T. letter (as bold part) revealed the “surprise” to “real world” “education” issues and standards and now proof of negligent schism teachers/leaders by “a student” and put “Word of Life Bible College” (WOL) on a AFFIDAVIT FOR PROTECTIVE ORDER just so Plaintiff Townsend could not attend a PublicYouth/Family Activity at the WOL campus so Harrod/Beck and other schism members would not have to face questions about the sanity and temperament of Randall Townsend or be seen having to make contact with Townsend and thereby after 2 years with Deputies gained by fraud TWO INJUNCTIONS and the 2003 DIVORCE INJUNCTION based on frauds Proved by Karen Townsend’s own 12/2005, affidavits verses earlier under oath statements and OTHER PROOFS that Beck, Howlett, Meister, Jeffers, Leatherman, Smoak, Gary Terry, Mark Ober, Crist, Karen Townsend, Plaintiffs Attorney’s Scruggs et al, Grant Jr. et al, Denny, Rolfes, Dickinson & Gibbons, Gibbs III, Gardner, The Christian Law Association, Heather Gray et al, Bean and Judges and “others”, requires now Plaintiff Townsend AS RESPONDENT, to defend himself And All Plaintiffs FROM STILL ONGOING AND ADDITIONAL CRIMINAL ACTS by alleged “masked” Judges and Sheriff Deputies now with Santa Rosa County Fla. Deputies even during Christmas 2005-2006 and Judges- (Circuit, and Appeals) and as FBCCP officers and “others as DOE” and as now ALL DEFENDANTS since on or about 09/08/99, when Plaintiff Townsend in all roles as CORPORATE MEMBER as detailed herein demanded, and still DEMANDS AS NOW PROVED STILL A HONORABLE CORPORATE MEMBER BY THE COURT ORDERED PRODUCTION OF JUDGE CRENSHAW ON MAY 19, 2006, to the pastors and Finance Committee/officers and REGISTERED AGENT OF THE CORPORATION JOHN A. GRANT, JR and all “custodians of records” and the June/July 2006 Production proves all the more deprivation of Rights as breach of contracts and fraud to now alleged Church Trustees Tim Jeffers and Joe Howlett and “Black/Blue” allow and ignore the beyond “NO” Risk:”

Concealing the frauds of the “schism” regarding the learned frauds in the FBCCP Business Meeting Reviews not lawful C.P.A. Audits has given Tim Jeffers illegal prejudiced “ROOSTER” leverage to do his for the “schism” embezzlement, fraud, child endangerment, extortion, witness tampering, obstruction of justice, kidnapping and many other crimes as stated in the Federal Third Amended Complaint (TAC).

With all the “FACTS” and even “CONFESSIONS” all the “Schism agents” still let Jeffers, Smith and “others” stay in control and block criminal charges so to keep concealed what they began back in about 1994-since with the false Business Reporting.

FACT--The FBCCP “Members” as the Congregation owns and operates the FBCCP Church and School and expected Truthful Lawful Reporting to us as the “Contract” owners of the Corporation both as the Church and the CHURCH/SCHOOL. Dr. Berry did not believe in the Beck methods of miss-using school funds.

FOOTNOTE---This October 9, 1994, Business Meeting quote from Elbert Nasworthy:

“Financial Report—You have in your packet of information a copy of the Church Financial Report, also a copy of Citrus Park Christian School those come in completions so we will move that they be accepted....”

(Note Beck sometime after his acts of April 9, 1995, Business Meeting Statements stopped getting Church approval of Finance Committee Reports or acts as he claimed these were from a “Standing” Committee and usurped or impeded the authority of Members approval.)

“...(Pastor Beck) Any questions?

(Jim Kerns) Under Support Ministry “Discretionary Funds” What is that exactly?

(Pastor Nasworthy) Under Support Ministry, Finance Committee met back in August, and we had three specific areas of budget” (never are 3 detailed) “that we were not going to need to spend this year. One of those was a moving expense for a pastor that was in the budget that was not necessary, there were some salary numbers that were in there, they were dollars that were not going to need to spend. What we did was basically took those monies so the budget still showed, we just put them in this category called “Discretionary Funds,” if by chance we should get into a situation.(for example, in the ministry area where we would have an overage, where they have already reached their budget) and we need an area to go to, we would go to the Finance Committee, discuss that need with them and that might be an area that we might fund it through. We will not spend those monies in the budgeted area, so we just showed them on the line called “Discretionary Funds.”

(Duane Milford) That \$1,128.00 is that an expenditure on the same line?

