

IN THE SUPREME COURT OF THE STATE OF FLORIDA

AMICUS CURIAE BRIEF UPDATED PER NEW EVIDENCE

PER RELATED

**IN RE: SC2011-41 ORDER OF CHIEF JUDGE CANADY TO DISQUALIFY
2nd DCA TO ENGAGE THE 5TH DCA (received 12/29/2010)**
IN RE: SC09-1121 ORDER DISBARRING ATTORNEY HEATHER M. GRAY
IN RE: SC09-1910 ORDER FOR STATEWIDE GRAND JURY #19
IN RE: SC98-2111 TOWNSEND v. BRUCE CHAPIN ET AL.; P.C.A. 5th DCA
IN RE: SC98-1966 TOWNSEND v. DAVID H. POPPER ET AL.; P.C.A. 5th DCA
IN RE: SC86-0918 TOWNSEND v. LANE; P.C.A. 5th DCA
IN RE: SC07-1181 TOWNSEND ET AL v. KAREN TOWNSEND ET AL. 2nd DCA
**Now as R.O.C.P 1.540 Action By Proved Frauds: Extrinsic, Intrinsic and
Fraud to the Courts by all defendants inclusive of judges and attorneys.**
IN RE: 2D10-774 TOWNSEND ET AL. v. HEATHER GRAY ET AL;
IN RE: 13th Circuit 06-6005 TOWNSEND ET AL. v. HEATHER GRAY ET AL.
FLORIDA BAR COMPLAINTS- 05-3977; 93-31, 690 and 691 and 692;

**NOTICE TO INVOKE JURISDICTION OF
THE FLORIDA SUPREME COURT**

FOR PETITION(S);

FOR RULINGS FROM AN UNBIASED LAWFUL HONEST JUDGE FOR

WRIT OF HABEAS CORPUS
WRIT OF MANDAMUS
WRIT OF CORAM NOBIS
WRIT OF PROHIBITION

TO

**THE FLORIDA SUPREME COURT
AND
LOWER COURTS**

RANDALL C. TOWNSEND, PRO SE
PER F.S.§617.0834 of FBCCP ET AL.
P.O. BOX 21
ODESSA, Florida 33556
941 350-2677 (cell)
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Jfyrt59@hotmail.com

RANDALL TOWNSEND,)
Individual, and as F.S.§617.0834,)
“Representative” As on behalf of all)
other Corporate members “non sect”)
as the rightful shareholders of The)
First Baptist Church of Citrus Park)
and Citrus Park Christian School)
AND AS “NEXT FRIEND” AND)
PATERNAL PARENT OF MINOR)
SON, J.D.T.)
AND AS “NEXT FRIEND” AND)
PATERNAL PARENT OF MINOR)
DAUGHTER, J.G.T)
AND AS A DIRECT MEMBER)
OF THE FIRST BAPTIST)
CHURCH OF CITRUS PARK)
CORPORATION AS (FBCCP) AND)
AS “NEXT FRIEND” AS “DOE”)
AS ALL MINOR CHILDREN)
AND “OTHERS” AS “DOE” OF)
And For Plaintiff THE “NOT FOR)
PROFIT” CORPORATION)
KNOWN AS FIRST BAPTIST)
CHURCH OF CITRUS PARK,)
(FBCCP) AND)
CITRUS PARK CHRISTIAN)
SCHOOL, INC.(CPCS) and as All)
Members of the Citizens “Classes”)
AS “Father/Parent Class” and)
AS “Church Class” and)
AS “Florida Citizens Class”)
Plaintiffs)
v.)
HEATHER M. GRAY,)
Individually,)
HEATHER M. GRAY,)
ATTORNEY AT LAW,)
HEATHER M. GRAY,)
PROFESSIONAL)
ASSOCIATION AS A)
FLORIDA CORPORATION,)
And Co-Defendants as)
RONALD L. BECK, (02-03812))
(a.k.a. Ron Beck) Individually,)
REVEREND RONALD L. BECK,)
AS SENIOR PASTOR, OF)

FLORIDA SUPREME CT: SC2011-41
2DCA: CASE NO: 2D10-774
CIVIL ACTION COMPLAINT
CASE NO: CASE NO: 06-6005

JURY TRIAL DEMANDED

INJUNCTIVE RELIEF SOUGHT

CLAIM FOR CLASS ACTION

FIRST BAPTIST CHURCH OF)
CITRUS PARK, (FBCCP),)
ET. AL. AND NOW As per all as)
DEFENDANTS Listed Below herein,

AS STATED BELOW

RANDALL TOWNSEND,
Individual,
AND AS “NEXT FRIEND” AND
PATERNAL PARENT OF
MINOR SON, J.D.T.
AND AS “NEXT FRIEND” AND
PATERNAL PARENT OF MINOR
DAUGHTER, J.G.T Et.Al.
Plaintiffs, or as Appellants
V.

L.T. CIRCUIT CASE NO: 02-03812
2DCA- CASE NO: 2D07-4861
DIVISION: K
FROM CASE NO: 01-15813 and 01-15814
OF FAMILY COURT –DOMESTIC
VIOLENCE DIVISION, &
02-4974-DIVORCE, AND
By Motions for Consolidation of below
Related cases, tried to be heard and tried
herein by jury but was unlawfully denied.

RONALD L. BECK, (a.k.a. Ron Beck) INDIVIDUALLY, REVEREND RONALD L. BECK, AS SENIOR PASTOR, OF FIRST BAPTIST CHURCH OF CITRUS PARK, (Hereinafter as FBCCP), RON BECK, AS PASTOR /MEMBER OF FBCCP AS OF CPCS SCHOOL BOARD, RON BECK, AND AS PROPERTY ACQUISITION COMMITTEE MEMBER, AS BY-LAW’S PASTOR/MEMBER OF ALL COMMITTEES OF FBCCP AND CPCS (Fired 2008)

WILLIAM T. BROWN, (a.k.a. Bill Brown), INDIVIDUALLY, REVEREND WILLIAM T. BROWN, OF FBCCP AS PASTOR OF EDUCATION AND ADMINISTRATION;

HERMAN MEISTER, INDIVIDUALLY, REVEREND HERMAN MEISTER, AS PASTOR OF SCHOOL MINISTRIES, OF FBCCP; HERMAN MEISTER AS CPCS EMPLOYEE AND SCHOOL BOARD MEMBER, HERMAN MEISTER AS BY-LAW PASTOR/MEMBER OF ALL COMMITTEES OF FBCCP/CPCS, AND AS PROPERTY ACQUISITION COMMITTEE MEMBER, (fired 2008)

GARY LEATHERMAN, INDIVIDUALLY, GARY LEATHERMAN, AS TRUSTEE(1997-2005) DEACON AND GARY LEATHERMAN AS MEMBER OF FINANCE COMMITTEE OF FBCCP (1996-2005) AND GARY LEATHERMAN AS MEMBER OF PERSONNEL COMMITTEE, OF FBCCP, AND AS PROPERTY ACQUISITION COMMITTEE MEMBER,

ROBERT GILES, INDIVIDUALLY, ROBERT GILES, AS MEMBER OF PERSONNEL COMMITTEE, OF FBCCP; ROBERT GILES AS FBCCP DEACON, ROBERT GILES AS MEMBER OF THE CPCS SCHOOL BOARD, AND AS PROPERTY ACQUISITION COMMITTEE MEMBER,

TIM JEFFERS, INDIVIDUALLY, TIM JEFFERS, AS FINANCE COMMITTEE MEMBER OF FBCCP TIM JEFFERS (1996-), AS FBCCP DEACON, TIM JEFFERS, AS FBCCP TRUSTEE (Trustee 2005-present),

FRANK EDWARDS, INDIVIDUALLY, FRANK EDWARDS AS FBCCP FINANCE COMMITTEE MEMBER, AND AS PROPERTY ACQUISITION COMMITTEE MEMBER,

MARK NUNES, INDIVIDUALLY, MARK NUNES, AS CHAIRMAN OF

DEACONS, 1999-2000, OF FBCCP;
MIKE SHUMATE, INDIVIDUALLY, MIKE SHUMATE, AS CHAIRMAN OF
DEACONS, 2000-2001, OF FBCCP;
JOE HOWLETT, INDIVIDUALLY, JOE HOWLETT, AS TRUSTEE,(1995-present)
OF FBCCP, JOE HOWLETT AS FINANCE COMMITTEE MEMBER 2007
GEOFF SMITH, INDIVIDUALLY, GEOFF SMITH, AS ALLEGED CORPORATION
PRESIDENT, AND AS TRUSTEE (at all times), GEOFF SMITH AS FBCCP
DEACON; GEOFF SMITH, AS CHAIRMAN OF PHASE I COMMITTEE;
DR. LON LYNN, INDIVIDUALLY, DR. LON LYNN, AS A PROFESSIONAL
MEDICAL DOCTOR,
KAREN HARROD TOWNSEND, Individually, KAREN HARROD TOWNSEND AS
EMPLOYEE OF CPCS
PAULA POWELL, Individually, PAULA POWELL AS FBCCP FINANCIAL
SECRETARY EMPLOYEE, PAULA POWELL AS CPCS SCHOOL BOARD
MEMBER,
CARL (BUDDY) RAWLS, Individually, CARL(BUDDY) RAWLS, AS MEMBER OF
THE LONG RANGE PLANNING COMMITTEE FBCCP, AND DEACON
DUANE MILFORD, Individually, DUANE MILFORD AS LONG RANGE PLANNING
COMMITTEE MEMBER OF FBCCP, AS PERSONNEL COMMITTEE
MEMBER AS CHAIRMAN,1997, AND AS PROPERTY ACQUISITION
COMMITTEE MEMBER,
KAREN JEFFERS, Individually, KAREN JEFFERS AS EMPLOYEE AS SCHOOL
PRINCIPAL OF CPCS,
GAYLE LYNN, Individually, GAYLE LYNN, AS EMPLOYEE AS DEAN OF
STUDENTS CPCS,
APRIL BECK, Individually, APRIL BECK, AS EMPLOYEE OF CPCS
JIM LEAHY, Individually, JIM LEAHY AS PERSONNEL COMMITTEE CHAIRMAN
OF FBCCP, JIM LEAHY AS DEACON FBCCP,
JOE KAREAS, Individually,
MICHAEL JOHN CORBIN, Individually, MICHAEL JOHN CORBIN AS MEMBER
OF THE LONG RANGE PLANNING COMMITTEE FBCCP,
JACKIE CORBIN, Individually, JACKIE CORBIN AS CPCS SCHOOL BOARD
MEMBER 2007
JOYCE MEISTER, Individually, JOYCE MEISTER, AS EMPLOYEE OF CPCS
JACKIE HOWLETT, Individually, JACKIE HOWLETT AS CPCS SCHOOL BOARD
MEMBER, JACKIE HOWLETT AS MEMBER OF THE LONG RANGE
PLANNING COMMITTEE FBCCP,
MIKE SMOAK, AS Individually, MIKE SMOAK AS CPCS BOARD MEMBER, 1999-
2007
MIKE SHAR, Individually,
THE FIRST BAPTIST CHURCH OF CITRUS PARK BOARD OF DEACONS OF
1999-2000-2001-2002-2003-2004-2005-2006
DON BECK, Individually, DON BECK, AS DEACON,
JOHN COLLINSON, Individually, JOHN COLLINSON, AS DEACON,
BILL CRAFT, Individually, BILL CRAFT, AS DEACON, BILL CRAFT AS 2007
CHAIRMAN OF THE FINANCE COMMITTEE

ED HOPKINS, Individually, ED HOPKINS, AS DEACON,
JERRY MILLER, Individually, JERRY MILLER, AS DEACON,
WILSON SMITH, Individually, WILSON SMITH, AS DEACON
DAVID POWELL, Individually, DAVID POWELL, AS DEACON, (Inactive 2007)
MIKE POWELL, Individually, MIKE POWELL, AS DEACON
MIKE HOLNESS, Individually, MIKE HOLNESS, AS General Member
MARK JEFFERS, Individually, MARK JEFFERS, AS General Member
DAVE FERGUSON, Individually, DAVE FERGUSON, AS PASTOR/OFFICER et al.
AS THESE SELECT ASSOCIATES AND OFFICERS ABOVE AS ALSO GENERAL
MEMBERS OF THE CORPORATION ALLEGING TO ACT LAWFULLY
AS d/b/a,
FIRST BAPTIST CHURCH OF CITRUS PARK, (FBCCP) and CITRUS PARK
CHRISTIAN SCHOOL, (“CPCS”), A MINISTRY OF FBCCP, a Corporation per
F.S.617, “Not for profit”
AND AS ALSO THESE as a “Sect Class” and with the
THIRD PARTY INDIVIDUALS, as “Sect Agents Class” a.k.a. (Black/Blue) as
AGENTS AND OR AGENCIES OR OTHERS AS “PERSONS” WHO TORTFULLY
AND NEGLIGENTLY INTERFERE IN CONTRACT AND BY-LAWS “RIGHTS” AS

CHARLES H. SCRUGGS III., **CIRCUIT CASE NO. 05-0911**
Individually, **DIVISION G**
CHARLES H. SCRUGGS, III. ESQUIRE, **APPEALS CASE:2D06-2811**
As attorney at law/ former Circuit Judge
CHARLES H. SCRUGGS, III, P.A., A Professional Association Law Firm,

