

APRIL 1, 2014

ATTENTION HILLSBOROUGH COUNTY SHERIFF DAVID GEE & OTHERS:

Your co-conspirator in his March 2, 2014, public "RANT" has admitted the "outrageousness" of all the false allegations since their "RICO" scam against me began in 1987 and connected YOU and YOUR RICO GANG'S (The John Grant's Emails connect you, Mark Ober and his staff including Pam Bondi, and also connected FDLE Gerald Bailey ET AL. and others back to concealing the illegal actions of Lane(s) ET AL.) ONGOING CRIMINAL ACTS ARE NOW MORE EXPOSED AND CONNECTED TO THE CRIMES EVEN BY YOUR OWN ABBOTT REPORT (Illegal Drugs, RICO, Extortion, Tort Interference with Civil Rights, Constitutional and Contracts) AND AS YOUR DEPUTIES SINCE 1994, WHO ILLEGALLY "DETAINED", Created "FRAUDS" and "VISITED" ME FOR YEARS WHILE PLAYING DUMB AND HOLDING IN THEIR HAND THE LETTER OF 100% GUILTY CRIMINAL ACTS AS POSTED ON MY WEBSITE I REPORTED ABOUT JOHN GRANT AND AS I REPORTED TO MY ATTORNIES:

*Patricia McCarthy IN NOVEMBER 1987;

*David Popper, David Landis in 1988;

*Bruce Chapin, O'Neill, Chapin, Liebman, Marks, Popper & Cooper- 1989;

*David Gibbs in 1991, who explained what the 5th DCA confirmed in 2006;

*John Grant, FBCCP Registered Agent and Corporation Not for Profit

Lawyer in 1994;

*Charles Scruggs in 2001, hired to represent Townsend, his kids and the FBCCP Corporation and per the 11/12/2001 faxed letter get discovery of FBCCP records that when produced in 2006 revealed the Sham charges in 2001 were to conceal the violations of the Bylaws and Criminal Acts by the "Sect" and others;

*Heather Gray in 2003 hired to Assist Scruggs in what was becoming a larger case than expected and to do any Appeal that may be necessary to expose all the corruption and later in Default and disbarred in 2009 but still allowed to illegally Defend for herself and the gang by Judge Martha Cook;

*Charles Denny IV- Advised his clients were "Liars" outside the court of Judge Arnold at our first meeting in 2003 and since;

And many others of whom I retained their advice since 1988 and counsel
AND PROVE YOU AND THE GANG NEVER HAD ANY INTENTION OF DOING
THE LAW TO STOP THE CRIMES I HAVE REPORTED ALL THESE YEARS
AND COLLECTED THE FACTS EVEN THOUGH YOUR GANG ILLEGALLY
BLOCKS DISCOVERY LAWS AS JUDGES ADMIT IS DONE TO CONCEAL
THE MONEY TRAIL! But the QUID PRO QUO YELLS Facts!

Now on March 2, 2014, more proof of the intentional, knowingly and reckless malfeasance and intentional malicious prosecution and "Defamation" to continue the RICO ACTS are stated publicly on Facebook by your co-participant as connected by his multiple emails and the Judge Marva Crenshaw ruling and the rulings of the 5th DCA and the 11th Circuit of Appeals, John Grant as follows:

“Please pray for Randall Townsend. He is confused and mentally troubled person. He needs help that he refuses to get and rejects the Christian family who gave him life.

You were arrested because you broke the law and committed a crime. I encourage you to get the mental help you so desperately need.

Randy, go take your medicine and don't write me again. You know that the sheriff has said you are not to contact or communicate with me in any fashion including Facebook. If you post anything more, I will not respond but will call the sheriff and they will take you into custody. I feel very sorry for your demented condition. You need mental help and refuse to get it. I saw your dad in church this morning and know how he and your mother grieve over their lost son.”

This is more connected proof of the PLOT TO DO: Child Abduction; Extortion; Fraudulent Defamation; False Detainments; Malicious Prosecution; Collusion; RICO; Unjust enrichment; Intentional Violation and Concealment of violations of Religious, Assembly, and other Constitutional Rights: Interference with Intra and Interstate Commerce and the Conspiracy to do Concealment of many other Felonies; by Grant and YOUR co-participants, Damages against me and those who legally I am lawfully elected to speak.

This is also proof of Intentional Malfeasance by an attorney(s) and a system betraying their clients who they were hired and paid to by law represent per our Constitutional and Contract Rights!

This is also proof of the ongoing collusion and RICO crimes these of our legal system have done with our elected politicians and government persons!

The lies in these above statements by John Grant are what he has illegally said and acted on since he was first advised of Criminal Acts as Citrus Park Christian School Pastor Dr. John Berry and I reported to him since 1994!

What Dr. Berry and I reported to John Grant since 1994, as crimes and violations of the Church Bylaws was confirmed by the members as violations they could not tolerate when I finally in 2006 got the production of records I demanded since 1994 and through the September 8, 1999, Demand Meeting.

FBCCP MEMBERS fired Pastors Nasworthy, Brown, Meister and Beck for their frauds yet the deputies Jeffers, Howlett and Smoak falsely acting as “trustees” who concealed the frauds with Administrative Secretary Paula Powell and others are illegally protected by the Gee/Grant Gang!

Also note that when the Hillsborough County Commission discovered as did the Church that fired the pastors did the same firing of County Attorney turned County Administrator Pat Bean and County Attorney Renee Lee who concealed their Nasworthy/Beck/Grant same unjust enrichment of giving themselves raises and their other frauds! All this evidence and Grant still threatens to send Gee’s Gang to conceal ongoing criminal actions that their own Internal Affairs and “others” has said was/is illegal ongoing actions!

I have 25 + years of proofs that my facts of violations of our laws are verified now by Court Orders, Confessions of the criminal acts by these persons and their co-participants, Findings of the Florida Bar Association, and Admissions by many other unbiased people of HONOR!

Either YOU and the gang have never had the Integrity or Honor for the Duty you were elected to serve for the kids and citizens or YOU and YOUR GANG have some yet fully undisclosed ongoing scheme which the facts show I have partly exposed and will continue to reveal as YOU and YOUR GANG falsely try to discredit my TRUTHS and all these years of trying to protect kids from YOUR GANG'S ONGOING EVILS ALL THESE YEARS Since 1987!

For over 6 years I volunteered and devoted many hours a week: organizing and running a multi-county Florida Youth Soccer League; developing players and coaches; writing rules, running tournaments; doing planning with the Hillsborough Parks Department; all to the point of being voted "Florida Youth Soccer Volunteer of the Year" in 1995!

In addition I was voted on many Committees at FBCCP (Long Range Planning Committee Chairman 1994-, Nominations Committee 1994-, and others) and ran the Children's Awana Ministry all to teaching kids the right rules to live which are rules you deceive you portray yet YOU and YOUR GANG falsely discredits me trying to protect kids and citizens per our RULES OF LAWS! I even served with Grant on Committee's at the Billy Graham Crusade in October 1998 in Tampa. Instead in review of these past 25 years all YOU and YOUR GANG teaches by your actions is teaching kids to use deception and frauds!

Since November 1987 and before my facts of the illegal acts (Illegal Drugs, Conspiracy and RICO Extortion connected to create unjust self-enrichment, control political elections and power, Tort Interference with Contracts) I have reported by my temporary business partner (Lane still profiting in and through 2014, from my work efforts from my benefiting the Joint Venture Contract Duties in 1987 that he did not have, did not sell, but benefited from my work and for which he still never paid per the 1987 Agreement but continues to pay others as bribes with my money), our previous employer (Nova/Ligori) and his (Publix-Lane(s)/Crenshaw/others) gang connected with the Governor Lawton Chiles political power scam are now CONFIRMED by YOUR ACTIONS and NON-ACTIONS and even by confessions of YOUR GOVERNMENT GANG CO-PARTICIPANTS.