(Pastor Nasworthy) Yet it was.

(Duane Milford) What was \$1, 128.00 spent for?

(Pastor Nasworthy) When we needed to enhance the sound system in the Sanctuary, we used monies that were in that Discretionary Account that came to \$1,128.00, and that is where they were spent from and we had to buy another amplifier, couple more speakers and a couple of other pieces of apparatus to enhance the sound system in the Sanctuary.

How much was budgeted in that fund?

(Pastor Nasworthy) Paula, do you remember off the top of your head?

(Paula Powell) I believe there was \$2,000.00 moving expense, and \$1,500.00 from the pulpit supply

(Pastor Nasworthy) What it is, it’s not an increase in budget all it is, is another classification of those dollars from the budget, there not going to be spent in the area that they were initially budgeted for so they just been moved over by the Finance Committee into an area called “Discretionary Funds.” It is a financial Committee’s responsibility to decide whether or not that expenditure should be made if we need those Discretionary Funds, in the case of enhancing the Sanctuary sound system we have not anticipated having to do anything to the sound system this next year during the 94-95 year. We did find however thou, that we did need to make something happen in here as far as the sound goes, so that was an area that we knew, and those monies was on approval of the Finance Committee.”

This changing the member approved “BUDGET” line items at the private whim for the frauds of the Finance Committee is not policy per the BY-LAWS, otherwise why show any line items in the Budget or discuss specific areas of “designated spending”! Now even knowing none of the numbers are “actual” or “TRUE” even to what degree no one can trust any amount showing when they leave out all the expenses of Beck and others on his just one released credit card and these monies are not reported!

NOTE THE REASONS GAVE BY ELBERT NASWORTHY ON JANUARY 22, 1995:

“(Jim Kerns) Under the Category Furniture and Office Equipment the total budget for the year is \$9,500.00 and we have already spent almost \$9,200.00 are there any plans to stay within budget?

(Pastor Nasworthy) We have been fortunate in the respect that God has been very good to this church and over a period of time the church has been able to have some additional monies that have been carried forward and cash available and cash in bank, if you will look at the back page you will see our total assets are for the church. What we do every week when the money comes in we start deducting what we know our bills are going to be and we start moving these monies out so they don’t get spent, for example payroll, acout payable federal deposits that are due, missions money comes out of that, and we have just been very fortune in that God has allowed us to be able to have some extra money left over the years and last year to be carried forth. It’s cash in bank that we already had....”

But what is happening is 15+ years of proof that Jeffers and “others” are “masked” frauds and not acting per the By-Laws or per the LAW or the laws.

=====
Herman Meister and Paula Powell- April 26, 1998- FBCCP Business Meeting Report-
“Paula Powell—The figures that you have under your 1997-1998 are those actual figures or are those budget figures for those years.

Pastor Meister—No Ma’am. We didn’t do actuals.”

Herman Meister—February 2001--to Randall Townsend—

“We made a pack to deny and destroy anything you say!”

Herman Meister- August 10, 2008—Web site

Admits funds were taken from CPCS to FBCCP at will and not reported in the “actuals” as the By-Laws of the Budget required. This admits the “Fraud” of the Business Meeting Reports Randall Townsend alleged since hearing these words from Herman Meister in April 26, 1998 and began the fact that FBCCP Members could not trust these persons or the data! Therefore, the charge of Randall Townsend to “SHOW ME THE MONEY” and “STOP THE BUILDING SCHEME FRAUDS” would produce the connections of these persons in the conspiracy to conceal these frauds.

“SHOW ME THE MONEY” as the yearly **Financial Review Letter “PROMISED as a Members RIGHT”** has yet to be done as these facts created the need to follow Florida Statues §617 Guardianship Rights law per US Civil Rights Act of 1964 to get the answers that “Schism” persons and “Schism agents” still have never answered after many years of court battles by now defendants “Obstructing Justice”!

“SHOW ME THE MONEY” is to learn these basic areas that as a “member” the “officers” do not have the authority to conceal the data.

1. USE OF MONEY FROM CLOSED ACCOUNTS “DIPPING” WITHOUT CHURCH VOTE:

Quarterly Business Meeting Report shows:

CPCS School--'93- June 30, 1994 Balance: October 9, 1994 @ \$62,913.75
The 03/31/1995, CPCS Balance Sheet shows unexplained “dipping” into “closed” “designated” School accounts of previous years.