KAREN HARROD TOWNSEND, Individually, **CASE NO 05-9605 Civil**
KAREN HARROD TOWNSEND AS
EMPLOYEE OF (CPCS) OF THE FBCCP **Per R.O.C.P 1.540 an Independent**
ACTION and of
02-4974, Family Court and
APPEALS CASE: 2D06-3469
FLORIDA S.Ct. SC07-1181
FROM CASE NO: 01-15814 and
related CASE NO: 01-15813 and
02-03812

and
STEVEN TYLER HARROD, Individually,
DONALD HARROD, Individually,
NORMA HARROD, Individually,

JOHN A. GRANT, JR. Individually, JOHN A. GRANT, JR. AS REGISTERED AGENT
OF FBCCP/CPCS CORPORATION, JOHN A. GRANT, JR. Attorney at Law,
JOHN GRANT AS NOW FORMER STATE OF FLORIDA SENATOR
DUANE JANSSEN, Individually, and DUANE JANSSEN AS C.P.A. and DUANE
JANSSEN AS C.P.A. for JANSSEN & HORGAN as NOW JANSSEN & IGOR
C.P.A., P.A.
JANSSEN & IGOR. (Formerly Janssen & Horgan) C.P.A.’s, P.A. a Florida Corporation
UTICA INSURANCE COMPANY OF NEW YORK,
CHARLES DENNY, IV, Individually, CHARLES DENNY, IV, AS ATTORNEY AT
LAW FOR THE FIRM OF DICKINSON & GIBBONS P.A.,

THE LAW FIRM OF DICKINSON & GIBBONS, P.A. ATTORNEYS AT LAW,
A. JAMES ROLFES, Individual, A. JAMES ROLFES, AS ATTORNEY AT LAW,
A. JAMES ROLFES, AS ATTORNEY OF THE LAW FIRM OF DICKINSON
& GIBBONS, P.A. ATTORNEYS AT LAW,
DREW GARDNER, AS Individual, DREW GARDNER AS ATTORNEY AT LAW
FOR THE CHRISTIAN LAW ASSOCIATION
THE CHRISTIAN LAW ASSOCIATION, A FLORIDA CORPORATION
DAVID GIBBS, III, Individual, DAVID GIBBS, III, AS ATTORNEY AT LAW,
GIBBS LAW FIRM. P.A., DAVID GIBBS, III, AS ATTORNEY AT LAW, OF
THE CHRISTIAN LAW ASSOCIATION
STACEY TURMEL, Individually, STACEY TURMEL AS ATTORNEY AT LAW, OF
STACEY TURMEL, P.A., THE LAW FIRM OF STACEY TURMEL, P.A.
THE OFFICE OF THE GOVERNOR OF THE STATE OF FLORIDA UNDER THE
CARE AND SUPERVISION OF JEB BUSH AND CHARLIE CRIST,
MR. CHARLIE CRIST, Individually, MR. CHARLIE CRIST, AS IN THE OFFICIAL
POSITION AS THE ATTORNEY GENERAL FOR THE STATE OF FLORIDA,
THE OFFICE/DEPARTMENT OF THE ATTORNEY GENERAL FOR THE STATE
OF FLORIDA
THE OFFICE/DEPARTMENT OF THE BOARD OF EDUCATION FOR THE STATE
OF FLORIDA
Mr. CHARLIE CRIST, AS FORMER DEPARTMENT OF EDUCATION
COMMISSIONER
Mr. TOM GALLAGHER, Individually, MR. TOM GALLAGHER, AS IN THE
OFFICIAL POSITION AS THE CHIEF FINANCIAL OFFICER OF THE
STATE OF FLORIDA DEPARTMENT OF FINANCIAL SERVICES, and
THE DEPARTMENT OF FINANCIAL SERVICES,
THE DEPARTMENT OF CHILDREN AND FAMILIES OF THE STATE OF
FLORIDA,
DAVID GEE, AS SHERIFF OF HILLSBOROUGH COUNTY FLORIDA, (HCSO)
DAVID GEE, Individually,
DAVID GEE, AS EXECUTIVE OFFICER OF THE COURT OF HILLSBOROUGH
COUNTY
GARY TERRY, Individual,
GARY TERRY, AS HCSO DEPUTY- (Major/now Coronal)
JOE HOWLETT AS HILLSBOROUGH COUNTY SHERIFF DEPUTY,
JOHN CAMPO, Individual, JOHN CAMPO, AS HCSO DEPUTY
RICHARD WALKER, Individual, RICHARD WALKER, AS HCSO DEPUTY
CAL HENDERSON, AS Past SHERIFF OF HILLSBOROUGH COUNTY, FLORIDA,
CAL HENDERSON, Individually,
WALTER HEINRICH, AS Past SHERIFF OF HILLSBOROUGH COUNTY FLORIDA,
WALTER HEINRICH, Individually,
MIKE SMOAK, A HCSO DEPUTY AND
SCOTT WELLINGER, Individually, SCOTT WELLINGER, AS HCSO DEPUTY
LUTHER CORE, Individually, LUTHER CORE AS HCSO DEPUTY
PAUL J. GUARINO, Individually, PAUL J. GUARINO, AS HCSO DEPUTY,
HARRY HOOVER, Individually, HARRY HOOVER, AS HCSO DEPUTY,

KEVIN L. BODIE, Individually, KEVIN L. BODIE, AS HCSO DEPUTY,
J.R. BURTON, Individually, J.R. BURTON, AN HCSO DEPUTY
JAMES (JIM) COATS, Individually, JIM COATS AS SHERIFF OF PINELLAS
COUNTY FLORIDA, (PCSO)
EVERETT RICE, Individually,
EVERETT RICE, AS FORMER SHERIFF OF PINELLAS COUNTY
TIM JEFFERS, as PINELLAS COUNTY SHERIFF DEPUTY,
JOSEPH A. GILLETTE, Individually, GILLETTE AS PCSO DEPUTY,
THE PINELLAS COUNTY SHERIFF'S OFFICE (PCSO)
BOB WHITE, AS SHERIFF OF PASCO COUNTY FLORIDA,
MICHAEL JOHN CORBIN, AS PASCO COUNTY SHERIFF DEPUTY DETECTIVE,
THE DEPARTMENT OF THE PASCO COUNTY SHERIFF,
THE CHIEF OF POLICE OF TAMPA, FLORIDA, and
POLICE OFFICER JOE KAREAS OF THE CITY OF TAMPA,
THE CITY OF TAMPA
CYNTHIA BARNARD SANZ, Individually,
CYNTHIA BARNARD SANZ AS
SPECIAL AGENT SUPERVISION FOR THE FLORIDA DEPARTMENT OF
LAW ENFORCEMENT,
MICHAEL O'CONNELL, Individually,
MICHAEL O'CONNELL, SPECIAL AGENT FOR THE FLORIDA DEPARTMENT
OF LAW ENFORCEMENT,
MR. GUY TUNNELL, FORMER COMMISSIONER, FLORIDA DEPARTMENT OF
LAW ENFORCEMENT, NOW AS
MR. GERALD BAILEY COMMISSIONER, FLORIDA DEPARTMENT OF LAW
ENFORCEMENT,
THE FLORIDA DEPARTMENT OF LAW ENFORCEMENT
CURTIS BAUGHMAN, Individually,
NANCY LOPEZ, Individually,
CURTIS BAUGHMAN AND NANCY LOPEZ AS EMPLOYEES OF VICTIMS
ASSISTANCE OF THE STATE ATTORNEY OF FLORIDA,
THE DEPARTMENT OF VICTIMS ASSISTANCE
MARK A. OBER, Individually, MARK A. OBER AS STATE ATTORNEY OF
FLORIDA,
BOB PETSCHOW, individually and BOB PETSCHOW, AS ASSISTANT TO THE
STATE ATTORNEY
CHUCK HOLLAND, individually and CHUCK HOLLAND AS ASSISTANT TO THE
STATE ATTORNEY
CHIEF JUDGE MANUEL MENENDEZ JR. OF HILLSBOROUGH COUNTY
FLORIDA CIRCUIT CIVIL COURTS,
MANUEL MENENDEZ JR. Individually,
JAMES ARNOLD, Individually,
JAMES ARNOLD, A CIRCUIT COURT JUDGE OF HILLSBOROUGH
COUNTY FLORIDA,
WAYNE TIMMERMAN, Individually,
JUDGE WAYNE TIMMERMAN A CIRCUIT COURT JUDGE OF HILLSBOROUGH

COUNTY FLORIDA,
RAUL PALOMINO, Individually,
JUDGE RAUL PALOMINO, A CIRCUIT COURT JUDGE FOR HILLSBOROUGH
COUNTY FLORIDA,
FRANK GOMEZ, Individually,
JUDGE FRANK GOMEZ A CIRCUIT COURT JUDGE FOR HILLSBOROUGH
COUNTY FLORIDA,
MONICA SIERRA, Individually,
JUDGE MONICA SIERRA, A CIRCUIT COURT JUDGE FOR HILLSBOROUGH
COUNTY FLORIDA,
RALPH STODDARD, Individually,
JUDGE RALPH STODDARD, A CIRCUIT COURT JUDGE FOR HILLSBOROUGH
COUNTY FLORIDA,
GREG HOLDER, Individually,
JUDGE GREG HOLDER, A CIRCUIT COURT JUDGE FOR HILLSBOROUGH
COUNTY FLORIDA,
MARVA CRENSHAW, Individually,
JUDGE MARVA CRENSHAW, A CIRCUIT COURT JUDGE FOR HILLSBOROUGH
COUNTY FLORIDA,
REX M. BARBAS, Individually,
JUDGE REX M. BARBAS, A CIRCUIT COURT JUDGE FOR HILLSBOROUGH
COUNTY FLORIDA,
MARTHA J. COOK, Individually,
JUDGE MARTH J. COOK, A CIRCUIT COURT JUDGE FOR HILLSBOROUGH
COUNTY FLORIDA,
RAQUEL A. RODRIQUEZ, Individually,
**RAQUEL A. RODRIQUEZ AS GENERAL COUNSEL TO THE OFFICE OF THE
GOVERNOR OF THE STATE OF FLORIDA**
BROOKE S. KENNERLY, Individually,
BROOKE S. KENNERLY AS EXECUTIVE DIRECTOR FOR THE JUDICIAL
QUALIFICATIONS COMMISSION OF THE STATE OF FLORIDA,
THE JUDICIAL QUALIFICATIONS COMMISSION OF THE STATE OF FLORIDA,
THE FLORIDA BAR,
THE OFFICE OF THE FLORIDA BAR OFFICER OF EXECUTIVE DIRECTOR,
JOHN F. HARKNESS, JR, INDIVIDUAL,
JOHN F.HARKNESS, AS EXECUTIVE DIRECTOR OF THE FLORIDA BAR
JOHN BARR, INDIVIDUALLY, JOHN BARR AS THE FLORIDA BAR,
COMPLAINTS IN PERSON EMPLOYEE
THE OFFICE OF THE PRESIDENT OF THE FLORIDA BAR,
HENRY M. COXE III, INDIVIDUAL,
HENRY M. COXE III, AS PRESIDENT OF THE FLORIDA BAR
THE FLORIDA BAR OFFICER OF TAMPA BRANCH OFFICE
EXECUTIVE/DISCIPLINE DIRECTOR AS BRANCH STAFF COUNSEL,
TONY BOGGS, INDIVIDUALLY,
TONY BOGGS, AS THE FLORIDA BAR DISCIPLINARY PROCEEDURES
EMPLOYEE

THE FLORIDA BAR TAMPA INTAKE STAFF COUNSEL EMPLOYEE, MS.
“DOE” LIEMAN, MS. “DOE” LIEMAN, Individually,
THE FLORIDA BAR TAMPA INTAKE STAFF EMPLOYEE MS. JANE CRISTY and
Ms. JANE CRISTY, Individually
THE STATE OF FLORIDA, and
THE SHERIFF OF SANTA ROSA COUNTY, Individually and AS SHERIFF,
SANTA ROSA COUNTY DEPUTY DETECTIVE RYAN, Individually and AS Deputy
SANTA ROSA COUNTY DEPUTY WHEELER, Individually and AS Deputy
SANTA ROSA COUNTY SHERIFF’ DEPARTMENT
SANTA ROSA COUNTY, OF THE STATE OF FLORIDA
HILLSBOROUGH COUNTY FLORIDA, OF THE STATE OF FLORIDA
THE HILLSBOROUGH COUNTY FLORIDA BOARD OF COUNTY
COMMISSIONERS JOINTLY AND INDIVIDUALLY AS,
ROSE FERLITA,
KEN HAGAN,
KEVIN WHITE,
AL HIGGINBOTHAM,
JIM NORMAN,
BRIAN BLAIR,
MARK SHARPE AND
PAT BEAN, AS HILLSBOROUGH COUNTY ADMINISTRATOR
PAT BEAN ATTORNEY AT LAW AND
PAT BEAN, INDIVIDUALLY
THE SECOND DISTRICT COURT OF APPEALS and JUDGES OF THE SECOND
DISTRICT COURT OF APPEALS AS “PERSONS” JOINTLY AND AS
“PERSONS” INDIVIDUALLY AS,
STEVAN T. NORTHCUTT,
CHARLES A. DAVIS,
CRAIG C. VILLANTI,
DOUGLAS A. WALLACE,
EDWARD C. LaROSE,
CAROLYN K. FULMER,
CHRIS W. ALTENBERND,
PATRICIA J. KELLY,
JAMES BIRK HOLD, INDIVIDUALLY AND AS CLERK OF THE SECOND
DISTRICT COURT OF APPEALS, LAKELAND FLORIDA
THE FLORIDA SUPREME COURT, AND JUDGES OF THE FLORIDA SUPREME
COURT AS JUDGES AND AS “PERSONS” JOINTLY AND “PERSONS”
INDIVIDUALLY AS,
CHIEF JUDGE FRED LEWIS,
CHARLIE T. WELLS,
HARRY LEE ANSTEAD,
BARBARA J. PARIENTE,
PEGGY A QUINCE,
RAOUL G. CANTERO,
KENNETH B. BELL