My facts are also validated by the: The Florida Legislature; The IRS: 11th Circuit Court of Appeals En Banc; Florida Supreme Court; Chief Judge Canady; 5th DCA Judge Orfinger; Judges Palomino; Judge Arnold; Judge Holder; Judge Crenshaw; Judge Stoddard; Judge Gomez; Judge Sierra; Judge Barton; Federal Judges Moody, Merryday, Presnell; The FBCCP Members firing Nasworthy, Beck, Meister, Brown; and Many others!

The **ROBINSON Case by the 5th DCA 2006 ruling proves my claims of illegal conspiracy and collusion and frauds to illegally conceal the Lane ET AL GANG** since 1988, and before my facts of illegal conspiracy and acts by my lawyers, judges, “alleged law enforcers” and politicians done in violation of Rules Of Civil Rights; Rules of Civil Procedure, Cannon Rules, Black Law Rules,

Appellate Procedure, Rules of Judicial Procedure and other State and Federal Statutes is proved and affirmed even by confessions of YOU, Judges, Florida Bar Members and Others in YOUR GANG! This ruling vindicated what I told the court of Judge Powell in my legal briefs and what I told in 1991 David Gibbs, and Jeb Bush, Ken Conner, Mel Martinez, Glenda Hood and others in 1994.

It now is proved my alleged honest attorney Patricia McCarthy left her private practice and went to work at the State Attorney's and DOJ office as QUID PRO QUO extortion and bribery to sell me out and keep her betrayal quiet and keep my facts concealed by all my lawyers and others in this government conspiracy.

Facts show McCarthy with her DOJ, State Attorney, FDLE, Governors and Presidents as co-participants have been behind conspiring to destroy my reputation and destroy those around me!

The rulings by "your planted judge Crenshaw" of May 10, and August and September 2006 and confirmed by the 11th Circuit court of Appeals 2008 Ruling and the Florida Supreme Court rulings of 2008-2012, confirmed my legal claims of the illegal actions at Citrus Park since October 1994, and before of my facts of illegal acts (embezzling, frauds, self-unjust enrichment, diverting designated religious use funds, Tax evasion, taking a brother to court, child abduction, omissions of facts) done in violation of the First Baptist Church of Citrus Park By-Laws and Members and Tax Payers even by confessions of YOUR own "Alias" Deputies (Jeffers, Howlett, Smoak, Corbin and their Superior Officers) and their "Gang" and our Church Lawyers have been proved their criminal acts YOU

and YOUR GANG did intentionally since 1994 to abuse Citizens and even small kids and put kids at grave risk (Deputy concealed Illegal use of unsafe School Bus) and yet YOU and YOUR GANG still send HCSO Deputies on the wrong side of the law and facts since 1994 and through

(Threats by Many HCSO Deputies since 1999 including the Internal Affairs Deputies and in meetings with Col Gary Terry and Sgt Roberto Martinez and Corporal Kevin L. Bodie and Captain J.R. Burton 7/16/07),

(Criminal Intelligence Section Detective John McDarby's extortion visits of March 31, 2010, October 10, 2012 holding the Grant 100% Guilty Letter, and March 2013 falsely accusing me of abusing persons at the Supervisor of Elections office on the previous day and then telling me he contacted my kids prior to Christmas and in my view made threats to them to not contact me!)

this latest lies and threat of Grant, to threaten me and those for whom I speak to extort me from exposing our Rights and the TRUTH! It is proved for this self-unjust enrichment by the "Sect and their Agents" acting as "non-member Law Enforcers" outside of their membership duties that the Missions Quest Of 1993, I was by 100% voted to lead and see through was abandoned and frauds were done against me, my family and the Corporation Not for Profit while your "Gang" deceitfully still controls our Religious Conduct with YOUR HATE CRIMES as you willfully allowed and participated in the collusion directed by you and your Co-Conspirators.

These 3 goals by the "Owner/Members" assigned to me to lead in the Church Missions Quest of 1993: (1) Build a Larger Sanctuary; (2) Expand/Build a new high school and facilities through the 12 grade; (3) Build a Missionary Retirement Center; have been against the "Will" of the Church owners, betrayed yet your Deputies and their GANG illegally using their "Law Enforcers Mask, Equipment and alleged legal and civil due and equal process" "impede" me even through 2013 being on my Church Property in peaceful assembly of the masses who gave their money and time to the Quest from which YOUR GANG has pillaged and deceived. YOU and YOUR GANG just to conceal the crimes and prejudice of PAT BEAN ET AL let Grant and others through your deputies (Howlett, Jeffers and Smoak, Corbin) do HATE CRIMES to those for whom I speak! Just the fact that these 4 Deputies used their alias "Law Enforcer" authority now proved in illegal acts since 1994 and that they are from 3 different Sheriff Departments and 2 are outside their Jurisdictional Authority is proof that the FDLE (Mr. Bailey ET AL) operating at the "Free Will" of the Governor and Cabinet, has ignored these criminal acts and collusion to continue more illegal RICO Acts.

I can now answer the question Grant and you co-conspirator Judge Arnold asked me in the first hearing in the Respondent Townsend v. Beck ET AL 02-03812 Malicious Prosecution and multiple count case in January 2003 trying to defend myself, my family and those for whom I speak from the collaborated attacks cases from BECK ET AL (01-15813 Beck ET AL Charging Repeat Violence, 01-15814 Karen Townsend Charging Domestic Violence and 02-4974

Divorce Case as her filed Affidavit in 11/2001 wording closely matches the November 2, 2014 charges now still made by John Grant her fraudulent advisor since 1994 and specifically 1999-2001, the 01-15814 false shams malicious prosecution for which per the law she is also legally bound. Especially with her December 2005 Affidavit to Judge Holder that the conspiracy against me in 1999 and since was a fraud by her and her co-participants.) and being intentionally lied to by our Attorney Grant and others in collusions with Charles Scruggs ET AL now proved in conspiracy with those against Justice who conspire to not be revealed! Judge Arnold per the transcript asks, whether my claims are based on Negligence or Torts! After getting the partial FBCCP papers of September 8, 1999 that Judge Crenshaw finally in 2006 required to partially be exposed as I told the judge that YOUR "alias honorable deputies" were aiding and abetting by frauds and omissions of truthful disclosure the answer is proved as YOU and YOUR GANGS ACTIONS ARE DOING THE TORTS AND CONCEALING THE CRIMES OF OTHERS AS WELL!

YOU and YOUR GANG HAVE BEEN BEHIND CREATING MANY NEW CRIMINAL ACTS (Attempted Murder by Karen Harrod, Abuses, Batteries, Child endangerment, Abductions, Tax evasion, embezzlement, bank fraud, false police reports, perjury, Fraud On the Court confirmed by Judges) AS YOU AND YOUR GANG TRY TO CONCEAL THE ORIGINAL CRIMES JUST TO MAKE ME APPEAR AS THE "LIAR". The facts show that the original drug running and RICO acts of Lane(s)/Crenshaw ET AL cover up sham are part of the Governors Chiles/Bailey ET AL RICO scheme through now YOUR GANGS Powers, Frauds,

Schemes and Shams all these years that has not worked to make me look like a “Liar”.

My facts are: Lawful; ethical; peacefully democratic of the “Citizens majority” following our Laws and our FBCCP BYLAWS; for the safety of our lives and our children’s lives; simple and very clear exposing criminal patterns as “alias honorable law enforcers” YOU and YOUR CO-CONSPIRATORS showing each should have arrested as Government and individual Criminals but YOU AND YOUR GANG aid and abet those doing the original crimes since 1987!