“Balance 93-94--- July-Sept. '94 \$64,224.55;
Oct.-Dec. '94 \$62, 913.75;
Jan.-Mar. '95 \$57,688.75”

and “how” and “why” these funds were used has never been explained to Townsend attempting to know the “Ethics” being “pure as the driven snow” for the IRS as it is illegal and fraud to the Members to misuse “Designated funds”!

July 28, 1996 @ \$14,251.25

WHEN DID WE EVER VOTE AS A MEMBERSHIP TO SPEND “PAST” FUNDS (“dipping”) [other than to buy portable buildings] WHEN ALL OUR INFORMED MEMBER VOTES WAS TO SPEND BASED ON FUTURE RECEIPTS AND NEW BUDGETS NOT DECEPTIONS ABOUT FRAUDULENT SPENDING IN UNAUTHORIZED AREAS AS THE 2006 COURT ORDERED PRODUCED PARTIALLY RECORDS OF BECK PROVED THE CONSPIRACY BY THE FINANCE ROOSTER SCHISM TO CONCEAL “DAILY” “dipping” and “self dealing” of housing, car, cash, credit card expenses not reported in the Budget Line Items as approved by the Membership?

IT IS THE DUTY OF THE NOMINATIONS COMMITTEE TO KNOW THE ETHICAL ACTS OF THOSE WHO THE NOMINATIONS COMMITTEE BRINGS TO THE CHURCH MEMBERS (Committee members and or employees) FOR AN AFFIRMING VOTE BY SELF-GOVERNING FELLOW MEMBERS!

2. SPENDING MONEY WITHOUT REPORTING IN BUDGET ALLOWED AREAS:
3. FOLLOW THE TRAILS OF THE “INTEREST ON SAVINGS ACCOUNTS”:
4. SELF DEALING OF DAILY FUNDS AND OR YEARLY PAY OUTS as Bonus, House allowances and Car allowances and unreported credit card and cash uses.
5. Tort negligence in repairing the School Bus and Church Van at the expense of buying Office furniture or car allowances and untold expenses that he Finance Committee still refuses even after Court Orders to release!
6. April 9, 1995, BUSINESS MEETING MINUTES PROOF OF FRAUD AND DECEPTION:

APRIL 9, 1995 FBCCP BUSINESS MEETING: More frauds defined by Notworthy

“(Mike Smith) I know we have paid off all our buildings and I have been continuing to contribute to “Together We Build Fund” what is happening to that money is that going somewhere?
(Pastor Nasworthy) No, “Together We Build” goes to the bank and goes into an account called “Together We Build” it is strictly for construction. As Brother Joe asked do we budget for that, no we do not budget for that, but we do take money in from you and others that want to give toward a future building program. There will be a future building program, what it will be we don't know at this point. That is a designated account and the monies can not be spent for any other reason. (not painting as

done in 1997) Pray God will lead us into an opportunity to build something and we will spend that and a whole lot more.

(Joe Howlett) Under Support Ministry- necessary nursery workers my wife and I volunteer to work in the nursery and we are not paid where is that money going?

(Pastor Nasworthy) Nursery workers previously by line item have been under salaries, we moved it to Support Ministry because we are not going to have any more tax situations with it....”

Motion Carried

(Pastor Nasworthy) You have before the proposed budget for the Citrus Park Christian School for the year of 1995-1996. As a representative of the Budget Committee we bring that to you in the form of a motion that you accept this budget.

(Pastor Beck) Any questions concerning the School Budget?

No questions asked.

Motion Carried...”

NOTE THAT THEN IN 1997, that the “TOGETHER WE BUILD FUNDS” are misappropriated in frauds to “paint” the existing buildings because the daily funds had been misappropriated in waste and “self dealings”. Thus the Nasworthy/Beck/Jeffers/Leatherman/ Meister/Brown/Smith promise of “Building” Funds was and became one of many frauds!

7. Then in Fraud and Self Dealing for the “Rooster Schism” Buying the 18105 Gunn Highway property just so “Beck could have more bathrooms for his daughters” and “Live in the country like his brother Donnie” while the schism could not expose all their other crimes of money embezzlement.
8. Beck blamed the unlawful deceptions and frauds of buying the property without the LONG RANGE PLANNING COMMITTEE OR THE PROPERTY ACQUISITION COMMITTEE APPROVALS AS THE DECEPTIONS OF NASNOTWORTHY’S FRAUDS BUT BECK AND OTHERS STILL CONCEALED THIS TO THE PUBLIC AND TO TOWNSEND SO TO CONCEAL THE OTHER NOW ONLY PARTLY DISCLOSED FRAUDS OF THE NASNOTWORTHY ROOSTERS.
9. The School is still not “Zoned or Permitted” to use the 18105 Gunn Highway property for Volleyball or Soccer or Basketball or for “ANY SCHOOL FUNCTIONS” and county officials ignore the violations of laws and of their own COURT ORDERS!
10. “Stealing in 08/99, even the microphone from the Awana kids bought by donations from Awana members as a “gift” to be used in the Fellowship Hall but stolen by Ron Beck so he could have a new lapel mic and sound system in the Auditorium to go with the allegedly “fully donated” new system. But the 2006, Court Ordered Records showed great unapproved fraudulent spending and lying about the spending to cover the theft.