KMART CORPORATION also d.b.a. SEARS HOLDING COMPANY, INC.(Kmart)
JOE PALKO, Individual, JOE PALKO, EMPLOYEE AS Vice President (Kmart)
SEARS HOLDING COMPANY
RANDY BRIGHT, Individual, RANDY BRIGHT, (Kmart) EMPLOYEE AS
REGIONAL COACH,
KEITH JOHNSON, Individual, KEITH JOHNSON, (Kmart) EMPLOYEE AS
REGIONAL HUMAN RESOURCES DIRECTOR,
SHANE PEARSON, Individual, SHANE PEARSON, (Kmart) EMPLOYEE AS LOSS
PREVENTION COACH,
KATHERINE CUNNINGHAM, Individual, KATHERINE CUNNINGHAM, (Kmart)
EMPLOYEE AS DISTRICT COORDINATOR SECRETARY
DANIEL J. GENTILE, Individual, DANIEL J. GENTILE, (Kmart) EMPLOYEE AS
DISTRICT COACH
DOUG LIVINGSTON, Individual, DOUG LIVINGSTON, AS KMART EMPLOYEE
LOSS PREVENTION COACH, AT STORE 3092,
ROY ALLEN, Individual, ROY ALLEN, KMART EMPLOYEE AS ASSISTANT
COACH, AT STORE 3092,
DR. LINDA ROWE CAMPBELL, Individual, DR. LINDA ROWE CAMPBELL,
(Kmart) EMPLOYEE AS PHARMACIST AT STORE 3092
BARBARA BOOTH, Individual, BARBARA BOOTH, (Kmart) EMPLOYEE AT
STORE 3092
MIKE SHUMATE, Individual, MIKE SHUMATE, AS AN OFFICER OF THE UNITED
STATES COAST GUARD now retired,
“DOE”, as any and all Insurance and or Bonding Companies, Carriers or the like for any
Defendant or representative of any Defendant herein, past, present or future.
“DOE”, as any yet unknown accomplice to the acts of defendants herein,
MEDIA GENERAL OPERATIONS NEWSPAPER, AND AS SUBSIDIARY THE
TAMPA TRIBUNE,
JANET E. COATS, Individually, JANET E. COATS AS EXECUTIVE EDITOR AND
VICE PRESIDENT OF THE TAMPA TRIBUNE
MICHELLE BEARDEN, Individually, MICHELLE BEARDEN, AS TAMPA
TRIBUNE REPORTER/EMPLOYEE
THE SAINT PETERSBURG TIMES,
BILL COATS, Individually, BILL COATS, AS A SAINT PETERSBURG TIMES
EMPLOYEE/REPORTER
PAUL TASH, Individually, PAUL TASH, AS SAINT PETERSBURG TIMES,
EDITOR, CEO and CHAIRMAN
AS DEFENDANTS,

COMES NOW APPELLANTS AS RESPONDENT VICTIMS OF
PROVED Intentional Malum in Se and Malum Prohibitum unlawful acts
for just as the FDLE Arrested the Windermere Police Chief of and more as:

“Thefts; “Threats”; “Interference with Child Custody”; “Frauds”; “Civil Rights Violations”; “Unlawful Detainment”; “Hate Crimes”; and more criminal acts by Government “Persons” including Bar Members conspiring frauds and delays against their own clients, as Disbarred Heather Gray for Gray ET AL again refuses a Court Order and with conspiracy of judges and Florida Bar Agents is again victimizing “Whistle Blowers” by impeding:

(a.) The Sovereign Democratic Process of the FBCCP as the Corporation and its Lawful Members By-Laws Rights; (b). Discovery and or for Townsends dutiful causes to protect naive children, Church and Members “Rights” from illegal “Monopoly” and “Rico” acts of “Government” and “others” acting to conceal the still ongoing crimes just as the Windermere Police Chief did; (c.) Exposure of “Discovered Materials for Trials” that confirms Townsend’s Claims; (d.) Townsend exposing Felonies since 1987; (e). Even by this Clerk Birkhold Order of 1/5/2011, as Co-Participants ET AL conspiring to remove or deny facts in a Reply Brief showing the basis of Malum Prohibitum and In Se Acts; (f). In this case involving these same “Government Persons” as the Baby Aisenberg kidnapping (11/1999) and “False Evidence” “intentionally” managed by HCSO Gary Terry Deputies as Jeffers ET AL as their “Sham” works as the wife, Karen Harrod Townsend and “Jeffers clergy Sect ET AL” is doing multiple felonies and is a willful

participant in concealing the Truth which supports the Randall Townsend Truths against all Participants. In the Aisenberg case we still do not know who “abducted” Baby Sabrina but our babies J.G.T. letter tells it is the “Sect, Sect Agents” and “others Doe” who still conspire to violate F.S. §39.01(2) and F.S. §787.03 (Interference with Child Custody... any child 17 years of age or under...) who abduct and detain the Townsend kids (ages 14 & 16) since 10/21/1999, still conspiring [See several Grant, Gee, Ober E-mail(s)] in 2011, unlawfully from this dad just to continue frauds started by Popper to “defame Townsend” and allow 20+ years of Malum In Se Malicious Prosecution to conceal torts Townsend reveals to alleged Honorable Courts.

On 03/31/10, HCSO Detectives (John McDarby) still at the command of HCSO Sheriff Gee, State Attorney Ober and John Grant (Former FBCCP Registered Agent and Florida Senator) per the Grant E-mail stated frauds of facts and laws and does as HCSO Terry Agents (Jeffers, Howlett, Smoak ET AL) since 9/8/99, and before again threaten Townsend: for his reporting of criminal acts still ongoing; and said to stop filing legal papers as herein.

Even Sheriff Gee intentionally lied 10/2007, at Sickles High school to Townsend and stated the same frauds of “no crimes by Jeffers ET AL” and “if so the statue of limitations had expired” and that “his Gary Terry deputies would not impede Townsend again” (Fraud verses his HCSO investigation

of Sarasota Police Chief Abbot) yet on 10/28/07, HCSO per Jeffers ET AL issues FBCCP Member Townsend a Trespass threat in Church to conceal the still ongoing felonies. It is even admitted by even Defendants and “Others Doe” that HCSO Terry, as TERRY ET AL, for Crist, Bush, FDLE, (See our 1999-now letters and litigation filings) and Grant, Gee, Bean, Norman, Ober, Scruggs, Gray, Denny and as “others” intentionally and knowingly Directing HCSO Deputies and “judges” and “Others” to still illegally conspire to omit truth or produce false evidence. Also based on the ruling by the 11th Circuit of “attorney torts” since Popper, claims are made, Federal judge Merryday and “others” have knowledge of HCSO Gary Terry and “Others” intentional production of fraud as in the Aisenberg case (Tribune 11/2/07 on FDLE) but concealed select co-participants and therefore is biased and prejudiced in the Merryday hearing and lawfully ruling in this Townsend ET AL v. Beck ET AL case which Merryday dismissed knowing of intentionally illegal ongoing acts as the Windermere Police Chief is alleged and charged by the FDLE with ignoring the law and his duty as they are still illegally doing; but is also by all Defendants and “Others” still using: Breach of Contracts; Abuse of Process; Extortion; “SHAM” lawsuits; for “False Light” Claiming Felonies of Townsend to conceal years of Jeffers ET AL intentional criminal actions and violation of FBCCP By-Laws by Defendants and “Others Doe” by

detaining and felonies to TOWNSEND ET AL as victims of Criminal acts still with now proved “Clean Hands” having disproved all Participants fraud and speaking as the F.S.§617, Guardian Townsend of: FBCCP; Members; Citizens and as Townsend individual, (as Townsend ET AL) and States:

BACK GROUND

On or about 11/1987, Randall Townsend d/b/a “Future Marketing” observed Mr. Lane as a Business Partner of the Sabal/Future Joint Venture Agreement of August 7, 1987, (Agreement) in the act of using illegal drugs. Lane was also caught in multiple violations of the “Agreement” including frauds and extortion. Townsend immediately sought legal counsel from attorney Patricia McCarthy, in Pasco County Florida. McCarthy enlisted the services of Orlando based attorney she knew, David H. Popper as for the “Separation and Declaratory Rights” of the Agreement. Popper negligently assisted all frauds of Lanes attorney, Williams and intentionally did not and never got Subpoena’s for production of “Agreement” Business Papers and a Receiver as per the directives of Townsend and McCarthy. When Popper switched law firms from Austin, Lawrence and Landis to O’Neill, Chapin, Liebman, Marks, Popper, Cooper P.A. ET AL, Senior Partner Chapin and Chapin agents as “co-participants” continues delays and frauds to continue the conspiracy and tort malpractice of Popper/Chapin ET AL still to this day.

On or about 1993-1999, Townsend (“a younger honorable man” per pastor Dr. Warner) was lawfully elected by the First Baptist Church of Citrus Park (FBCCP) leadership and membership to the positions of: Long Range Planning Chairman; Nominations Committee (Supreme Court Judicial Ethics Committee); Awana Commander (Childrens Leader); Property Acquisition Committee; Eminent Domain Mediation Committee; and various other duties per the By-Laws as a 2nd and 3rd Generation Leader of the founding pastor his uncle to lead the FBCCP Church “50 Year Quest or Vision” during the retirement of the current Pastor Dr. Harold Warner. About 1994, various members and including Dr. John Berry as Pastor of Citrus Park Christian School (CPCS) reported to Townsend and “others” per the By-Laws and per Townsend’s duties as the member of the Supreme Judicial Committee to investigate the unlawful acts and By-Laws violations of the Employees as Administrative Pastor (Nasworthy) and the Finance Committee Members and “Others Doe”. New Pastor Ron Beck (7/10/94) by Abuse of “Peace” and “Process”, Breach of Contract as By-Laws violations including fraud and other unlawful practices for their “self dealings” formed a “Sect” and concealed violations of Administrator Nasworthy, Paula Powell and the Finance Committee and “Others” including Sheriff Deputies Tim Jeffers and Joe Howlett in “masked Deputy Uniforms” as Non-Members

Under Color Of Law to assist themselves as the “Sect” in violations of Laws and our By-Laws. Deputy Tim Jeffers, as Finance Committee Member upon learning of the criminal violations of the “Administrators” and “clergy” fraudulently leveraged his wife, (Karen Jeffers) to become employed as the CPCS Principal directly against the approval and vote of the Nominations Committee and Election per the FBCCP By-Laws. “The Sect” and “Sect Agents” by their Fraudulent presentations of Deputies Jeffers and Howlett as “Lawful”, “Under Color of Law” and the “false data” and “legal advise” and “extortion” of conform to the “Sect” ways or “be arrested”, our FBCCP Corporation and Members are being deprived by frauds of their Sovereign Constitutional By-Laws Process, Votes and Rights. Jointly and Separately the “Sects” still ignores the By-Laws and Rule of Law and by “Color of Law” Sheriff Deputies Jeffers, Howlett, Smoak and Corbin and Coast Guard Officer Mike Shumate and “Others” and their Superior Law Enforcement Officers and “Others” as non members of the FBCCP “impede” Townsend and “others” in his Dutiful Investigation and “Reporting to Law Enforcers and Members” of By-Law violations and criminal acts against the FBCCP Corporation and its Members. By frauds, Jeffers, Powell, Howlett, Smoak and “others Doe” are “detaining” members and the FBCCP Corporation of our Sovereign Rights and Demand is made for Writs of Habeas Corpus.

On or about and through 1994- 09/08/1999-10/07, till now multiple “Demands” from the Member/Citizens and Townsend were and are made and recorded in Business Meeting Minutes and various other reports to the “Sect” and “Sect Agents” to stop the crimes. The “Sect” and “Sect Agents” since 9/8/99, in violation of the By-Laws and frauds without members votes or allowing as the law requires allow Townsend to redress his “non member Government ET AL” accusers of the “Sect” speak per his “members rights and duty” to fellow members. The Jeffers ET AL “Sect” and Jeffers Agents have proved that unchecked power corrupts and intentionally and knowingly conspired and “detained” for their “self dealing” the FBCCP Corporation and Members against their “Vision” and “Rights” Townsend has advocated since his Dr. Warner Nomination and Election starting in 1993. The “Sect” and assisted by “Jeffers Sect Agents” have done “frauds”, “self dealing”, bought property, created debt and at the expense of the FBCCP Corporation, Members and Citizens and gained “Unjust Enrichment” and our property.