YOU and YOUR GANG are connected in criminal acts by the e-mails (to State Attorney Mark Ober, and YOU and Others) and multiple confessions of the FBCCP Registered Agent/Lawyer Former Senator John Grant (beginning his criminal frauds since being fully informed since 1994) and “others” and by rulings of YOUR GANG “Allias Judges” have failed to provide “**Equal Protection under the Law**” for me, my kids and those for whom I speak and YOU for a “Gang” of less than “honorable law enforcers” and “others”, I have proved are “liars” since 1987 as they tried and still try to falsely accuse me doing many illegal acts to fraud and scare others, as YOU conspire and still send multiple times including 3/6/13, HCSO Special Force Deputies to illegally harass, threaten and extort me, my family and my kids and those honorable people from my Church, Tax Payers and Citizens for whom I was elected in 1994 to speak and operate for the “Not For Profit” Corporation BYLAWS!.

YOU and YOUR GANG as my facts confirm, ignore the:

*Federal and State Laws and Rules of Lawful DUE AND EQUAL Process;

*August 7, 1987, JOINT VENTURE CONTRACT Signed by Lane and I;

*The FBCCP BYLAWS as a Contract of Members to Members and Non Members and to and with the State and Federal Government;

*Federal and State Civil Rights and HOBBS Acts;

*RICO LAWS;

*Florida Constitution:

“Article I. Section 3. Religious Freedom.—There shall be no law respecting the establishment of religion or prohibiting or penalizing the free exercise thereof. Religious freedom shall not justify practices inconsistent with public morals, peace or safety. No revenue of the state or any political subdivision or agency thereof shall ever be taken from the public treasury directly or indirectly in aid of any church, sect, or religious denomination or in aid of any sectarian institution.”

And

Article II. Section 8. Ethics in Government; and

*Florida Case Law found in FIRST FREE WILL BAPTIST CHURCH OF BLOUNTSTOWN, INC., a corporation,...@ 4 So.2d 390, 148 Fla. 277;

found as STANDING LAW by YOUR planted for delay of Due Process and additional crimes by YOUR Judges and Judge Crenshaw with Denny ET AL in 2006, as still is ignored by YOUR GANG in violation of other laws; and also is clearly being violated by your “Gang” Members as your “Gang” continues crimes since I first reported the illegal activities of my business partner

(Lane) and his RICO and Drug Gang (Now we know that the conspiracy to control their “Skeletons” went back all the way since the Chiles Governor’s office, Florida Supreme Court, Florida Bar, Judicial Qualifications Committee and FDLE Officers and Higher to in the DOJ) to my lawyer Patricia McCarthy in November 1987, who in 1987 betrayed me and went to work inside the States Attorney’s Office and DOJ and betrayed those I speak for every since just to falsely make me appear as a “LIAR”! The Quid Pro Quo Rewards now after 25+ years shows who plays their “Gang Games”!

Further, the connections of the concealing of illegal drug activity is connected when I confronted the illegal actions at the K-mart store I managed of the associates (pharmacist- Dr. Rowe Campbell, Jerry (who also worked for Nelson Ligori, Owner of Thrifty Drugs/Brother of Joe Ligori--former boss of Lane and myself at Nova and taking kickbacks from Sabal/Lane) and their connections to the gang since 1987.

It is time in 2014, to bring to my fellow Citizens for whom I speak the criminal acts YOU and YOUR “RICO” gang have ignored and done to conceal criminal activity I reported to my attorney and “Alias Law Enforcers” since 1987, who conspire now with YOUR direction and control.

Details at www.Judgeoneyourself.com.

Multiple witnesses saw and know I confronted you October 2, 2007, face to face at Sickles High School at your reelection Town Hall Meeting where it is proved even by the Senator John Grant emails to YOU and MARK OBER and 11/10/12, confessions YOUR GANG IS “Illegally using State and Federal Funds”

and our own FBCCP/CPCS “Designated Donations” by frauds you and your “Gang” as I had reported to YOU and YOUR GANG in my May 14, 2007 letter in follow up to our meeting on May 10, 2007, to your Deputy Renato F. Martinez, Jr. and after our earlier meeting with HCSO Col. Gary Terry and my special “Fathers Day” letter to YOU as YOU:

1. Still violate Contract(s), Due Process and Constitutional Rights Laws;
2. intentionally lied to my face that you would not “impede” my doing the Church BYLAWS or the LAW but then you had me Trespassed from my just sitting as a member in my Church on October 28, 2007;
3. lied and told me “all the Statue of Limitations in my case had expired” yet there is no limitation on the ongoing RICO leading to the Child Abduction your “Gang” illegally started in 1987 and still continue by their threats of 3/6/13, and no limitation has expired due to the fact that YOU, high level Republicans, John Grant, Jeb/George Bush(s), HUD Director/Senator Mel Martinez and Drug CZAR Bob Martinez {BONDI & MARTINEZ claim to be great friends so prejudice and bias go to their motives to protect each-others non prosecution of the GANG} & (Sending Federal Dollars to the “Alias Law Enforcers” who QUID PRO QUO extorted me and my family through several counties under the influence of the FDLE, Sheriffs Coats, others and now GEE that Bondi puts on her advisory boards) and Flip Flop Charlie Crist, Jim Norman, Mark Ober, Pam Bondi and Gerald Bailey and high level Democrats (Pat Bean Co=Conspirators as confirmed by Judge

Crenshaw, Orfinger's 5DCA and Canady's Florida Supreme Court connected by John Grant Emails and personal confession directing the extortion since 1994 and others) with your "Illegal judges" as a "RICO Gang with others" continue to send additional alias "honorable law enforcers" to continue to harass me and block "discovery of YOUR Gangs crimes and Church Or Business Records it is my right for inspection and direction as a legal participant of said contracts" or "Investigation Rights & Assembly Rights" while I have a pending lawsuit and at times a Federal Lawsuit filed against said persons and them in their official capacities and these Departments and these Deputies and Judges in Collusion and Fraud do Extortion to me and my kids to still deprive us and those for whom I speak Due Process, Free Assembly, and our Civil Rights that your "Sect" Deputies Howlett, Smoak, and Pinellas Deputy Tim Jeffers with our lawyers David Gibbs ET AL, John Grant, Charles Denny ET AL, Charles Scruggs, Heather Gray, and even back to my prior lawyers (McCarthy, Popper, Chapin) illegally per the law and per the FBCCP BYLAWS started in 1994 and before since 1991 by CLA David Gibbs, to fraud, conspire, do unjust enrichment, tax evasion, put kids in danger, ignore school bus vehicle safety laws, violate BYLAWS and conceal the same crimes they still do at FBCCP/CPCS while your judges block "True" records production from the Members and those that I as the Supreme Court for the

Corporation Not For Profit demanded as a Legal Member since 1994 but for your Gang's ongoing collusion and frauds.

FACT--The ruling of 9/1/2006, by the 5th DCA in ROBINSON v. WEILAND as my case law points are used as the Honorable Acts Lawful Judges should follow and confirmed my legal positions and briefs filed in the TOWNSEND v. LANE ET AL case from 1987 were the RULES OF LAW but due to the concealment by YOUR CHILES/Bailey/FSCt/O'Neills DOJ ET AL "alias law enforcers", the 5th DCA shows the RICO conspiracy that all "judges", "law enforcers" and politicians and my lawyers, since 1987 were more conspiring to keep the illegal acts of Lane ET AL with the Publix Executives out of jail so they could continue their RICO and willful bribery/contributions to the political elections to control the now named area as "THE I-4 Corridor"! After all the Rulings Supporting my legal actions, YOU AND YOUR GANG still "Impede" justice for whom I speak and do not arrest Your Criminal Gang Members!