The language of the BUSINESS REVIEWS “letters” to the Church are craftily worded by the Roosters Finance Committees to show deceptions to criminal acts.

With this information, and to counter the Divorce Filing by Karen Harrod Townsend (02-4974) and the continued Criminal Allegations (01-15813 & 01-15814) by the “Roosters” and Deputies doing harm to the Townsend kids, your kids, and

Ron Beck even under OATH even using his own kids to lie to the Court and the Church and School, Randall Townsend did file in 04/2002, a Complaint –02-03812!

The MAY 2006, Produced finally per Court Order by Judge Crenshaw only let us know partial information of what Ron Beck spent without proper authority on only one of the credit cards. When the request for “ALL” Records was made as the 1996-now “Business Review” promise the opening of all records for review, these “Judges” and “Sheriff’s” say “NO” which unlawfully “impedes” Civil and By-Laws Rights!

THE “STOP THE BUILDING SCHEME FRAUD”:

Ron Beck—Many times repeated the Need of the “COGAN EXPERT REPORT” and Recommendation will come from the Long Range Planning Committee.

Beck then created the PROPERTY ACQUISITION COMMITTEE to erode the Duties of the LONG RANGE PLANNING COMMITTEE and tried to exclude Randall Townsend from being on the Property Acquisition Committee and on the Mediation Committee because Nominations Committee Member Townsend was on the “trail of the Finance Corruption’s”.

Elbert Nasworthy— (07/07 finally admitted to Randall Townsend)---The **COGAN REPORT** was cancelled by the Staff and never done per the conspiracy to withhold knowledge of the Long Range Planning Committee or the Body.

The \$5,000.00 paid to Cogan status is unknown. Cogan admits no formal written report was done but Dan Maddux did review issues and expressed verbal opinions as Ron Beck confirmed many times and specifically in the July 28, 1996, Business Meeting.

Thus the creation of the FINANCE REVIEW COMMITTEE was illegal and an element of the “Rooster” conspirators to conceal the fraud, embezzlement and extortion and formed the basis of the common denominator to attack by “false public light” against Randall Townsend or to establish a “false public light” that Sheriff Deputies and or pastors or members “would not lie” and or be “unethical” to conspire in or for false private personal gain. Yet now after years of litigation to “Show me the money” these FBCCP and CPCS records are not produced and Government Superior Officers of Jeffers, Howlett and Smoak still block FBCCP By-Laws Contract Rights and Subpoena Power of litigants as violated persons as Respondents to false charges and Plaintiffs seeking restoration.

FOOTNOTE #2---

² “First Baptist Church of Citrus Park, By-Laws, Constitution, Policies,--Ratified April 4, 1993, and June 27, 1993. CHURCH POLICIES I. DENOMINATIONAL POLICY,

- B. Consistent with this position, all elected officers, teachers of this Church, Citrus Park Christian School teachers, and members of committees or councils, shall be members of this Church. All members shall believe and support the work of our Church, shall adhere to the beliefs of Southern Baptists as supported by Scripture, and be governed by the Church Covenant. Failure to measure up to these standards shall be sufficient grounds for removal from office.
- C. At no time shall this Church be under the control or jurisdiction of any separate organization or body, ecclesiastical or otherwise, but shall remain completely independent and autonomous in the

government of its own affairs. The extent of support to and cooperation with any organization outside this local Church shall be entirely at the will and pleasure of this Church.”

FOOTNOTE #3---

³ Gary Leatherman—April 27, 1997- FBCCP Business Meeting stated:

“Gary Leatherman- This issue had come up actually a year ago when we were talking about doing an audit. I brought before the group, that we really were not doing an audit in the eyes of an accountant. Brother Joe (Gough) brought up a good point, if we were not doing an audit, shouldn't we say something to that effect in the By-Laws, because in the By-Laws it says we are doing an audit. What Pastor Nasworthy did, was ask (David) Gibbs and Craze from CLA (Christian Law Association) to address that, so we have a legal opinion from our attorneys. (Read letter)...