Upon presentation of various papers, Affidavits and reports of:

- A. Administrator Nasworthy of 5/22/1994, and Finance Secretary Paula Powell (still -now) proves “sect” fraud is done, even deprivation of kids;
- B. Nasworthy 10/9/1994, Powell and the “Sect” admitted “unclean hands” creating a “Discretionary Account” (also a.k.a “Operating Fund”) from

- “Voted” “Designated Budget Funds” and without authority misuses funds as this act the “Sect” still by fraud violates votes of members and laws;
- C. Contracts, FBCCP verses Third Party Reports, and 2006 Discovery show the “Sect” and “Agents” conspire fraud to the Corporation and Members;
- D. Hillsborough v. Wigle; First Baptist Church Citrus Park case 95-1549, Interim Settlement Agreement, “Hillsborough County agrees to pay Defendant the following: \$21, 190.00 for land taken and \$6,239.00 for improvements taken. Done this 27th day of August, 1996...”. Per Milford the county planned to pay \$126,000 in the taking of 11/21/95. Townsend, as LRPC, provided case laws and 1/14/96, reported, FBCCP received \$153,000.00 (170,000 less 10% lawyer fee) from attorney Brigham, ET AL. This becomes over \$505,000.00 to settle after 7 years of delay;
- E. January 22, 1995, Administrator Nasworthy admits receiving \$5,112.03 as a Housing Allowance for diversion of IRS funds and not approved by the Members nor explained yet to the Members as Nasworthy or “others” 1/22/95 states will be done. In 2006, upon the FBCCP Business Reports produced from the Order of Judge Crenshaw produced finally after over 100 legal demands C.P.A. Horgan admits “the frauds by the leadership concerned him so much that he withdrew his children from the school and split his C.P.A. Firm with Mr. Janssen.” Also a Horgan C.P.A. letter

10/27/1999, Townsend did not receive until the 2006 Crenshaw Order, was presented to the FBCCP Members while “Sect and Agents” ET AL prevent Townsend from our Business Meetings is known now a fraud of “no wrongdoing” Jeffers ET AL “Sect” creates to enforce that Townsend is a “liar” about the missing and misuses of FBCCP designated money. “Superior Officers” Friends of Jeffers, Howlett, Smoak ET AL as Crist, Coats, Terry, Grant, Gee, Ober are “Prejudiced”, and “Intentionally” “impeding” Townsend and those for whom he speaks and Terry ET AL continues the collusion to “impede” “Due Process” using unlawful acts of his co-participants, Sheriffs, Lawyers, FBCCP Registered Agent John Grant ET AL, County Administrator Pat Bean (fired), Bean ET AL, State Attorney Ober, State Officers and Florida Bar Members even concealing Townsend and “Others” reported criminal acts of themselves and their Intentional co-participant Heather Gray this Supreme Court Disbarred who cannot “legally or truthfully answer” since 3/14/2003, or she incriminates herself and “others” of her “RICO Gang” who she hopes does not prosecute her more so she can get her Bar license back to get back in the game. The FBCCP Jury found defendants guilty and “Fired” the “false clergy” yet the “Jeffers Gang” refuse our Rights of FBCCP for criminal prosecution of participants and FBCCP as Townsend ET AL

restitution per our Legal System as Townsend tried to get when Judge Crenshaw said, “See what he re-files by 8/10/2006,” after she granted “partial discovery” in her “ET AL” attempt to still “impede” the Due Process of Law and the Rights of these Townsend ET AL victims.

- F. In 2006, Judges: Holder and Arnold in 05-9605; Stoddard in 05-0911; Crenshaw in 02-03812; Gomez in 06-6005; and Scruggs 02/06 revealed participants intentional participation in the conspiracy to conceal the frauds by Karen Harrod Townsend by her affidavits as Participants abuse process to conceal her frauds and of her co-participants “Criminal Acts.”
- G. The 1997 Property Acquisition of the Earle Property (\$600,000 for 40 Acres) at 18105 Gunn Highway used by Eminent Domain Funds and “other unknown funds” was done by “Sect” self dealing frauds to our membership. Beck and the “Sect” intentionally against the advice of Townsend and “other professionals” lies that the “permits for the school is not a problem”. Beck admitted to Townsend that “He wanted the Earle Home so that he had more bathrooms and a pool for his daughters and so he could live in the country like his brother Donnie.” This self dealing fraud from his 1/14, 1996, “Point #8 Prayer” is conspired by Jeffers ET AL and “Others” causing our FBCCP yet untold debt and motives to assault Townsend or “others” saying stop frauds buying that Property.

H. The January 19, 1997, FBCCP Business Meeting Report shows

Townsend confirmed by “others” expresses that the “Self Auditing” by Deputy Jeffers Finance Committee done without outside auditors and our members being given fraudulent reports is “the rooster guarding the hen house...” and the Production from the 2006 Crenshaw Order proved the Felonies and By-Laws violations of “false reports” by the “Sect” and Non members “Jeffers Sect Agents” confirming (3/15/07) per Federal Judge Moody, the 5/10/2006, Crenshaw/Denny ET AL Re-write of Malicious Prosecution Complaint was as the conspiracy to conceal the ongoing crimes HCSO’s/Gray ET AL refuses to expose and for “Abuse of Process” and torts to the Contracts with the “Townsend ET AL FBCCP Corporation and Members” in violation of Florida Constitution Rights done by “Government” ET AL and still ongoing today. The Ruling of the 11th Circuit Court of Appeals shows case law that each attorney or Bar Member since and including since Popper has done negligence and torts to citizens or clients whom they by our Constitution and Contracts are required to as “Government” not deprive “citizens”.

I. The May 2, 1999, FBCCP Business Meeting Reports, Townsend and

“others” demanded answers to questions of “self dealing” of over \$45,000.00 showing going from where into the “Pastors Accounts” and

then being withdrawn for whom against members vote per the By-Laws. Multiple and various FBCCP Business and other Records being illegally “impeded” by Jeffers ET AL have confirmed criminal violations and on 09/08/1999, Townsend at demand of the members stated to the “Sect”:

“(1) Show me the money trail; (2) Stop the Building Scheme Frauds; and (3) Stop frauds to my family, members and friends”. At that “Demand” time and since, Townsend has been unlawfully prohibited from his Duties, Family, his Children, Members and Rights because of the “Sect” and “Sect Agents” and “Becks, Jeffers, Crist Participants ET AL” violating our By-Laws and Civil and Criminal Laws and using “Fraud” of their Participants.

On 09/08/1999, Beck ET AL with his “Sect Deputies” conspire to cover for their previous and ongoing violations and did publicly to defame Townsend did: (1) Conspire and conceal their criminal acts and By-Laws violations; (2) Concealed the criminal acts of their tainted Karen Harrod Townsend as their co-participant and a FBCCP/CPCS Employee who to conceal her own criminal acts willingly assists the “sect”; and (3) claim “Townsend was: a paranoid liar about the money misuses and building program frauds; suffering from a stress related mental breakdown from the stress of his business lawsuits; suffering from mental stress of worrying to much about church matters that were of his created imagination; dangerous

with guns; had become an abuser and molester to his wife and kids; and infidel and because of these “Sect” claims removed from his Officer duties of FBCCP”, keeping to their conspiracy to “put Townsend in a false public light” even in 11/15/2001, before judge Palomino filing charges of Repeat and Domestic Violence and in 2002 continuing these “Sect” allegations by the Divorce Case willfully and intentionally being assisted by frauds of co-participants. Since 09/08/1999 and before, as Non Members of FBCCP and in violations of the FBCCP By-Laws as Deputies and “Others” as “Agents” of Deputy Jeffers, Howlett, Corbin, Smoak and Grant, Gibbs, Terry, Law and Florida Bar “Officers” have conspired and “impeded” Townsend and “Others” in violation of Florida Constitution Article 1. Section 3. and other unlawful acts by their false reports and with threat of arrest to “impede” Townsend ET AL of FBCCP, Constitutional Rights, Property and Children. Participants to conceal their ongoing Constitutional and Criminal violations are using the proved “False Charges” of the “Sect” as Deputy Jeffers, his wife Karen Jeffers, “alleged Clergy”, employee/mother Karen Harrod Townsend and “others” to continue to “deprive” Townsend ET Al victims.

Oct. 31, 2001, as “non-sect members” continue Townsend questions, the “Sect” as a continuation of “Defame Townsend in a false public light” to conceal their frauds of the “Sect and Sect Agents”, Beck and Karen Harrod

Townsend as Beck being sworn by Judge Palomino 11/15/01, said Beck per Howlett ET AL was for “All” the Church filing charges of 01-15813 Repeat Violence and 01-15814 Domestic Violence. Judge Palomino conspires with Scruggs ET AL/HCSO ET AL/Jeffers ET AL and dismisses the “Shams” against Townsend to “Sham to naïve Members” and warns Co-participants to “not do child interference” or detainment. Co-participants still to this day intentionally ignore the judge Palomino and Timmerman rulings and per the law F.S.787.03(2), and (3) defendants and “others” at no time received any legal right from 10/21/1999 till now to “detain”, abuse or threaten Townsend from his children or to threaten the children from their father or do their other illegal acts as Co-participants know they must continue frauds at law. Since 10/22/1999, Townsend with the J.G.T. Letter has reported to “alleged” honest “Law Enforcers” that his children are abducted to conceal felonies of “Co-Participants” now proved and shown in these consolidated cases and the related evidence yet to be filed as in part on www.Judgeoneforyourself.com.

On 04/03/02, Townsend filed HCSO Report #02-031385 Event 213, showing HCSO ET AL the Contempt of Court and fraudulent proofs of Ron Beck and “others” from the 01-15813 and 01-15814 cases and other issues.

April 25, 2002, after being sued in 01-15813 and 01-15814 and served 02-4974, Respondent Townsend filed 02-03812, per the “Law” for self, his

kids and as FBCCP Corporation ET AL not knowing until production (11th Circuit) and being “impeded” from FBCCP Meetings and his investigation by unlawful “Sect members”, Jeffers/Terry Deputies ET AL and lawyers and who is by conspired torts part of the “Sect” or “Sect Agents” still conspiring.

Intentionally since 1997 Karen Harrod Townsend conspired with her co-participants and denied per the law Townsend knowledge of the safety, care, whereabouts and nurturing of his minor children just to defame “a false light” and to assist in the criminal deprivations of her co-participants crimes.

November 9, 2002, Townsend filed a report to Tampa Police that daughter J.G.T. was in danger from improper care by the mother and 12/02, Townsend reported to “law enforcers” that the son J.D.T. was in danger by their mother, requiring J.D.T. to be hospitalized in Tampa and Pensacola and each condition of these children as confirmed by Doctors is ignored by the “law enforcers” in their conspiracy to “Deny any truth this Father says”.

In 2006, after multiple years, lawsuits and wasted dollars to obtain “permits” for the CPCS School to use the 18105 property as Townsend and “Others” said “Stop the Building Scheme Fraud” and do not buy the property but by frauds of the “Sect and Sect Agents”-Townsend ET AL are “impeded” as the “Sect ET AL” lost their illegal “Sham” fight for permits.

1. Townsend for Townsend ET AL. as already proved and had these

judges, State Officers, Federal Officers, even these same Defendants and “Others” admit and assist Ongoing Conspiracy for: Fraud; Abuse of Process; Malicious Prosecution, Interference with Child Custody and violations of Constitutional Rights to conceal Abuse as Felonies and Florida Bar Members Intentional Malfeasance as stated by Judge Gomez about Attorney Gray in 08/2004 and in court Gomez admitted that morning his Ex Parte Conspiring with “Fired” Scruggs and “others” they with Gray being trained by these exposed co-others assisted her as she skipped the court to “intentionally abandon her contract duties, her clients and the law”, as Gomez said to Townsend and Attorney Stanford Solomon “Once your in your in”. Scruggs nor Gray asked for any contract to be signed that limited per their “oath” their reporting of their crimes and “others Doe” and Representation for Townsend and Townsend ET AL connected to the abduction of my kids and securing their safety nor the issues of FBCCP Frauds and Popper, Chapin, Florida Bar and acts of Governors Crist and Bush as co-participants to ignoring all criminal acts . In Fact the claims by Scruggs in the 01-15813, 01-15814 cases with the 02-4974 case show issues so connected that Scruggs is “Once your in your in” and his actions like Popper, Chapin, Gibbs, Grant, Gray, Denny are on the

wrong side of the truth and laws. Proved acts of Judges: 9th Circuit Powell, Stroker; 5th DCA; 13th Circuit Palomino, Arnold, Timmerman, Gomez, Crenshaw, Holder, Stoddard, Barbas; 2nd DCA; and or Sierra on 10/12/2004, per the transcripts and her actions and theirs as other times shows conspiracy to conceal Malum Prohibitum actions of these Defendants and “others”. Defendants individually and collectively, intentionally and unlawfully conspire since the betrayal of Attorney Popper to deprive Townsend and those for whom he speaks rather than do the laws and Oaths their Fiduciary Contract duties required.