Fact—YOUR HCSO COL. GARY TERRY'S CO-CONSPIRATORS AS Deputies Jeffers and Howlett from the information I have never were properly vetted or voted for by my "FBCCP Supreme Court of Ethics" Committee for the "Not For Profit" Corporation known in the BYLAWS as the "Nominations Committee" and therefore not properly presented to the FBCCP Church for a vote to their self-claimed positions as "Trustee's". Additionally, Detective Mike Smoak was

being investigated and not vetted or approved by my FBCCP Supreme Court Nominations Committee because of illegal interference by Deputies Howlett/Jeffers & Grant/Gibbs ET AL with the Contract for Membership known as our FBCCP BYLAWS because of the illegal and proved false charges and prevention of me to perform my duties (finding where the \$43,000 went, stopping the daily embezzlement of funds for unjust enrichment and falsely reporting the Corporation records each Quarter in the business meetings since about July 1994 and stopping the frauds of the now proved failed building scheme (settling the Eminent Domain Case, buying the 18005 Gunn Highway property, the false building plan) and as per the 100% vote of the members while your illegal deputies since 9/8/1999, "Impeded" and knowingly assisted their Co-Conspirator "clergy" fabricate false evidence and criminally "impeded" my doing my Duty as a Member Of FBCCP and as the Member put in leadership of several Officer Positions not properly removing me from these Elected Officer positions per the BYLAWS and court records they submitted in 2006.

FACT—Because of the Frauds of YOUR Deputies and GRANT ET AL concealing the Frauds the partial production of the records I demanded on 9/8/1999, I had to tell my deranged wife who believed your Deputies Frauds concealing theirs and the "Clergy Frauds", "I am not the liar! It is the six or seven men at the Church who are the liars!" She was told to get to truthful counselors and like fools looking for any

“Honest Officer” I went to YOUR HCSO Internal Affairs and Pinellas County Sheriffs Internal Affairs and others to reveal how the Jeffers/Howlett/Corbin/Smoak Gang were doing frauds with the “Alias Honorable Clergy Sect” to the Church members and about me! You Gang is behind the abduction of my kids in 10/99. Because of the concealment of his deputies and his friend Deputy Jeffers (see the 8/1998 letter) by HCSO Gary Terry and his Co-Conspirators as Sheriffs Rice, Coats, Pasco White and HCSO, I was objected to more extortion just like your Chief Abbot report says is a criminal act! Yet again your HCSO and Gang let Detective Smoak illegally “impede” with Howlett, Corbin, Jeffers, me as their Superior FBCCP Officer on Church Property in meetings {October 31, 1999, kept me from the Business Meeting, April 2000, again illegally detained me and did “False imprisonments and physical battery to my deranged wife outside the FBCCP while inside your Gang told now proved frauds to the Church members and prohibited me from speaking as the Law and the BYLAWS Require, in the Private Deacons and Pastors meeting with me, Deputy Howlett without HCSO Authority to be there was present in his HCSO ET AL GANG and not his Trustee Capacity and who sat by me and when I reached for my Bible with my outline of notes he threatened me with arrest if I did not “Put your hands back on the table” and he falsely claimed I had a gun while he let his “Sect” “GANG” continue to do frauds and stopping me in presenting “TRUE

REPORTS” and even use HCSO Patrol cars just like Howlett to “Illegally chase and stop” me on Public and Private Property and in courts file fraudulent charges about me to others in the “Gang”! Again in 2001 after receiving the Fedx Letter of threats from the Beck Gang your Deputies Gang stood blocking the Church doors and using illegal False Detainment did even more Physical Battery and extortion per your Abbot report to us to prevent us from doing our proved legal Church Members Duty!

FACT—It was your HCSO SGT Joe Howlett after his frauds to:

**my deranged wife who signed a fraudulent affidavit even putting false places to stay away from including my son’s address at the Word Of Life College in Hudson Florida even though my son was over 18 and not a willful participant in their frauds just so the BECK/JEFFERS GANG could keep me from the College during a special event which I should have attended;

**State Attorney Obers Victim Assistance’s Nancy Lopez and Curtis Baughman;

**who came to the court or Judge Palomino dressed “MASKED” in his HCSO Green Jacket with his Deputy Pin and presented falsehoods and tampered with witnesses and did Fraud on the Court in collusion with my attorney allegedly acting for me and my kids and the Church Charles Scruggs who I falsely trusted to be working for me and the Church as how I paid him, to properly represent me and the Church

Members from the “Shams” by YOUR Howlett/Jeffers/BECK ET AL GANG! YOUR DEPUTIES with this action showed illegal collusion by “Alias Law Enforcers” with civilians for FRAUD ON THE COURT! FRAUD ON THE COURT per several Federal Appellate Courts is clearly done here where the “alias judges” who have ruled on this case since Judge Muszynski in 1989, to conceal the Lane business records which show his payments of illegal kickbacks and embezzlement of my money and his and the gangs Tort Interference with my Business Contracts and who have all been willful participants in the ongoing crimes I have reported and tried to stop! The confession of Charles Scruggs to “alias judge Stoddard” in the transcripts also of the rant of Judge Crenshaw and his letter he personally wrote to threaten me shows the criminal acts of YOUR GANG!

FACT--YOUR Gangs with Bush/Crist “HAND PICKED” alias Honorable Judge” Marva Crenshaw, WHO REPLACED Judge Arnold in this 02-03812 case (not coincidentally appointed by these Republican Governors Bush/Crist involved which is a biased conflict of interest) even on May 10, 2006, writing my Revised Legal Complaint where the Governors who appointed her were named as Defendants, listed YOUR HCSO Howlett ET AL. as an illegal actor/agent of and for Ron Beck and OTHERS which includes YOUR “GEE GANG”.

I rejected the Crenshaw bribes of money and her threat of being charged illegally more “fees” for her claims I was in violation of her

rules that she because of it showing I was the “Honorable Church Member” who was prohibited discovery because of the Deputies ET AL illegal GANT activity because “Honorable Judges” should not be part of the extortion plan to conceal ongoing crimes of “YOUR GANG” she knew she was protecting doing other illegal acts to conceal the gang members! Crenshaw, Gee and others have failed to respond to my legal motions under F.S.38!

FACT—YOUR GANG’S frauds since 1987 have cost me my abducted kids, clients, my employment, my friends, my house, my money, my property and many of my Rights a normal person should be free to act; FACT--YOUR Deputies Gang with OTHERS even used the fraud and naïve “Alias” Church members and “Corporation “Not For Profit” lawyers who violated many Canons and BLACK LAW RULES as while they defended YOUR and Col. Gary Terry’s and YOUR DEPUTIES “GANG” doing illegal acts in the Courts YOUR “GANG” planted biased and prejudiced “Judges” willfully acting to keep the conspiracy against me and the Citizens for whom I speak still being victims!

While as members of FBCCP and CPCS as proved by the Court Ruling of Judge Marva Crenshaw in 09/2006, determining that the case law Charles Denny IV, (allowed to violate dozens of lawyer/client and Rules of Law ignored in the conspiracy with and by judges and the Fla Bar and “YOU and YOUR GANG”) attorney as he said to the court “For All the Members” actually justified my authority as a “Member” and

Superior Elected Authority as the properly Elected Member over your “Sect Deputies Gang ET AL” and that of “Alias Clergy” and YOUR also now proved Fraudulent co-participants John Grant and David Gibbs as they being fully informed since 1991 have aided and abetted as co-participants in the crimes I still report!