Pastor Beck-We have seen the definition of an audit. If we are going to replace it with “financial steward review,” you will have to define that as well....To hopefully answer your question: yes we do have to have it in our By-Laws, because our By-Laws state that. We cannot just formulate at random any committee we want to. It has to have the approval of the Body. Therefore, it has to come from the By-Laws committee as a recommendation that we would like to form a new committee. As far as answering your question, do we need a By-Law? We need the Body's approval to add this to our By-Laws, so we can add a committee for that expressed purpose. But to be able to spell out all the criteria of this committee at this point, that is an impossibility. They have not had a chance to meet....”

Also Note the exchange of the April 27, 1997, Business Meeting:

“Randall Townsend-...the rooster guarding the hen house. Possibly the actual determining factor of who conducts or required that audit to take place may be by some other body. Maybe the Deacon Body or whatever, but, it is just an old saying that may be applied here.

Buddy Rawls-Pastor, I feel the same way....

Pastor Beck-Accountability, is that what you are saying? O.K. that is

so noted sir. That will be in our minutes and referred to the financial committee.”

Beck and ALL, were put on Notice for “Accountability” and these “books” partly revealed per the Court Order of Judge Crenshaw (finally after over 100 legal demands) as she said “against her better judgement” on May 10, 2006, showed Criminal and Fraudulent ACTS conspired by pastors and deputies in a “CHURCH” --back to 1998, per the conspiring of Jeffers, Leatherman, Beck, Meister, Smith, Howlett and Powell as reported in the Third Amended Complaint!(Doc.23)

When on September 7, 2006, Judge Crenshaw was directly confronted in the Hearing with judges as the conduit allowing years of frauds of Denny and these Sheriff Deputies and Pastors to conceal the violations of the By-Laws Rights of these Plaintiffs as Voting Members, and that these 2006 produced records proved the 02-03812, Complaint but required more production so now to prove the new “schism agents”, she resigned and Judge Stoddard resigned and Judge Barbas, Plaintiffs allege at the direct command of his superior officers as co defendants dismissed the case. Birkhold and the Second DCA and the Florida Supreme Court denied jurisdiction (P.C.A.) review rights to these Plaintiffs by even falsely putting “backdating” on Orders and not mailing or notifying this Plaintiff of their frauds. State Attorney (Ober, with Petschow, Holland, Baughman assisting and intervening in the frauds by the Schisms in the Court of Judge Palomino on 11/15/2001, at the directive of Joe Howlett and his superior Officers) and

the government officials refused again to obey the laws and file charges again in violation of F.S. §617.

FOOTNOTE #4---

⁴ Church Policies, C. ORGANIZATIONAL HEADS 1. These positions will be selected by the Nominating Committee and approved by the Church. ARTICLE IV. (Organizaton) The officers of the Church shall consist of : Pastor, all other Staff Ministries (including the school principal), Deacons, Trustees, Clerk, Treasurer, Sunday School Director, Brotherhood Director, Baptist Women’s Fellowship Director, and as many other workers as our Church deems necessary.... Sec 2. ...Specific duties (Job Description) of all paid staff members shall be kept on file in the Church Office and available to all Church members upon request.”

FOOTNOTE #5--

⁵ Charles Scruggs—September 30, 2003—Confession, “My personal convictions do not allow me to make a church look bad”. Actually his goal was to not expose his frauds and unlawful acts violations of attorney client lying on or about since July 2000, and of the law and as an attorney to his “Oath” stated since July, 2000. Upon this confession, Charles Scruggs was immediately fired as confirmed by the Motion of October 1, 2003, filed to Judge Wayne Timmerman in the Family Court Divorce Case 02-4974, stating “Now having fired Charles Scruggs...”. These facts were concealed by Attorney Heather Gray having been hired by Charles Scruggs as early February 2003, conspiring to violate her duties to her clients and to do fraud to the Courts. Scruggs understood the criminal intent of these Deputies to conceal the acts of the pastors as Scruggs admitted that the act by Ron Beck to “take the microphone” was in fact a criminal act and Scruggs knew the tolerance shown by Howlett and Jeffers to this act showed their intent to conceal this and other acts and their plan to lie to protect their co-schism members at all cost. Scruggs also fully confessed to Judge Stoddard in 02/2006, his crimes and malpractice yet the Courts and “Law Enforcers” assist impeding helpless non schism members, now Plaintiffs still being violated of Civil Rights.