Gray even with her own eyes 3/2004, personally witnessed the “Dangerous” and “Negligent” deprivations that she and Others ignore and cause on the Townsend children as she and Attorney Solomon outside the court of Judge Gomez had to subdue the unprovoked violent rage of the maternal Grandfather Don Harrod who raged to assault and batter Townsend for now what has been proved is telling the truth about his daughter Karen Harrod and her co-participants in their criminal enterprise to at all possible “Defame” Townsend to conceal their and “Harrods” past crimes and continue ongoing crimes.

2. Herein is reported another element or act(s) of the Mens Rea Ongoing Criminal Enterprise of Prosecutorial Misconduct proved as the Still

Ongoing Plot(s) of these Defendants and “Others Doe” being revealed by unlawfully blocked disclosure of their illegal “Government” and “Self Interest Dealing” enterprise even as the Windermere Police Chief was arrested 1/2011, for concealing criminal acts, even blocking access to Public Records and Records this Respondent Townsend was and is as agreed to by now Defendant Disbarred Heather Gray per her legal advise, confirmed by Attorney former Judge Scruggs ET AL as a “Specialized Expert” “Officer of the Court(s)” of 03/14/2003, to:

- (A) “Do not try to contact your kids or church kids and FBCCP members kept from you since 09/08/1999 until I tell you okay” which she, Scruggs or “others” still did not do or allow but still co-participants defendants and “others” in 2010 still “threaten no contact or you will go to jail for something” while these same Government Persons Popper-Jeffers do continuing acts to violate attorney duties and “law enforcer” duties and Townsends Rights and Duties per lawful Constitutions and Contracts since 1987; and
- (B) Gray said by her \$1000 Fee as an “Expert” (that “Townsend and his kids had already suffered enough”) she would gain Townsend ET AL to have complete access to protect his children, review of specific demanded documents and their Rights per:

(1) Contracts (a. Sabal Marketing and b. First Baptist Church Of Citrus Park , [FBCCP] as a Member and Church Officer and c. as Parent and Church Officer of Citrus Park Christian School [CPCS] Business Reports and Students Reports (Even his own as a parent) and d. Townsends children's Doctors reports and e. Townsend from his wife Karen Harrod Townsend as a marriage contract and CPCS Employee (Divorced per multiple conspired Timmerman Order(s) opposite even verses his words in the Transcript of the January 30, 2003 Trial with his Injunctions of 2003 after Scruggs was terminated as the lawyer for Appellants as advised to the courts 10/1/2003 and even Scruggs in confessions to judge Stoddard admitting in transcripts and letters his intentional Misconduct per the Criminal Enterprise of his co-defendants herein and "others" including attorney Gray who was disbarred for her same misconduct to these Appellants); and

(2) The Law because as a Father you should not have been ever deprived from his Children since 09/08/1999, as the Full Custodial Parent because of the fraudulent lies and felonies

of their mother and “employers” and HCSO ET AL who had been by that time proved a knowledgeable, intentional, willful, co-participant in the Criminal Enterprise so to conceal her Felonies per the “Rage” they caused of even “pointing a shot-gun”, using illegal prescription drugs gained illegally from her mother illegally from the maternal mothers doctors, tax evasion and multiple assaults and batteries. The doctors reports from Dr. Milan, Dr. Hoyas and Defendant Dr. Lon Lynn and “other” professionals being hid by Scruggs and Gray from the Courts and no arguments since July 2000 by Scruggs ET AL and Judge Holder in 12/2005, conspiring to block Townsend taking the depositions of his children at Christmas 2005, even after the “confession of frauds” by the co-participants in the Karen Harrod Townsend New Affidavit admitting her ET AL fraud since 09/08/1999, shows the collusion in the conspiracy going back to Tim and Karen Jeffers ET AL using the “Sham” of Beck ET AL, lying that Townsend the Father is “insane”, “dangerous with guns”, “a liar to the Church” which was the First Defense of Attorney Denny in the 02-

03812 Judge Crenshaw allowed for years until 2006 when she finally Ordered the “partial Beck records” and ignored Townsend as a Proved Still FBCCP Member his rights to continue his investigation per the By-Laws since 1994 and as all defendant “law enforcers” just as the Windermere Police Chief refuse to do the law to arrest these criminals Townsend still “lawfully” exposes their intentional frauds;

(3) Contracts with these conspiring “Popper Chapin ET AL” Government persons violating and “impeding the obligation of a contract” as the clients Constitutional Contract Rights. The first \$2,500.00 Retainer paid to Popper in 1988, via his agreed duties per his agreed representation and admitted by his employer firm Austin, Lawrence and Landis should have been sufficient payment to obtain the “Filed Complaint, Receiver Order and Subpoena’s of all Sabal/Lane Contracts and Checking Account Records” of Companies listed per the Sabal/Future Marking Joint Venture Notarized Agreement of August 1987, and thus prevented a “Sham” Counter Suit. It has been the Negligence and Prosecutorial Misconduct Malum in Se Torts by Government Agent Popper ET AL

using the Chapin Orange County Commission, the Orlando Circuit, 5th DCA, FDLE, Florida Bar Officers, Judges and Governors and their subordinates who is and has “Detained” and “Deprived” these for whom Townsend speaks.

3. If the Supreme Court of Florida, Governor, Attorney General and the Florida Bar Officers and Judges all as “Lawyers” under their own supervision per John Harkness and John Berry by their “self dealing authority” and operating even per their own “Strategy” of “**KOLB**” Detainment as these persons wrote per the 1989 McKay Commission Report claiming Sovereignty and Immunity for their acts and are as the only “Retainers” of the “Ethical or lack thereof Morals (FL. Cons. I; 3.) of a Government system” of Clients Rights using their v. our laws, then RICO rules are established and sovereignty of violations of Constitution Rights and Contract Rights even stated securing a “Jury Process” or “vote” or “VETO” in the Church By-Laws, Rights of a person accused by “Non Member Sect Law Enforcers of a Criminal Felony” or of a victim to be allowed “Due Process” from acts of Criminal Felonies has never been granted by the “People” then how are these ignoring the Defendants Felonies Townsend has reported since 1988, not these same tort illegal issues these Defendants charge now this Windermere Police

Chief harming kids keeping them since 1999 from their Father and Church Leader who is “obeying the Law” not the “Law Breakers”? The fact that the “Beck/Jeffers ET AL Sect” has not been charged for their criminal actions is just as the tort negligence of the Windermere Police Chief concealing Felonies. Each HCSO Deputy since Howlett, Smoak and their “Co-Law Enforcers” has had knowledge of “clergy” and Jeffers ET AL Felony acts. Even judges like Crenshaw when in September 2006, she was legally advised that Townsend per the 2006 Discovery she had just Ordered was Telling the Truth and is Unlawfully per FBCCP By-Laws and State Laws removed from his FBCCP Duties and kids by the Sect and Sect Agents, she was faced with charging Beck and co-participants and Sect Agents with felonies, as she having been appointed by Gov. Bush/Crist ET AL to only omit Townsend’s Truths, rather decided to recuse herself and take the 5th against F.S.§38 Law and others. Crenshaw is then rewarded to the 2DCA by Crist and then Judge Barbas rules in and with Birkhold backdates his Dismissal Order to block the Appeal of the case Townsend proved since 1987, Gray agreed to argue;

4. Therefore, the acts proved by this connected case by these Popper ET AL Constitutional Violators are “Unconstitutional” and “Bad Behavior” per U.S. Constitution Article III. and violations of “Due Process” and “State

and Federal violations of Privacy Rights” as these “Government Persons” have violated “Redress of Government” Actions in each legal “Whistle Blower Step” this “Honest People” takes. Since Popper’s first fraudulent betrayal of what his client paid him to do as advocate a clients victims Rights, the State Of Florida Government “Persons” and “Officers of the Court” have Malum Prohibitum “detained” and violated Contract Rights.

5. This case and underlying consolidated cases as Judge Arnold 1/23/2003 said to do, proves what the 1989 McKay Commission Report of John Harkness and John Berry alleged could happen to violate Constitutional Rights as has been intentionally acted through by the Florida Bar co-authors John Berry and John Harkness with Bar “Officers” and Chapins.
6. What --if nothing this Appellant can think of, makes this proof different than the Windermere Police Chief unlawfully Breaching his Fiduciary Contract Duties and ignoring violations of those laws his Duty required him to enforce to protect “minors” [even these FBCCP/CPCS minors allegedly secluded and protected per a Contract of Enrollment in a Christian School or Church from their “clergy” or “teachers” or “law enforcers”] or “citizens” with specifically stated “By-Laws Ethics and Rights” such as Florida Constitution Article I Section 3.? Defendants have ignored since about 1995 when FBCCP Supreme Court Townsend

stated “Deputy Jeffers and his wife Karen Jeffers and Howlett, Clergy, Karen Townsend and “Others” are in violation of the FBCCP By-Laws.”

7. Many Florida Bar Members have lawfully disclosed in “Consultation for Hire” initial meetings since 1988 their “fear” to litigate this case against Chapin and not as Chapin withholding his political enterprise through his wife to prejudice the judges, and Scruggs and Gray withholding their Emoluments and Scruggs withholding “his personal convictions not to make a church look bad” and or “not wanting to bring the Church matters into the Divorce Case” and or not wanting to allow Townsend since July 2000, to expose the criminal acts of these Co-Defendants who were already paying Scruggs or Grays Law Firm, just as Attorney Scruggs (intentionally choosing to be unprepared and deceptive to his Townsend ET AL clients and not do the demanded discovery of FBCCP Records later by judge Crenshaw Ordered produced in 2006 which shows the “Sect” Jeffers, Beck and HCSO Deputies ET AL frauds and motives of the “Sect” and “Sect Agents” Gangs including the “mentally ill wife” Karen Harrod Townsend allowing herself and her Maternal Family to conceal her Criminal Acts to produce the Mens Rea Sham against Townsend ET AL at the 11/15/2001, trials and at other times because of his “Quid Pro Quo” motives for “Emolument” per his “Elite” Friend of

the Court status paid to represent “Indigents” in the Family Courts and not expose violations of law by the Hillsborough Sheriffs Department, Department of Children and Families, The Florida Bar, The Governor, The FDLE and the State Attorneys Offices and Judges) admitted to judge Stoddard on the record in the transcript of 2/2006, Scruggs was scared of HCSO Sargent Howlett at the court of Judge Palomino as Howlett ET AL had a “Surprise Entourage” with State Attorney Officer Baughman ET AL and countless others in the court waiting area out of “view” or Knowledge of Townsend to “falsely” testify because any testimony from Howlett ET AL through himself, Beck, Karen Harrod Townsend and “Others” was Malum Prohibitum and Malum in Se “tainted”, “biased” “Obstruction”, Breach of Fiduciary Duty, Breach of Contract, Fraud, Conspiracy and as the Windermere Police Chief, illegal. Officer of the Court Scruggs knew that exposure of Townsend ET AL’s claims as a FBCCP Church Supreme Court Leader would expose the now proved criminal felonies of State Officers and Hillsborough County Attorney and Administrator Pat Bean ET AL and Commissioner Jim Norman ET AL and others paying his undisclosed “Emoluments”. Also still “impeded” Discovery of Records Townsend as the Elected FBCCP Supreme Court and Long Range Planning Committee Chairman has lawfully demanded

will show how Pat Bean and Jim Norman, FBCCP Registered Agent and Senator John Grant, the “Sect” and “Others” did fraud to the FBCCP Members during the Eminent Domain Case, other cases and “attempted permit cases for the 18105 Gunn Highway Property” which has caused Motives and deprivations harming these for whom Townsend speaks. Townsend ET AL have a right to be “made whole” since Jeffers, Becks, Nasworthy, Powells, Howlett, Meister, Leatherman, Milford and “others” began their “Sham” of the FBCCP By-Laws Due Process so to perform their own “self dealing” Under the Color of Law as Government Jeffers, Howlett/Smoak ET AL by frauds of Popper/Chapin/Bar ET AL gave and give unlawful frauds to the FBCCP Corporation, Members and Citizens.