[Demand to Ron Beck and the Finance Committee as the “SECT” was made again in the meeting 9/8/1999, and then again legally in 10/1999 to John Grant (The leader of the Ms. Doubtfire Law who knew my kids were just abducted 10/20-21/1999 per the kids own handwritten letter the night they were told they had no options but to go with their criminal and unsafe deranged abusive mother just to keep their crimes concealed) to: 1. “Show me the money” and Produce the Bank records to where the \$43,000 plus and other monies as “Designated Funds” being illegally diverted and where they were from and where they went as was shown in the “Pastors Salary Account” as they reported in the Business Report of October 1998-January 1999. 2. Stop the building scheme fraud which your Judge Barton finally stopped in 2006, just like I said in 1997 before the “Beck/Jeffers, Howlett ET AL Sect” lied and falsified reports to the Church and illegally bought the 18005 Gunn Highway Property. 3. Stop lying to and abusing my family.

Yet these ABBOT crimes YOU encourage to continue by the statements made by your HCSO Detective McDarby even 3/6/2013 after John Grant admitted on 11/10/12, as the Church Business

Meeting Minutes of 10/1999, I received in 2006 per Becks own words show John Grant knew and participated in the frauds to the Church and Tax Payers as confirmed by the Quarterly Business Reports and CPA's!]

Per the BYLAWS even the acts of the "Alias TRUSTEE's" and "Pastors" are subject to the inspection and sovereignty of my Nominations Committee who then is required to with Due Notice make a Motion to the General Congregation of Members who then vote on a said matter. Your "Law Enforcers Gang" have bypassed this rule of Our Law And of OUR BYLAWS and of these Deputies OATH as Civilian Members per these BYLAWS, since 1994 when they Illegally "Impeded" my Member Ordered Duty to investigate and expose the confession of the illegal actions in October 1994 by Elbert Nasworthy that he and the Finance Committee and Others had violated the BYLAWS process for "undue self-enrichment" misusing our NOT FOR PROFIT Status which is also in violation of our U.S. Constitution on several points also as Unlawful Search and Seizure by Government Persons conspiring against Private Citizens. Member Tim Jeffers illegally as "Masked Deputy Jeffers" then illegally and per the BYLAWS ignoring my duty per the Nominations Committee Process put his wife, Karen Jeffers in charge at the CPCS School and by illegal force required Citrus Park Christian School Pastor, Dr. John Berry to resign. Therefore per the Law and per our Contract as a BYLAWS all

their actions are unlawful Government Interference with our Due Process. Their Interference is especially significant in that they use their "MASK" as a Sheriff Deputy to bar me since 1994, doing my 100% unanimously approved vote by the membership to me to take all actions necessary to stop their illegal acts confirmed by many experts. This is the fact I argued and proved to your illegal judge Marva Crenshaw in 9/06, she accepted and admitted in court but then recused herself and your other judges ganged up and dismissed the case and backdated their ORDER from 9/11/2007 back to July 2007 and claimed the Appeal process was stopped. YOUR "Gang" even hired and planted Church Attorney Charles Denny IV, and he had conceded "Defeat" in 9/2006, by my production showing their own case law proved their crimes and conspiring of their illegal acts and the Florida and U.S. Rules of Law. I refused the "Sham" of Denny and the Crenshaw ET AL "Gang" to conceal the "Gang" and only blame the "Alias" Pastor Ron Beck. The "Sham" of YOU and your Gang is the hypocrite hiding behind the hypocrites. The Federal Case filed Against Beck ET AL showed the conspiracy and Federal Judge James Moody Jr. accepted my facts and agreed with me to your crimes. Judge Moody Jr. then recused himself legally because of his close ties with your illegal Judge Holder and others and the case was transferred to Judge Merryday and Magistrate Watson who per the comparisons in the AISENBERG V. HILLSBOROUGH COUNTY SHERIFF'S OFFICE

Case clearly again showed his prejudice and bias and protected HCSO Gary Terry's and others involvement in crimes and assisting in the cover-up of his lower deputies illegal actions. Knowing how your Command Staff of HCSO works we all know Judge Merryday illegally protected Gary Terry, You, Sheriff Rice (later as a Lawyer in the firm of Barry Cohen who represented the Aisenbergs) and Others doing the same related crimes against me and those for whom I speak. In 2008, in Townsend ET AL v . Beck ET AL, I finally got a ruling by the 11th Circuit Court of Appeals in Atlanta, even the entire court that ruled in my favor and confirmed their ruling in my repeated case Townsend ET AL v. Heather Gray ET AL (disbarred).

4. faked being dumb to the facts you already knew was by you and your "Gang" being frauds against me and my fellow church members and kids and tax payers,

[just as your previous and current: HCSO Sheriffs and Pinellas, Polk, Pasco Sheriffs; State Attorney's and their Officers; Hillsborough and Orange County Administrators, Attorneys and Commissioners; Governors since Lawton Chiles, Buddy MacKay, Jeb Bush, Charlie Crist, Rick Scott; FDLE Commissioners ("Guy Tunnell former Bay County Sheriff appointed by Jeb Bush who in 4/2006 resigned" over child abuse charges), Gerald Bailey ["who joined the FDLE in 1970 and returned in 12/16/1987 to work in the governor's office of Bob Martinez Martinez (also a former U.S. Attorney) is appointed Drug CZAR in

1991 by President George H.W. Bush when Bob Martinez lost to Governor Lawton Chiles] as director of a law enforcement study commission. Bailey returned to the FDLE in 1988 at the request of former FDLE Commissioner James “Tim” Moore, now a lobbyist, who Bailey said remains a friend.” Quotes per Tampa Bay Times May 3, 2006]) and Bailey is returned to the Executive Directors position by Jeb Bush in 12/5/2006 and together have lied and done Criminal conspiracy directed as admitted by Florida Supreme Court Chief Judge Charles Canady in 2012 and Judge Orfinger of the 5th DCA 9/1/2006 and 13th Circuit Judge Marva Crenshaw 9/7/2006 and the 11th Circuit Court of Appeals in 2008 and again in 2013 and Federal Judge James Moody Jr. on March 15, 2007 admitted, the criminal acts against me and those for whom I speak;

5. lied that you or your “Gang” would not in the future “impede”:
 - a. my exposing truth as 100% of the 1994-1999 Church Members elected me to do to expose the crimes:
 - 1.) Administrative Pastor Elbert Nasworthy shortly after the arrival of Ron Beck, as Senior Pastor and YOUR “Deputies Gang” falsely per the BYLAWS assumed Powers, announced from the Finance Committee Meeting Minutes of May 22, 1994 and from the Pulpit in the October 1994 Business Meeting, illegally misusing designated funds, tax evasion, misuse of Not For Profit Status for “Sect” unjust

enrichment, frauds and the RICO patterns as confirmed by C.P.A. David Horgan when in 2006 per the court order from Judge Marva Crenshaw when I finally got the partial records that your illegal deputies acting as illegal Trustees (Jeffers, Howlett) revealed the patterns of crimes your "Gang" tried to only put on Ron Beck as I have said was the CO-Leader of the Illegal Church Sect's Frauds as confirmed by many case laws!

2.) Exposing the Church settlement of the Eminent Domain case done by Ron Beck/Elbert Nasworthy/Tim Jeffers/Herman Meister/John Grant/Cary Gayloard with Hillsborough County Attorney Pat Bean (Directly connected to the Chapins) with Others "Gang" using the Judge Rom Powell ruling was a direct evidence of the conspiracy by Judge Rom Powell with his boss Linda Chapin as the Chairwoman of the Orlando County Commission with their "Gang" led by her Husband Lawyer Bruce Chapin who betrayed me as his client and used the Chapin frauds and Quid Pro Quo Powers to falsely and criminally conspire with my attorney David Popper (since 1988), Patricia McCarthy (since 1987) and David Gibbs (since 1991) and other Judges and my former business partner Chip Lane Jr. doing his drugs and extortion with his father Charlie Lane Sr., Director

of Operations for Publix with Edward Crenshaw the protégé of Lane Sr. with “Lawton Chiles Gang” to continue their Interference with Business Contracts, extortion, bribery, drug uses as I revealed to Jeb Bush in 1994 after our appearance on the Town Hall Meeting on TV13 Tampa, moderated by John Wilson, {Jeb then conspires with Ken Connor, his former law partner Mel Martinez, C.L.A. David Gibbs and President George W. Bush, Charlie Crist, Mark Ober and Pam Bondi and “Others” in collusion with DOJ Officers including the her admitted friend now former U.S. Attorney of the Tampa Middle District Mr. Robert O’Neill, to continue and conceal the conspiracy to create frauds against any Truth I say which now is proved; Just as Judge Moody Jr. said, This case sounds like a case that has never had Due Process. And with the confirmation of Judge Orfinger I never have had Due Process since the 1989 Ruling of Judge Muszynski (Ordering Lane ET AL to produce for my full review the “Joint Venture Business Records” that would show the extortion money trail that has never been fulfilled because my own attorneys were selling me out just like Judge Crenshaw and Judge Orfinger and the 11th Circuit Court and FSCT Chief Judge Canady, has now admitted.

- 3.) Exposing that the purchase of the 18005 Gunn Highway was done by frauds of the Beck/Nasworthy/Jeffers/Howlett/Powell's and others gang just to still conceal their other crimes and those crimes by others to always try since 1987 to make me appear as a "Liar" but the Contract For Purchase verses the Church Business Reports show their frauds. Per the damages to the Church caused by the delays of what property would be needed in widening Gunn Highway this gave motives for Pat Bean and Senator John Grant and Commissioners to block my position to take the matter to trial.
- 4.) Exposing the records I demanded on September 8, 1999, as partially obtained in 2006, would expose the ongoing criminal acts your deputies and Grant/Gibbs/Dickinson & Gibbons/Cary Gaylord do not want exposed as it shows the criminal patterns since 1994, I said in 1999, when I said: a. "Show me the money"; b. "Stop the building program schemes and frauds cause you will not get the permits for the School." Now we know from several experts who confirmed my 1997 reports from the Long Range Planning Committee which I wrote that was confirmed by the Hillsborough County Planning Committee and the Hillsborough Circuit Court of Judge Barton in 2006, I was

right and Beck and his gang with your illegal deputies knew it and thus created the false charges against me and Pat Bean conspired with your judges and deputies to allow these charges against me so that her conspiring with and for the Chapins Gang would not be exposed and as her delays as the County Attorney for the project had delayed the Church's plans at the main campus 7705 Gunn Highway; c. "Stop lying and abusing my kids and family." After many legally demanded production of Church Documents that I as the Superior Court Officer of the Church and or as the average general member is by the BYLAWS are entitled to see we do not have access to the records your deputies use for frauds to conceal even where in January 1999 went the missing \$43,000.00 from the "Pastors Salary Fund" and other unjust enrichment and illegal use of designated funds by using the unexplained term "Operating Fund" that per the Congregation Line Item Budget Review and Approval each quarter to validate the approved Annual Budget YOUR Gang refuses since 1994 Nasworthy to answer to me or other members as their Superior Officers per the contract of our BYLAWS YOUR GANG REFUSES TO ENFORCE OR ALLOW US AS MEMBERS TO USE FOR OUR OWN PROTECTIONS!

5.) The known false charges made by Ron Beck, Herman Meister, Gary Leatherman by collusion falsely reported even under oath in courts by your Deputies Howlett and Detective Smoak in collusion with Deputy Jeffers was illegal per the BY-LAWS and STATE AND FEDERAL LAWS as they created false criminal allegations against me and filed the Cases 01-15813 & conspiring with my deranged wife filed 01-15814, to conceal their and your criminal acts and as your gang even after the admissions of the known frauds were done by Mark Obers Domestic Violence Officers per Lopez confirmed that they were advised to use the frauds that HCSO Joe Howlett and Charles Scruggs and Karen Harrod and Ron Beck told to them and me. Then we now know after the admissions of John Grant that Judge James Arnold was involved in the frauds in cases 02-03812 (dismissing Deputy Jeffers even though he was properly and timely served in this Complaint and dismissing my Complaint and denying discovery of Church Records you deputies were illegally concealing as the 2006 partly produced documents Ordered by judge Crenshaw proved!) and 05-9605 (ignoring the 12/05 Affidavit of the estranged Wife Karen Harrod Townsend admitting and exposing the frauds against me that she willfully and knowingly participated in with Beck,

Howlett, Jeffers and Others as the "Church Sect" including their false sham charges in cases 01-15813 and 01-15814 as Nancy Lopez and Curtis Baughman of the Victims Assistance Program of the State Attorney Office of Mark Ober and Pam Bondi and Patricia McCarthy knew were False Charges) and after the emails forwarded to you by former Senator John Grant were admitted by him on November 10, 2012 were frauds, still blocks my reunification with my kids and my church/school at Citrus Park which you still have by:

- A. even sending your HCSO Deputy R. Clark Badge #4035 on October 28, 2007 to issue me a Trespass Warning #07-650170 Special Forces deputies
- B. Using Col. Gary Terry to intentionally and illegally lie to me and "impede" me [But Admitted his crimes falsely assisting the criminal acts of his friend Pinellas Captain Tim Jeffers(See the August 1998 letter from Jeffers Pinellas Sheriff Officer file) do greatly assist the Financial and other Frauds to my CPCS church/school, family, citizens, insurance companies, Government Grant institutions and banks and the IRS and the Courts] in our meeting 6/27/2007, and at other times as he knew his Detective Mike Smoak had uncovered and confirmed the criminal acts I reported to him as an HCSO Deputy since about

1997 were being done by the "Church Sect" and the illegal acts by the Deputies Jeffers and Howlett he then criminally concealed and assisted. HCSO Detective Smoak then for self-enrichment gained employment for his wife as a teacher at CPCS which gained his family a free private education for his daughters while he betrayed me and the General Membership being the victims of the frauds since about the 10/1994 confessions of Elbert Nasworthy. These frauds still continue in 2014!;

- C. Using at other times my meetings with D3 Commander Frost, Major Burton with Kevin Bodie and Others back to the days of Prior HCO Sheriffs) and you and Pat Bean and others including my own attorneys (Charles Scruggs and Heather Gray (Disbarred) and the Church Attorneys Dickinson & Gibbons and Cary Gaylord) directed the 13th Circuit Court Judges to even after they since 2001 admitted on the record to their criminal acts and conspiracy against me as the records show and
- D. Allowing Pat Bean (fired for giving herself an illegal raise and what was not made public things like reading private emails and the collusions of which I write) in collusion with Commission Chairman Jim Norman (Norman investigated for taking Quid Pro Quo bribes through his wife) and your Deputies to deny me my right to appear before the Hillsborough County Commission at a

Wednesday Meeting where they were discussing her raise which then she illegally took just as the Nasworthy/Beck/Meister/Jeffers had done, during the Public Appearance time or I was to be arrested;

- E. outside your jurisdiction you and Others sent Criminal Intelligence Detectives John McDarby and John Palimino on October 10, 2012 (Holding the Email posted to John Grant showing a partial review of his criminal acts which had my phone number which could have been called but rather they had to come to me and personally harass and threaten me! Also later that week I learned that they went to the home of my parents in Odessa and stated what I call threats that they had to visit my parents claiming they did not know how to contact me!) and or Others to come to my house at least three recorded times, the last known time face to face on March 6, 2013, falsely accuse me even after you, State Attorney Mark Ober and formerly of the Ober Office, now Attorney General Pam Bondi, have been sent in emails by Former Senator John Grant his confessions to his intentionally created false charges since 1994, to still “threaten” me saying, 1. Stop trying to contact my kids; 2. Stop filing lawsuits; 3. Don’t go back to my Church where I am still per the Church Contract known as the “BYLAWS” the Unanimously Elected since 1994, the Supreme