8. Many “Law Enforcers and or as Officers of the Courts” and others have admitted the same “fear” of their jobs if “going on the record”. This pattern has been exposed since consulting with “Officers Of the Court or Government” since Townsend trying to defend himself from “Felonies of Popper and Chapin”. Bruce Chapin through his wife Linda Chapin as the Chairwoman of the Orlando County Commission was openly reported and exposed by many clients to the citizens and the Florida Bar for “Quid Pro Quo” and “Emoluments” to the O’Neill, Chapin, ET AL law firm just as Scruggs received “Emoluments” from Bean and Norman and as Gibbs

III received “Quid Pro Quo” “Emoluments” from Governors Bush and Crist for representation in the Terry Schiavo Case where Gibbs knowing Captain Jeffers had to argue the entirely opposite legal position that a Church Right to “life, liberty and pursuit of Happiness” should not be taken away by the “Government” but in this Townsend case it is the “Government/Church Sect” and their Captain Jeffers Government ET AL Agents taking away the FBCCP and Townsend ET AL Rights to conceal their own “self dealing” as admitted to these “Lawful Non Sect Members” since 1994 by FBCCP Administrator Elbert Nasworthy and the “Sect Agents”. Also one cannot not ignore that the 8/26/1998 Letter from HCSO Gary Terry praising Captain Tim Jeffers for helping reunite a father and son in jail is a hypocrisy to the fact that Jeffers and Jeffers ET AL has knowingly admitted threats and “false public light” fraud since the 09/08/1999, “Demand Meeting” just to destroy the Townsend family just to continue the criminal enterprise he with HCSO Howlett ET AL began in about 1995 and Gary Terry’s Friends joined him as HCSO Martinez and “others” confessed about HCSO Detective Smoak and Jeffers to say “You will not make our pastors look bad”. When the FBCCP Members and these same HCSO and Jeffers voted to “Fire” the pastors, Nasworthy, Brown, Meister and Beck for By-Laws Violations

and criminal acts this shows the conspiracy Townsend stated since 1995, especially when Beck under Oath 11/15/2001, bragged he had Howlett ET AL ready to falsely testify in the courtroom just as they had stood on Church steps and chased and detained Townsend on public property to impede Townsend in his proved FBCCP Lawful Practices to expose their criminal acts admitted by Judge Crenshaw, 5/06 and Sheriff Gee 10/07;

9. Many “Others” to date have not been but should be added to “Frauds”, “Corruption” and “Breach of Duty” counts when these “judges” and “Government Persons” let “Discovery” be allowed and not unlawfully impeded by “Abuse of Process” but the difference is their actions to date did not contain an intentional Malum in Se “Threat” for or against this “Whistle Blowing” but impeding: (1) discovery; (2) Limiting Truthful Evidence; or (3) Townsend exposing Felonies since 1987 is Mens Rea Malum Prohibitum by all Defendants and “Others”; (4) especially torts violating the FBCCP Corporation Religious Practices and By-Laws just as Florida Constitution Article I Section 3 Strictly forbids. It is proved that the Eminent Domain money for FBCCP was by fraud used only for the “Beck Sect” against the vote even of the Church Members in 1997 to buy the property and or to pursue permits and or even to build what is called the “MAC Center” or for “other” fraudulent “Shams” just

to gain “self-dealing” for the “Sect”. The empowerment to perform the “Building Scheme Sham” and “Not Show the Money Trail” as FBCCP Supreme Court Townsend stated since about 1995, and specifically stated through and on 09/08/1999 and since has only been due to the “Jeffers ET AL Sect and AGENTS” illegal frauds. Additionally, violations of Florida Constitution Article II, Sections 5., and Section 8. Proof of “Emolument” Quid Pro Quo have not been so “Blatant” and “Used for Self Dealing” to date pending additional “Discovery”. It is unlawfully a Quid Pro Quo “Emolument” for Gray, Scruggs, Gibbs, Denny, Grant, Chapin and “Others” who are fraudulently paid by Townsend, The FBCCP, State of Florida, Hillsborough County, or Orange County at the same time. Disclosure of this unlawful conflict of representation was not timely made but concealed by them. (5) As a citizen to Public Records of Government Practices; (Throughout this case, Townsend has made specific claims against Orange County Commission Chairperson Linda Chapin and Hillsborough County Commission Chairperson Jim Norman and Hillsborough County Lawyer and Administrator Pat Bean, Judges, Attorney Generals, Sheriffs of Orange, Pinellas, Hillsborough, Pasco, And Santa Rosa Counties and Florida Bar Members and “Others” using their powers to and with the Clerks of Courts and others to

unconstitutionally “impede the obligations of a contract” as to what Government Records were to be produced in this case.) and (6) as a Defendant or Respondents (a. to a Sabal/Lane “Sham” counter suit and b. Eminent Domain FBCCP Lawsuit and c. multiple lawsuits (01-15813, 01-15814 and 02-4974) being blocked from putting on his defense even from his own Attorneys (Popper ET AL) illegal actions since 1988 and “Other” Attorneys as Co-Participants with Poppers Illegal Actions as Chapin ET AL, Gibbs ET AL, Gardner ET AL, Grant ET AL, Scruggs ET AL, Dickinson and Gibbons Law Firm via Charles Denny and Rolfes (Stating they reported for the FBCCP Corporation and All Members but were only protecting the frauds of the “Sect” and “Beck”) and “Others” and Defendant Disbarred Attorney Heather Gray since March 14, 2003, while they do Ni-Fong Duke lacrosse frauds even to their own clients.

10. It seems only in Florida are only Florida Bar Officers of the Courts under the Superior Supervision of John Harkness and John Berry ET AL and Public Officers under the Supervision of Governors Chiles, McKay, Bush, Crist and Supervision of Attorney Generals ET AL, Crist and McCollum, and judges and “others” immune from violations of the law like (without due process forever taking away their clients rights of contact since 1999, with their children and speech in defense of

fraudulent “Sham” criminal charges and then charging the client an “Extortion/Ransom” for their services of never keeping their promise per their duty in a specific contract (Constitutions, FBCCP By-Laws, “Lawyer Client Contract”) for services or as our Constitution and Laws Requires) that they enforce only on others not part of their RICO Gang.

11. This RICO Gang ignores the “Innocent till proven Guilty” protections of the 5th Amendment and that Government Unlawful Invasion or even ones own attorney will not impede a Clients Rights and Due Process without proper use of our alleged justice system to detain one not convicted of any crime but only because they have called 9-11 as a “Whistle Blower” to report crimes of the Government Persons alleged as ones own attorney or Public Servants violations of their Oaths and Contracts and Honor.

12. Even Defendant Governor Crist ET AL as many of the Bush ET AL has been charged in 3/2007, as listed for “Failing to aggressively investigate concerns about an Orlando based investment program because it was run by a political supporter” run by Lou Pearlman in his Company Trans Continental Employee Investment Savings and Retirement Accounts and other funds illegal uses with charges of racketeering, mail and wire fraud. The Breach of Fiduciary Duty by failing to perform a Government Duty fits to “Motive, Knowledge and Reckless Risk” of the same patterns of

“Self Dealing” in this Townsend ET AL case against these same Thugs.

13. Now Disbarred Gray, agreed March 14, 2003, to immediately report as Randall Townsend ET AL advised Gray ET AL of criminal acts as an “Officer of the Court” that had been done by the willful, intentionally conspiring former wife, Karen Harrod Townsend and her co-participants to conceal her Criminal Acts (even to use a Shotgun in 1999) and willful participation in Criminal Acts even stated in her “Sham” false testimony in Courts and in Affidavits and “others Doe” as and further in other produced affidavits and their own confessions is proof of: Intentional Torts and Negligence on Townsend and his kids and to her CPCS students, Frauds, Abuses, Batteries and violations of Civil Rights in the care of Minors; Intentional Tort Abduction and Interference with Child Custody since 10/21/1999 and Civil Rights; Intentional Tort Interference with Abuse of Process of Contracts in the FBCCP and CPCS and The Courts; Concealment and Conspiracy of Concealment of Criminal Acts by “Law Enforcers” and Fellow Participants and “Others Doe” to be revealed upon discovery; Malicious Prosecution; violations of Government Officers giving themselves and “Others” “unlawful compensation for official behavior” and “Official Misconduct” partially listed herein. Additionally, Gray advised 3/14/2003, for Townsend not

to try to contact his abducted kids until she had the opportunity to get with Scruggs ET AL and write the Appeal Brief. Gray never did as the promises she made in obtaining her alleged elite specialized services (proved a fraud by her Consent Judgement as having no special Court Certifications) and her Co-Participants continue to illegally per §787.03 use the Timmerman Divorce Injunctions of 2003, to keep Townsend and his Children still in 2011, in fear of illegal retaliations of the Co-Participants to continue their criminal acts, extortion and frauds far more illegal now for over 10 years following Townsend through over 9 counties making threats to stop trying to see your children and stop this litigation than the acts causing the arrest of the Windermere Police Chief. Gray in conspiracy refused her promised services per her Oath to the Court and Contract to her Clients and has knowingly allowed the Co-Participant criminals to “impede” the Rights of Appellants for whom Townsend speaks trying to stop criminal acts by “FBCCP Sect” Deputies Jeffers ET AL since about 1994 even causing the abduction and abuse of the Townsend children as extortion against Townsend reporting “Government Agents” and “others” connected criminal acts still ongoing.

14. The 1/5/2011, Birkhold Order is additional “Conspiracy” and “Breach of Fiduciary Duty” proof of “Motive, Knowledge, Intention and Reckless

Risk” by Defendants and “Others Doe” as that since March 14, 2003, Attorney Gray now even Disbarred by these her Co-Participants and Co-Defendants (in the 2DCA, 5th DCA, Florida Supreme Court and Bar) has never lawfully responded to the Court as per the agreement of her services for Townsend ET AL. Grays only response to a Birkhold or 2DCA Demand for Production/Answer in 2004 to explain her Tort Breach of Fiduciary Duty/Delay was to even at that time give the Co-Participants as this 2DCA proof of Windermere Police Chief Obstruction that she and her Co-Participant attorney Scruggs and attorney Stacey Turmel and attorney Stanford Solomon and judges Palomino, Arnold, Timmerman, Gomez, Chief Judge Manuel Menendez Jr., were all in violation of their clients contracts for services at that time, and “others” since, yet the 2DCA only per the only extreme of actions “Sanctions” the Clients and dismisses the case not allowing any extensions by the victim clients to Answer even for the intentional conspiracy to delay and Maliciously Prosecute and extort the clients by these “alleged” lawful attorneys and “others”. Again when the requirement for the 2DCA to question the actions of their Co-Participants arises by the actions of Judge Barbas in case 02-03812, to unlawfully dismiss this connected case and even per the proofs showing that Judge Barbas illegally without the

knowledge of the participants as Attorney Denny ET AL or Townsend ET AL did “Back Date” his Dismissal Order, the Birkhold ET AL refused to allow the victims Appeal to be heard. Now this same 2DCA Birkhold ET AL is giving disbarred attorney Gray ET Al, proved to be in intentional Default by many judges because an “Answer” will require more frauds or exposure of criminal acts gets another almost a year of extension to answer her defense to why she did not help this “Detained, Abducted and Obstructed” Children and Father now not see his children since her Co-Participants resorted to Abuse, Abduction and Unlawful Interference with Child Custody and violation of FBCCP By-Laws Rights since 09/08/1999, just to conspire to conceal the previous and ongoing unlawful acts of these Government Agents and “others”.

15. Facts of this case of the frauds, larceny, and harassment against honest citizens can then only lead to the conclusion that the highest State or Federal Officers in our Government’s Executive and Judicial Branch were and still are in conspiracy to continue their Criminal Enterprise Townsend exposes and partly reported herein and on the web site www.Judgeoneyourself.com. The Patterns of “**KOLB**” Government “Persons” Detainment to conceal Felonies of Government “Persons” and “others” are as these Townsends cases first through the Orange County

Courts and 5th DCA and again in the Hillsborough County Courts and the 2DCA and “Other” Government Agents are just as the Windermere Police Chief of Breach of Duty by “Non Disclosure and Not allowing Townsend Discovery of Violations of Felonies” he has reported since 1988 and the “Threats and Extortion and Non Disclosure per a “person” per a Fiduciary Duty” by Popper ET AL, Attorneys ET AL, Pinellas County Sheriff Officers ET AL, HCSO ET AL, Santa Rosa County Sheriff ET AL, THE FDLE, THE FLORIDA BAR AGENTS ET AL, Hillsborough County Officials under the directives of County Lawyer and Administrator Pat Bean (fired by the Hillsborough County Board of Commissioners for these same “self dealing” motives that the FBCCP Members upon learning facts Townsend produced even after being “impeded” by non members Sheriff Deputies under the “command and influence of Pat Bean ET AL” fired her Co-Participants Clergy Nasworthy, Brown, Beck and Meister for “self-dealing” and misappropriation of funds), State Officer Senate Member and FBCCP Registered Agent John Grant, State Officer and “Others” shows “Intent” and connects each Defendant with all related Felonies. For the Special Agent of the FDLE, Mr. Burke, investigating Ms. Bean and “others” as Jim Norman ET AL, on April 1, 2010, to say “You

(Townsend) will never connect these facts in our investigation of Ms. Bean to your cases as reported to FDLE Agent Cynthia Sanz since 2004, on the same day as being threatened by HCSO Scott Wellinger stating, “If you come back on this property to file another report, I will arrest you for trespassing” and reports to Others of FDLE and the FBI and DOJ, is the same violations of law as HCSO on 3/31/2010, “we will arrest you for harassment” and just as the Windermere Police Chief ignores crimes. The FBCCP Members when learning of the Facts Dr. Berry and Townsend said since 1994, as their Supreme Court By-Law Ethical Committee Member, as a Church and as a Citizens Jury by termination of our “Clergy” and by the Hillsborough BOCC termination of “Pat Bean ET AL” and now by the arrest of Windermere Police Chief all connect to show “Motive”, “Malice” and “Intent” to what these Co-Participants and others have all tried and conspired to avoid since Popper and Popper ET AL did fraud in court to Judge Muszynski and since to keep their “Self Dealing Jobs” or out of Prison once a jury gets our Constitutional VOTE.

16. Even written in this Null and Void, 2DCA ORDER dated January 5, 2011, stamped by Defendant James Birkhold without even listing any Judge or “persons” also involved in issuing this Order is after Florida Supreme Court Judge Canady terminated the duties of the 2DCA, shows

as the Windermere Police Chief decided shows these Defendants continue to destroy and ignore “Whistle Blower” factual evidence stated in the Reply Brief of the commissions of Criminal Acts by themselves as “law enforcers” and “public servants” with “Duties Per Contracts” to Citizens as victims of crimes by these Defendants and “Others Doe”.

And further in other produced sworn affidavits and their own confessions is proof of: Intentional Tort Malfeasance, Fraud, Abuse, Battery and violations of Civil Rights in the care of Minors; Intentional Tort Abuse, Abduction and Interference with Child Custody and Civil Rights; Intentional Tort Interference with Abuse of Process of Contracts in the FBCCP and CPCS and The Courts; Concealment and Conspiracy of Concealment of Criminal Acts by “Law Enforcers”, Co-Defendants and “Others Doe” to be revealed upon discovery; Malicious Prosecution; violations of Government Officers giving themselves or “Others” “unlawful compensation for “alleged” official behavior” and “Official Misconduct” as:

A. January 12, 2011--Multiple media venues report that the Florida

Department of Law Enforcement ET AL [FDLE] and Co-Defendant [FDLE Commissioners Guy Tunnell and Gerald Bailey] in this case, arrested the Police Chief of Windermere Florida for refusing the investigation of a case involving one of his friends charged with rape

(Battery) of a minor. Defendants in this case conceal “Felonies” on these persons and “Children” and “Seniors” for whom Townsend speaks;

B. December 10, 2009, Appellants Attorney Heather Gray consents to The Florida Supreme Court her Criminal Enterprise Malfeasance for multiple Breach of Fiduciary Duties of the same patterns exposed by her co-participants willfully she was “Retained” March 14, 2003, she was “Retained” to expose just as the Windermere Police Chief was to litigate Due Process protecting “minors”. In the Consent Judgement, Gray “In light of these proceedings and her mental health issues, Respondent has ceased the active practice of law. In July 2009, Respondent voluntarily elected to be placed on inactive membership status with The Florida Bar.” Even point 6. A. admits “In at least 15 cases, Respondent failed to timely file initial briefs with the Second DCA....(m.) ...On April 16, 2009, the Second DCA issues an Order removing Respondent as counsel for the appellant due to her repeated refusal to respond the court’s orders....” And now the 2nd and 5th DCA is repeating as the Windermere Police Chief its same tolerance of the violations of Gray and the former client citizens rights to justice while Gray and these Co-Participants still continue to do their illegal enterprises to “Court Abuse of Process” and while her Co-Participants even in 03/31/2010 use HCSO ET AL to make

threats to Townsend to “Stop the litigation” which reports criminal acts as now this same 2nd and 5th DCA rejects as in the Reply Brief or by their refusing to file the Townsend 1/3/2011, Amicus Brief. No Gray Answer Brief still in 2011 is now proved to be part of these Participants Ongoing Windermere Police Chief Criminal Enterprise to conceal their conspired actions as Townsend swore in Florida Bar Complaint 05-3977 and other court papers. The Supreme Court as the “Government” required Gray to reimburse the Court for their costs while at the same time ignores and prohibits justice for Townsend ET AL and still allows Gray ET AL to continue the torts, thefts, extortion and blocking of Assembly and Free Speech per their “**First Baptist Church Free Will**” id. of Townsend and his children and FBCCP Non Sect Members and citizens or Jeffers ET AL and HCSO will unlawfully arrest a Member just as they threatened since 9/08/1999 and conspired and did to Townsend on 10/28/2007, Ticket # 07-650130 and many other reported times as lawfully reported;

C. Affidavit of Karen Harrod Townsend 11/14/2001 and 12/15/03, 3/31/04, And Other Transcripts, Filed Court Papers and Affidavits by Townsend clearly shows to Judge Crenshaw and 11/15/2001, to Palomino and “Others” the FS§39.01(2) in the continuing of illegal actions as “mental rape”, torts and “Battery” of a minor(s) by Defendants Creating Frauds as

Townsend proved also put these minors in severe mental and physical danger at the hand of Defendants and “Others Doe” as all but this Father as time and evidence has proved their deprivations of these victims for whom Townsend speaks. These 2003 and Other Transcripts verses the Transcripts of the 2006, Words and Actions of Recusing herself of and by this Same Judge Shows she admitted it was Malicious Prosecution of not just Ron Beck but by additional members and of these members by themselves in their roles as non member “Law Enforcers” illegally acting “Under Color of Law” to ignore and assist in the Felonies of themselves and “F.S.§775.03 Unlawfully Assisting Clergy” (Jeffers, Smoak, Powell ET AL) for their own self dealing benefits of these Defendants and “others Doe” the “impeded” discovery will connect. The “fraud, collusion and arbitrariness” of “Government Persons” “Retained” by FBCCP Supreme Court Nominations Member Townsend to gain “legal contract duties actions” as non member Government Officers and expose the violations of Felons with: Deputies Jeffers, Howlett, Smoak, Corbin; Gibbs; Registered Agent/Senator Grant; Denny, Scruggs, Gray, Popper, Chapin and these Defendants and “Others Doe” has more than been exposed since about 1988 ongoing till now. Ignoring Popper ET AL and Ignoring Deputy Jeffers, Howlett, Smoak, Corbin ET AL and the direct

Promises of Gov. Bush (1998) and Crist (1999) ignoring their Contract Fiduciary Duty is as the claim against the Windermere Police Chief.

Also the Florida Bar cannot make the claims against Heather Gray and ignore the same actions and malfeasance as done by each attorney listed herein since Popper and Chapin do and conspired the same Torts;

D. 1989—Case 9th-89-3299; When Attorney Popper did finally get the “Receiver Order” in 1989 via Judge Muszynski, 18th Circuit and partial production proved his Malpractice (his 4/14/1988 letter verses the letter of Attorney Patricia McCarthy 3/8/1988, stating Townsend Rights in Townsends multiple letters) Popper changed the case to the 9th Circuit and began advising Townsend “(1) Do not do any business that might violate the Sabal Joint Venture Agreement Contract and (2) Do not contact anyone that may be a witness as a Business Client.” This Popper Intentional “Risk” and “Delay in Getting Discovery” of Sabal “Alleged” Contracts with Manufactures listed in the Contract and “Charging over \$40,000+ in alleged “Legal Fees” which was a conspiracy tactic of the tort prohibited malpractice” that ruins and Defames Townsend and his business and his reputation to his family and friends, as Lane continued to prosper because of the efforts of Townsend and the appearance to the customers and family that Townsend was as the “liar” because these

clients and honorable friends could not be contacted by Townsend to set the facts straight in a “True Public Light”. When Popper was retained as in the Firm of Austin, Lawrence and Landis he was paid over \$2,500.00, sufficient in 1988, to obtain the “Receiver” and “Obtain” Inspection of all “Agreement” Records. Popper with Chapin of his new Firm O’Neill, Chapin ET AL then for “Delay” and “conspiracy” to conceal the Negligent Malpractice did a multitude of Tort Actions against their Client Townsend still causing deprivations by Defendants and “Others Doe” to this and future days as participants still conspire the Malfeasance of the Florida Bar Agents and “others” and do Malicious Prosecution by them;

E. September 8, 1999—Townsend upon making another FBCCP and F.S.§617 and other Lawful legal “Demand” to these “Alleged” Sheriff Deputies and “Alleged Clergy” and per the FBCCP Membership per his Duty per the FBCCP By-Laws as the Ethics Supreme Court Officer for the Nominations Committee, and Long Range Planning Committee Chairman and as Awana Commander stated to the “Sect”: (1) Show me the money trail; (2) Stop the Building Scheme Frauds; (3) Stop the frauds to my family and Church members. Still to this day the Deputies Jeffers, Howlett, Corbin and Smoak ET AL use their “Government Status” to “impede” the Law, The FBCCP By-Laws, the FBCCP/CPCS

Corporation, Members, Former Members as also Citizens of their “Government Funds” only to promote their illegal actions. On 10/28/2007, Jeffers outside his legal jurisdiction again after calling HCSO to trespass Townsend even then does more illegal threats and a battery with HCSO in the FBCCP vestibule to a proved member just as he has directed and does since 09/08/99. It is documented since 1999 and before, as Popper “Law Enforcers” as this Windermere Police Chief type refused to follow the Law and investigate a “friend” and “alleged fellow law enforcer” for their illegal actions Townsend has reported. Further now well documented is the ignored investigations but now the conspired multiple Criminal Felonies have been documented as still ongoing which show that Extortion and Obstruction of Justice Conspired Acts are being used to Obstruct Townsend in his Civil Rights and FBCCP By-Laws Investigation of “illegal Church members” and “others” non Church members “Torts” denying “Due Process” to these FBCCP victims;

F. October 21, 1999---- The Townsend children ages 14, J.G.T. and 16, J.D.T., were by the same pattern as these same Baby Sabrina Aisenberg style Defendants of HCSO Col. Gary Terry used as by abuse, fraud and force against their wills per their own hand written letter were abducted from their safe home (except for the illegal acts of their mother with

whom they by frauds were forced to remain) and this lawful, safe and protective father and are still by these CO-Defendants and “Others Doe” to this day illegally detained and threatened and extorted to be detained from their free will and from this their legal Church Guardian and their father. These acts are acts of extortion of the criminal enterprise to defame Townsend in a “false public light” so as to conceal criminal acts this FDLE 1/12/2011 act shows is unlawful just as Deputies Jeffers ET AL, Howlett, Smoak, Gary Terry, Sheriffs, State Attorneys, Florida Bar Officers, Charlie Crist ET AL, Jeb Bush ET AL and each Defendant and “Others Doe” since Popper started his criminal Under Color of Law Torts and Frauds to impede his own clients rights to conceal Popper ET AL’s Malpractice since 1988 by failing to investigate just as this Windermere Police Chief fails to perform per his Oath as does Poppers/Jeffers ET AL;

G. January 5, 2011--James Birkhold, 2DCA Clerk and as Defendant in this case and as the 2DCA was disqualified by Florida Supreme Court Judge Canady per his Order of December 21, 2010, issues an Order stating:

“...Appellants Reply Brief is stricken. Appellee shall have twenty days from the date hereof to serve an answer brief...”. This act is another plot of the Criminal Enterprise of the Florida Bar and Law Enforcement Officers protecting a CO-Defendant to evade her legal duty and continue

in the Criminal violations of Appellants as Gray was immediately paid and retained per a contract (March 14, 2003) and oath as an Officer of the Court to perform from her initial knowledge gained by being informed by CO-Defendant Attorney Former Judge Charles Scruggs, ET AL since 02/2003, and by Appellant Randall Townsend of criminal acts of her Co-Defendants. Gray and her CO-Defendants while unlawfully Impeding the various Contracts Obligations and Rights continue in Extortion and Threats to Townsend and his Children since removing illegally by Under Color of Law Force and Abuse, Townsend from his Children and FBCCP and Constitutional Rights on 09/08/1999, just to continue the Criminal Plots this FDLE act of January 12, 2011 exposes as within their prior knowledge to perform as Townsend advised to the FDLE since the early 1990's regarding the failure of "Law Enforcers" to investigate the Criminal actions of Lane, Popper, Chapin, Williams, Judges, Florida Bar Officers and various others as these Defendants and Defendants Doe pending additional discovery of what is to be "Public Records" and Documents Inspection per Contract Rights and then our "Ethic Votes";

H. November 15, 2001, When at the Demand of Hillsborough County Sheriff Deputies Joe Howlett and Detective Mike Smoak, their HCSO Commander of Internal Affairs and Detectives Col. Gary Terry did with

bias and prejudice per his knowledge also of Pinellas Sheriff Deputy Captain Tim Jeffers false evidence advise the State Attorney's Office of Mark Ober to send Curtis Baughman into the court of Judge Palomino and to investigate allegations of Criminal Felonies of Randall Townsend and then upon learning what was the truth that the Court conspiring with Townsend ET AL Attorney Charles Scruggs did not say in public court, again the "Alleged Law Enforcers" did what the FDLE now charges as crimes by the Windermere Police Chief refusing to investigate the real crimes as Townsend alleged and proved. Had "Retained" Scruggs done the 11/12/2001, Faxed Letter as Ordered by Client Townsend to Scruggs to have Subpoenaed the FBCCP Documents for the court of Judge Palomino and the Public to see the Felonies the "Sect" and "Sect Agents Law Enforcers" had concealed then Dr. Berry, Townsend and FBCCP "Non Sect" Townsend ET AL would not still have "Fear" and 1994-now "Detainment" by "Alleged" True Government Agents concealing their By-Laws and Oath Breach of Duties and Torts even Grant and Gibbs do;