Court Officer put in charge of exposing and stopping the Criminal and BYLAWS violations that Administrative Pastor Elbert Nasworthy admitted in the October 1994 Business Meeting Minutes (Fraudulent Reporting of Funds, Fraudulent Collection and Use of Designated Funds, Misuse of Designated Funds from Specific and Closed Accounts, Tax Evasion) which exposed then and the still ongoing the Criminal acts of Deputies (Sgt. Joe Howlett, Capt. Tim Jeffers, Detective Mike Smoak, Detective Mike Corbin and their superior officers) as John Grant as the FBCCP Registered Agent and Lawyer and C.L.A. Lawyer David Gibbs also have confessed to their RICO and Other Criminal Acts as being directed to continue their crimes per the directives they have been given from you and their co-conspirator Superior Officers since 1987!

F. In 2013 informing Judge Barton (as I informed your HCSO DEPUTIES J. R. Burton and Kevin Bodie years earlier) to still impede proper Judicial Process and Legal Process to dismiss my case as REQUEST FOR INJUNCTION AND OPEN COURT HEARINGS AGAINST YOU AND YOUR DEPUTY McDARBY for ILLEGAL EXTORTION and reporting the illegal harassment and multiple stalking visits for extortion by your HCSO Detective John McDarby.

b. In November 1987, I reported to my attorney Patricia McCarthy that my temporary “Joint Venture” Business partner (Chip Lane, A.K.A. Sabal Marketing, now SeaLane Marketing working with Publix conspiring with my former boss who was a major player in the RICO Extortion/Kickbacks illegal business Joe Ligori A.K.A. Century Sales) was doing drugs, selling drugs and practicing frauds, extortion and criminal acts which involved Interference with Business Contracts to solicit bribery for illegal Publix Executives (Charlie Lane Sr., Edward Crenshaw and others) so they could do illegal kickbacks to themselves and others including Lawton Chiles and even my new attorneys David Popper, Bruce Chapin and his wife Linda Chapin as Chairwoman of the Orange County Commission and her successor Orange County Chairperson Mel Martinez who then in 2001 is put as the HUD Director under President George W. Bush just as George Bush Sr. had tapped Governor Bob Martinez as Drug CZAR. The documents show that Mel Martinez then uses the HUD money to provide Quid Pro Quo and kickbacks to many Florida Politicians and “Alias Honest Law Enforcement Departments” interests to keep the conspiracy illegally taking our kids, rights and monies and doing frauds against me and those for whom I speak ongoing! The “alias”

Law Enforcers who attack me receive extra money and Quid Pro Quo benefits more than others!

- c. Additionally the time line connects Gerald Bailey, Governor Bob Martinez (later placed by President George Bush as Drug CZAR with reasons and motives to conceal Publix Executives Crimes) were informed and knew what I reported as illegal extortion by the Publix Executives who used money and QUID PRO QUO backing of Political Projects and candidates to change elections who protected the Lanes/Crenshaw RICO;

which proves also YOUR ACTS per their acts and new laws being passed by Florida Legislature being considered forcing bribes to do business as “illegal Acts”. Also the Department Of Justice (including DOJ insider U.S. Attorney Robert O’Neill as Pam Bondi called a great friend) and IRS at the Federal Level looked as these as illegal acts as they prosecute others.

FACT- The recent article in the Orlando Sentinel on 8/10/13, by Jason Garcia, reports the leverage Publix Supermarkets and Disney have on the next Governor’s political election. It explains the leverage of Charlie Crist of Morgan & Morgan and Governor Scott working the legislature to reduce legal rights of people in Slip & Fall cases which is one of the biggest expenses of their businesses. This is not a new connection for influence as Crist has been a player in this since his Attorney General Days and also as Linda Chapin was also after her Orlando/Orange County Commission Chairperson days was retained by the

Disney Corporation (and Linda Chapin being appointed to Orange County Clerk of Court where my case files were destroyed) and Quid Pro Quo connections with her and Disney and Publix become very connected since my hiring of the Orlando law firm of her Husband Bruce E. Chapin of O'Neill, Chapin, Liebman, Marks, Popper & Cooper in 1989, not coincidentally right about the time of the Judge Muszynski right after he ruled in my favor to get the illegally retained business records Lane retained to conceal his bribery and RICO, which are records Chapin letter of 1/1993 shows Judge Powell as Judge Olfinger's 5th DCA ruling says was per the courts RICO. The illegal affirmation by the Florida Supreme Court since 1994 and then the 11th Circuit of Appeals allowing the false and illegal use of P.C.A. Per curium Affirmed proves the highest level of judicial fraud as I had said in my legal briefs since their rulings as proved and affirmed by the 5th DCA Judge Orfinger rulings!

MOST DAMAGING OF YOU AND YOUR HCSO GANG IS Also it should be noted your own HCSO investigation of the Sarasota Police Department Criminal Actions of abuse of a citizen and then trying to conceal illegal conduct and then offering a bribe if the victim did not file criminal charges. YOUR ruling in the Sarasota Chief of Police Peter Abbott Ruling incriminates YOUR own actions and those same illegal actions of YOUR "Gang"! Based partly on your findings the Sarasota City Manager and the Honorable City Commission of Sarasota Florida as stated in the November 20, 2009, letter from City Manager Robert J. Bartolotta, the HCSO findings were stated and thereby acted upon being noticed. In YOU and YOUR HCSO ET AL GANG YOUR Deputies Howlett,

Smoak, Jeffers, Corbin did the crimes to make the Church Members for whom I speak victims, then the Gang, Created: False Reports and Allegations of Criminal Actions to conceal their original crimes; did omission of truthful disclosure; then continue since 1994 through now to do more crimes and extortion and even come to my house and threaten me while there is an active Federal Case against you and your gang including the judges who at your directive ignore the law!
YOUR OWN JUDGES CRENSHAW AND BARTON BY THEIR RULINGS
ADMITTED YOUR OWN ACTIONS AND THE ACTIONS OF YOUR INTERNAL AFFAIRS AND THE ACTIONS OF DEPUTIES HOWLETT, SMOAK, JEFFERS AND CORBIN WERE CRIMES!

Such should be the rule of Due Process here by the Hillsborough County Commission and the County Manager and Attorneys here in 2014. We have proved in my document noted on www.Judgeoneyourself.com called "Spill The Beans" we proved that Pat Bean (willfully conspiring with my former attorney Bruce Chapin and his wife Linda Chapin and the Democrat Politicians as directed by Governor Lawton Chiles and others) had her personal and alleged professional motives to conceal her: Frauds at law; Her actions and then the FBCCP Eminent Domain Case delays caused damages to FBCCP Mission Growth Plan; and frauds to conceal the "Law Enforcers Gang"; and "Political Gang" frauds as I proved since 1987!

Also with the November 10, 2012, confession of Former Florida State Senator and Former Registered Agent of FBCCP Mr. John Grant that he intentionally to please his CO-Participant Superiors (Law Enforcers and

Politicians) for and with Others, knowingly and intentionally participated since 1994, in the frauds and crimes of providing false reports to the “Law Enforcement”, Church Members, Tax Payers, and my kids and those for whom I speak, admitting the report I prepared and provided to him, YOU and YOUR deputies (who held said report in their hand when they proceeded to threaten me outside your Hillsborough County Jurisdiction) it shows you and your Gang never intend to do the law and arrest yourselves for your ongoing illegal actions.