- I. At the Demand of Governor Bush and Attorney General Crist in the Terry Schiavo Case, David Gibbs III, did argue "The State Of Florida (their subordinates) did not have the Right" to violate Church and State Rights Laws and the Church Beliefs of always unite a family and therefor

the State did not have the Right to terminate the Life, Liberty and Pursuit of Happiness of the Schiavo Parents with their Daughter Terry. With this known fact these same Defendants Gibbs, Crist and Bush and “Others” have intentionally practiced their own opposite actions and have illegally used the Church Sect Members and Non Member Government Deputies as Tim Jeffers (a Co-Worker with Michael Schiavo) and “Others” to ignore the FBCCP By-Laws Process and use the Church against its **Free Will** and Practices Mandate to in fraud violate these Appellants and even “detain” Townsend from his kids and protected FBCCP By-Laws Duties;

J. August 26, 1998----Per the Letter of HCSO Gary Terry (Attached) commending the Duty of “Law Enforcers” including Captain Tim Jeffers, for reuniting a Father and Son verses their informed and intentionally conspired Aisenberg Fraud Under Color OF Law Style actions to “Detain”, “Create Fraud” and “Impede” Townsend and his FBCCP Members including his own children from their Constitutional Rights of Church Speech, Assembly, Vote, By-Laws Practices shows violations as the Windermere Police Chief and even Conspired acts of Obstruction and Torts as Extortion beyond just refusing to investigate the crimes of Jeffers Sect ET Al Jeffers and “Others of the Sect” have done as documented since about 1994. Even with the admission of negligent

investigation practices by HCSO Detective Smoak and Sargent Joe Howlett and Tim Jeffers by HCSO Gary Terry and Renato Martinez in 2007, the HCSO and Other Defendants still “Obstruct” “Due Process” and on 10/28/ 2007, a Sunday, in a Worship Service did even Knowingly and Intentionally Unlawfully Trespass Member Townsend Obstructing him of his Members Duties and Rights inside the Church of FBCCP. Defendants never have followed the Law or the By-Laws to Obstruct Townsend from his Elected 1993-1999-Now Church Mandated Duty;

K. January 30, 2003-December 2003—From the Court Hearing to the Divorce Order with Injunction of 2003 Granted Townsend and his Children Rights that Defendants have intentionally “Obstructed” and Harassed Townsend and His Children (suffering abuse from Stockholm Syndrome and Fraudulent Counseling from Defendants) for trying to practice their FBCCP By-Laws and Civil Rights before 09/08/1999. Even after the Warning of Illegal Interference by Defendants of November 15, 2001, given by Judge Palomino to Defendants these Defendants, “Sect Defendants using State Funds to only achieve their prosperity self dealing” and “Others Doe” refuse Constitutional and FBCCP By-Laws Rights using the “Obstruction of the Children” to produce a “False Public Light” to Obstruct Plaintiffs knowledge of the violations by Deputies

Jeffers ET AL doing frauds to Church Members since about 1995

blocking legal and Church By-Laws process investigating the “Sect” and

“Others” as the Windermere Police Chief for the same acts was arrested;

L. The Order of the 11th Circuit Court of Appeals in this case states sufficient charges to show these Defendants neglected their Fiduciary duties prior to the 11th Circuit Court Order but much the more in refusing to comply with the 11th Circuit Courts Order showing “Discovery” and “Improper Legal Representation” Rules had been violated by Defendants;

M. September 2006---The Ruling of (judge) Marva Crenshaw admitted Malicious Prosecution and various other violations of law by Defendants and even stated “you can go after the others later” yet Defendants practice as the Windermere Police Chief and still refuse to obey the law;

N. March 15, 2007--The Ruling of Federal Judge James Moody, Jr. admitted and believed the violations of the law by Defendants yet Defendants refuse to follow the law just as this Windermere Police Chief violates;

O. September 2009---The Ruling of (judge) Martha Cook stated she had to obey her Superiors yet she ignores the Order of the Florida Supreme Court disbaring Gray and the Order of the 11th Circuit Court of Appeals showing “Grays Improper Legal Representation and Discovery violations” and even the Malicious Prosecution Count written by Judge

Crenshaw which was to include “others” as Gray for her Mens Rea Malfeasance to ignore duties a “Bar Officer” must respect for a client;

P. May 10, 2006, Judge Crenshaw even edited and wrote the 02-03812 Complaint for Malicious Prosecution just as sworn to and admitted to Judge Cook as Townsend v. Gray 06-6005, this case as timely filed and as added defendants and “others” as judge Crenshaw stated in 2006 to do including these same co-participants within or as Beck ET AL;

Q. Townsend ET AL includes herein all other claims previously made which shows Collusion and Malfeasance by Defendants and states by Discovery more claims will be affirmed which is what Defendants and “others” fear.

17. The 5th DCA has (by ignoring Townsend reporting the criminal acts of Popper, Chapin, Williams, the Florida Bar Orlando and Tallahassee Officers) as admitted by Bar Investigator John Root, acting now with the 2nd DCA blocked this investigation by FBCCP Supreme Court Member Townsend of the crimes since about 1994, inside his church involving criminal acts against his kids and members ET AL -----Which are arguments that their special friend of the court Heather Gray was paid to argue for Townsend and this his kids to these “Government” justices/officers. How common is it for one or more of the District Courts to unite and bring charges against an attorney seeking their

reprimand when then it is exposed that this former client Townsend first blew the whistle in 2004 on Gray and Scruggs ET AL, that for their self service to what is shown by the Florida Bar Officers “throwing the complaint in the trash” proved to connect now all the Government parties in this case have ignored duties just as the Windermere Police Chief?

18. FLORIDA STANDARDS FOR IMPOSING LAWYER

SANCTIONS on all “Bar Members” per the 11th Circuit Ruling states:

“C. FACTORS TO BE CONSIDERED IN IMPOSING SANCTIONS

3.0 Generally

4.0 Violations of Duties Owed to Clients.

4.1 Failure to Preserve the Client’s Property.

4.2 Failure to Preserve the Client’s Confidences.

4.3 Failure to Avoid Conflicts of Interest.

4.4 Lack of Diligence.

4.5 Lack of Competence.

4.6 Lack of Candor.

5.0 Violations of Duties Owed to the Public.

5.1 Failure to Maintain Personal Integrity.

5.2 Failure to Maintain the Public Trust.

6.0 Violations of Duties Owed to the Legal System.

6.1 False Statements, Fraud, and Misrepresentation.

6.2 Abuse of the Legal Process.

6.3 Improper Communications with Individuals in the Legal System.

7.0 Violations of Other Duties Owed as a Professional

8.0 Prior Discipline Orders.

9.0 Aggravation and Mitigation.

10.0 Standards for Imposing Lawyer Sanctions in Drug Cases....

Also note all Florida Bar “BLACK LETTER RULES” they violate.

19.As part of the Courts Officers and Government Officers Contracts with

“WE THE PEOPLE” and their conspired “Breach of Duty” actions, abuse, arguments, admissions, and ACTUS REUS conspiracy by Co-Participants and “others” since Attorney David Popper intentionally conspired to conceal his malpractice to then to betray and conspire against his own Client Townsend since about 1988 as admitted by his employer Austin, Lawrence and Landis and “others” including Florida Bar Investigator Mr. Root, stating: “Mr. Townsend, This is the worse case of abuse I have seen by an attorney on a client in my over 27 years investigating cases for the Florida Bar, but my boss has told me to close this file and never talk to you again. Good Bye.” Facts now confirm the Criminal violations of Law by all Co-Participant Defendants and “Other Doe” to be connected to these Criminal Acts when Discovery by these same Defendants is exposed. The Judicial Branch and Executive Branch “Officers” and “Others” have as Charged proved themselves frauds just as the Windermere Police Chief to be unlawful and not able to “Police” themselves per their own **FLORIDA STANDARDS** stated in Contracts as Laws and Constitutions. **We Demand their arrest and prosecution.**

CONCLUSION

Government “Persons” in this case and the “Sect” and “Others Doe” have “odiously and outrageously, willfully, intentionally, recklessly and

knowingly for their own “Self Dealings” dishonored their “Duty” per the Law or the FBCCP By-Laws in their conspiracy to deprive Townsend, his kids and Townsend ET AL as those for whom Townsend was elected for FBCCP and its members to represent since about 1993. These Government Persons and “others” sued herein being truthfully informed by Townsend and “Others” made a conscience choice and began obstructing Truth, Legal Due Process and FBCCP By-Laws Process and **LaGrande v. Emmanuel** 889 So2d 991 (Fla.App. 3 Dist 2004) conspiracy to “impede” Townsend and even by their own words over these years contradicted themselves exposing their own frauds and criminal enterprise to illegally obtain the property and Rights of these for whom Townsend speaks. From a deceit by Popper and Popper/Chapin ET AL to conceal Poppers Malpractice he began to violate his own clients truths which has allowed each criminal act Townsend has encountered and reported to be ignored by Government Persons Under Color Of their version of their “Self serving Laws”. Whereas the “Finance Committee Sect” in FBCCP began their “self dealing” in about 1994, again Townsend was per his Honorable Fiduciary Duty Elected to report the criminal acts (Felonies) to law enforcers Jeffers and Howlett, Attorney Gibbs, and FBCCP Registered Agent Grant these Government Agents knowingly ignored their Contract Duties and willfully assisted the Felonies

of the Sect and Sect Agents. These Defendants still conspire and by fraud commit acts of Felony theft and Felony F.S.787.03 Interference with custody since 10/21/1999 and withheld the abduction letter written by J.G.T. and J.D.T. ages 14 and 16 respectively at said time and Defendants including the mother Karen Harrod Townsend to conceal her and her maternal families own Malice, Abuse, Batteries, Frauds and Felonies created conspired frauds of Repeat Violence and Domestic Violence “Sham” Felony charges claiming Townsend was at some point in the future “potentially violent” because legal Townsend was in Truth exposing now proved illegal actions of Defendants and “Others Doe”. The FBCCP Corporation, Members and Citizens are unlawfully deprived of our: Honor; Ethics; Peace; Constitutional as Contract Rights; because of the collusion of Defendants and “others Doe” causing damages for which these for whom Townsend speaks seeks full relief. We in addition to our full financial relief, also expect to being made whole our “Free Will” to practice freely our Constitutional Rights and still not fully knowing our damages until demanded discovery is not “impeded”. Also all “CO-Participants” should and must be jailed to the fullest extent of our laws by a citizens jury for their egregious intentional years, as Judge Crenshaw admitted in 2006, of violations of Trust, Frauds and “Hate Crimes” actions on a Peaceful Religious Society as the FBCCP and on our Naïve Children.

Townsend and per §617 of THE FBCCP and Townsend ET AL seeks from alleged honorable Judge Canady, Governor Scott and A.G. Bondi:

- 1. A Writ Of Mandamus for: Court Orders to Require the FDLE to do the immediate arrest and fullest prosecution per our LAW for these defendants and “others” doing the Malum In Se “Felonies” as each intentionally does abuses our Law and FBCCP By-Laws.**
- 2. Writ of Coram Nobis to this Florida Supreme Court to fully apply our laws in the Disbarment and Criminal Prosecution of each Florida Bar Officer or member or “law enforcer” exposed in this case who has “Impeded” or Violated the lawful rights of these for whom Townsend Speaks and or who has “Impeded” this Florida Supreme Court in their prior actions in these related cases to “Impede” Judging these cases per the undefiled course of Law;**
- 3. WRIT OF PROHIBITION To all “Law Enforcers” and “Inferior Courts” to do: Due Process of the Law; Produce Documents; Not “Impede” Interrogatories, Subpoena’s, Depositions, A Jury Trial for Civil Damages; and Not “Impede” needed Criminal Prosecutions.**
- 4. WRIT OF HABEAS CORPUS for Townsend ET AL to be restored to our full Contract and Civil and Constitutional Rights without the “Detainment” by Frauds of Popper ET AL or Jeffers ET AL or**

“Others Doe” from our practice of our full Constitutional Rights.

Each Defendant has intentionally and directly breached their Oath, Contract(s) and Duty “impeding” these Respondents, even to a Church.

Townsend, The FBCCP Corporation, J.G.T and J.D.T. also seeks These: Writs; full restitution; compensatory and punitive damages from defendants and “others” exposed by future discovery who “impeded” from 1993 or before our FBCCP and Members Ethics and “Quest”.

CERTIFICATE OF FONT

I HEREBY CERTIFY that the size and style of type used in this brief is 14 point Times New Roman.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Certified Mail to Judge Canady of the Florida Supreme Court 500 S. Duval St. Tallahassee, FL 32399-1925 and to the 5th DCA at 300 South Beach Street, Daytona Beach, Florida 32114 and Heather Gray 10011 Cannon Drive, Riverview Florida 33578 and to the Capital Tallahassee Offices of Governor Rick Scott PL-05 and Attorney General Pam Bondi PL-01, The Capital Tallahassee, Florida, 32399 this ____, 2011.

Respectfully Submitted as for all Appellants by,
Randall C. Townsend, Pro Se, Per F.S. §617
P.O. Box 21, Odessa, Fl. 33556
(941) 350-2677. See more exhibits and files at:
www.Judgeoneyourself.com

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

SIGNED: RANDALL C. TOWNSEND _____

WITNESS MY HAND AND OFFICIAL SEAL THIS ____ DAY OF _____, 2011, BY ID PRODUCED _____ NOTARY PUBLIC: _____