Because of the ongoing RICO and other frauds against me and my kids since 1987, even up to and including March 6, 2013, “intentionally and knowingly” doing Frauds by “False Reports” of John Grant and his “Gang” with you and Others as many e-mails show the connections with you and your “Gang” continuing illegal acts after fully being informed, I will not stop until your “Gang” is exposed and put in our jails to protect the Citizens of Florida!

THIS DAD WILL NOT LET YOU AND YOUR GANG CONTINUE TO BULLY MY KIDS AND ME AND THOSE CITIZENS FOR WHOM I SPEAK!

This letter is also being forwarded to the Hillsborough County Commission and “Others” as notice of your criminal actions. As I advised your HCSO “Special Forces” deputies McDarby and his co-conspirator, Florida Law allows multiple ways to have YOU removed from office if YOUR Gang Members were doing their Legal Duties as well. Complacency with YOUR actions puts all Citizens on notice to being aiding and abetting YOUR criminal actions.

YOUR Masked and Faked “Superior Elite Righteous Good Ole Buddy” status “YOUR GANG” tries to show to control the Ole Timer Conservative

Constitutional Value of Americans by my story and connecting the FACTS shows YOUR GANG are really deceptive criminals otherwise you would be supporting and not attacking me or trying to “Shut Me UP” by over 25 years of conceal the bank records which will reveal YOUR GANGS FRAUDS!

If any of you need any further information you should not send your illegal deputies but you should follow Due Process Law and or ask me simply by just an e-mail.

If YOU and YOUR GANG say this entire matter since 1987 is to just make me look like the “liar” and not LANE ET AL, then YOU and “YOUR GANG” have FAILED and had no legal right to victimize all the people and the members and The “Corporation Not For Profit”.

YOU AND YOUR GANG WILL BE REQUIRED TO EXPLAIN YOUR ILLEGAL USE OF ALL THE COUNTY, STATE AND FEDERAL FUNDS IN YOUR COLLUSION TO TRY TO MAKE ME LOOK LIKE THE “LIAR”!

Those for whom I speak expect JUSTICE and YOU AND YOUR GANG IN OUR TAX PAYERS JAILS not concealing your gangs additional crimes!

IN CONCLUSION:

YOU and YOUR GANG cannot say this is an internal civil matter in the FBCCP because:

*You cannot per the FBCCP Quarterly Business Reports show YOUR HCSO Howlett and Smoak and Pinellas Jeffers deputies were properly elected as “Authorized as Deputies” per the BYLAWS to “IMPEDE” me as their Superior Officer and all General Members from seeing the full banking records of the

FBCCP and CPCS since 1994 as demanded and as per our authority per the BYLAWS;

*YOU AND YOUR GANG CANNOT CLAIM THEY HAD AUTHORITY TO "IMPEDE" US AS MEMBERS DOING OUR BYLAWS RIGHTS AND DUTIES;

*YOU AND YOUR GANG CANNOT SAY THIS IS JUST CIVIL WHEN YOUR DEPUTIES AS BECK SAID TO JUDGE PALOMINO WERE THERE FILING CRIMINAL CHARGES AGAINST ME IN 2001, WHEN WE NOW KNOW FROM THE COURT RECORDS THEIR MALICIOUS PROSECUTION AND FALSE CHARGES WERE SHAMS TO COVERUP FOR THEIR RICO CRIMES AS BEING DIRECTED FROM THEIR CO-PARTICIPANTS AS JUDGE CRENSHAW WROTE IN THE AMENDED BRIEF MAY 10, 2006, IN THE CASE THAT IS STILL GOING AS DEFINED HEREIN!

Next- Your Gang's willful, intentional and knowing collusion with Former Registered Agent and Former Senator John Grant who supported the Florida Mrs. Doubtfire Law shows his and your hypocrisy for doing this legislation at the same time your GANG in collusion with those named in his emails (Gee, Ober) and his verbal connection of Judge Arnold who knowingly in collusion with other judges and my attorneys as Scruggs, Disbarred Gray, Denny, and Others including the confessions of Judge Crenshaw in 2006, willfully and intentionally and knowingly as the HCSO McDarby threat in March 2013 even after being informed in emails about the frauds and confessions of John Grant on November 10, 2012, extort me and my kids to now practice our Civil Rights as even Free Communication and Assembly in Our Church as your Gang Deputies stopped on

September 8, 1999, when I as Member Superior Church officer as shown in the legal briefs presented by Attorney Denny was doing my lawful duties as now proved and verified by the other Church members votes when the documents I demanded on 09/8/1999, when partly revealed in 2006 and with the Judge Barton rulings as I said would happen since 1997 then knew as I said all your Gangs Alias Law Enforcers, Clergy and Politicians have been proved the liars and many fired!

Next—You cannot without more hypocrisy claim that the arguments of the FBCCP Attorney David Gibbs in representation of the Terry Schiavo case that the State could not tell the Church what to do is not the opposite here when your “alias law enforcers” here did “impede” since 1994 the “Free Will” of the Members and that Gibbs since 1991 knew I was lawful in my legal positions as now proved by the Crenshaw Court, 2DCA and Florida Supreme Court Confession of Chief Judge Canady, the 5TH DCA confession of Judge Orfinger, the rulings EN Banc of the 11th Circuit Court of Appeals, and the ruling of Judge Moody Jr. in 2007 and by all the Quid Pro Quo rewards given to “YOUR GANG MEMBERS” and their related actions.

NEXT--- THIS BOARD OF COUNTY COMMISSIONERS cannot without hypocrisy ignore my positions or some of these same Commissioners make themselves liars in their termination of PAT BEAN for giving herself unauthorized pay increases and benefits just like I said was illegal per the BYLAWS and Members Votes in our Yearly and Quarterly Budget Meetings regarding the unjust self-enrichment as confessed October 1994 by FBCCP Elbert Nasworthy

about their moving of designated funds and for tax evasion practices which now as proved put damages against FBCCP and our legal members. Nor can this Commission not be hypocrites as Commissioners ruled in the hypocrite Scruggs case actions against the Hillsborough Board of County Commissioners.

Next—In the Courts actions and Disbarment of my former Attorney of Heather Gray and the transcripts of Judge Gomez, the letters of the 2DCA and the rulings of Judge Orfinger and the rulings of the Florida Bar and the Florida Supreme Court then this Board of Commissioners and their GANG ignoring the ongoing extortion, threats and criminal RICO ACTS of the GEE GANG ET AL my people for whom I speak expect justice!

This letter is intended as meeting all legal rules of Florida Statue 768.28 and with the filings of multiple papers and case files and meetings all laws inform YOU and YOUR GANG of your Legal Duties to those for whom I speak.

As Florida Supreme Court Chief Judge Charles Canady admitted, “CHECKMATE” so there is a complete account even by the Chief Judge Of the Florida Supreme Court that all attorneys, Judges, Public Officers and others and “Others Doe” as listed herein should be disbarred, and removed from office and face criminal charges.

Those receiving this have 7 days to reply in email to Jfyrt59@hotmail.com with a lawful response of settlement offers and showing arrest warrants of those defendants named and to be named in the latest FRAP 26.1 Filed with the 11th Circuit Court of Appeal as shown on my Judgeoneforyourself.com website and these additional names as to be added from as stated and detailed herein.

Randall Townsend, Individual and Pro Se and as F.S. 617 Elected
Representative of FBCCP and as TAX PAYERS FOR WHOM YOU ARE TO
SERVE PER OUR LAWS.

P.O. Box 21,

Odessa, Florida 33556

(941) 350.2677

Jfyrt59@hotmail.com

Judgeoneyourself.com Website

Judgeoneyourself@yahoo.com