

**UNITED STATES COURT OF APPEALS  
FOR THE ELEVENTH CIRCUIT  
FROM THE MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

RANDALL TOWNSEND, et. al.

FOR ALL Plaintiff/Appellants (s),

v.

11<sup>th</sup> Cir. File NO: 08-10721-A  
M.D. NO: 8:06-CV2050T-30-TGW

RONALD L. BECK, et al.,

Defendant(s).

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**PLAINTIFF APPELLANT'S**

**MOTION TO SUPPLEMENT RECORD BY**

**"DUTIFUL" ANNOUNCEMENT OF**

**"NEW EVIDENCE"**

**FOR ALL PARTIES AND FOR THE COURTS**

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## **MOTION TO SUPPLEMENT RECORD**

Comes now, Randall Townsend, Pro se, elected F.S.617, Guardian for Appellant/Pilgrims “kicked in the gut”, (Judge Carnes **ZOCARAS** pg 484):

1. Per the duty of this Pro Se to honorably respect the duty of full disclosure and candor to the Court and to the parties to do the Truth of the “Law” and per the “TRUTH” of the FBCCP Contract as By-Laws;
2. Per the duty to not conduct delay or prejudice to the administration of Justice or to conceal frauds to fellow By-Laws Members or Courts;
3. Per the duty to reveal improper conduct by defendants to the court;
4. Per the duty to disclose a potential conflict of interest for defendants; the parties and the Court must be advised of the Confession and reversal of position of their “Cornerstone” as Joe Howlett of co-defendants attempt to continue unlawful “beyond” “NO” “Impeding” against Appellants.
5. The “impeding” advice of Defendant lawyers and “law enforcement” have “impeded” Faith Based Due Process per the By-Laws of Townsend et al. as member duties and thereby obstructing the justice that came from this 11/4/2008, encounter. Thus proof that the “government veil” conduit is the concealment of the corruption and breach of the By-Laws by Jeffers et. al.
6. Therefore, for the Court to have the “pure” knowledge of how Deputy Jeffers/Howlett schism et al. concealment of facts and masked appearance as

an “officer ” did violate and still violates per the “Panels” ZOCARAS id. case not allowing Pilgrims facts as per the “LAW of the By-Laws” and Government Laws “impeded” even the bias and prejudice of Joe Howlett further proving the De Novo Standard to review the TAC based on the VIS violated by impeding By-Laws process and violations.

7. Townsend states and believes because of the “apathy” and “negligent pattern” of Howlett and his “schism et al.”, Pilgrims et al. cannot still “Risk” per F.S. §617, for the Civil Rights Act of 1964, Rights to be not “impeded” and therefore submits for this Court the New Confession of Howlett.

#### **STATEMENT OF SERVICE**

**Judge Merryday or this Appeals “Panel” Court cannot still have it both ways! Dismiss the case for not doing service or having “Full” Discovery while at the same time ignore that Townsend still has been violated of his Constitutional and Contract Right to attend and speak truthfully informed and freely and in his own Church since 1999 and before and serve and worship with who elected him to preserve these Rights stated herein as their parent/guardian of their Rights of Ethics and Long Range Planning and their Children As Awana Commander and Coach. Plus with the “Service” that has been done these Defendants via Jeffers, Grant, Gee, Terry, Ober, Crist, Lawyers, Judges and Sears/Kmart then do not lawfully respond but continue “malicious prosecution” and “abusive threats of arrest” for Torture, Trespass, harassment and violations of a Divorce Injunction of 2003, thus prohibiting the “Service” or “getting details” required by Judge Merryday. Judge Merryday and the “Panel” by this “abuse” of “equal and due process” dismissal, joins the “schism” violating these Plaintiffs/Pilgrims, just like Merryday warned the Federal Agents not to do known fraudulent participation in fraudulent acts in Aisenberg! This dismissal causes even “prejudices” to Plaintiffs case and opportunity for “representation of counsel” by creating fear in the minds of attorneys and plaintiffs per**

**Rule 11, now that this judge has ignored such tort malicious conduct by defendants claiming to be judicial public servant law enforcers.**

I hereby certify that a copy of the foregoing was provided by U.S. Mail delivery this \_\_\_\_ day of \_\_\_\_\_ 2008, to the Clerk of the Courts, at the United States Court of Appeals for the Eleventh Circuit at 56 Forsyth Street, N.W., Atlanta, Georgia, 30303, in the Elbert P. Tuttle U.S. Court of Appeals Building and to the United States District Court Middle District of Florida, 801 N. Florida Avenue, Tampa, Florida 33602 to Judge Thomas G. Wilson and Judge Merryday at 801 N. Florida Avenue, Tampa, Florida 33602. Further, by electronic mail to all defendants and “other” by posting this at [www.Judgeoneyourself.com](http://www.Judgeoneyourself.com). and by mail to each defendant as available and as timely as possible as has already for years been done to no avail as judges willfully ignore the laws against their interest.

Further, Plaintiff Townsend states that Service is being blocked or even prohibited by threats of arrest by false means by “Injunctions” still in place by Defendants “Black & Blue” blocking by these alleged law enforcers, Townsend seeing or speaking to his own children, fellow plaintiffs or defendants by blocking this litigation by even this premature dismissal, the false testimony and legal advice of defendant attorneys since 1999, in litigation from 2001-current, and up to and even the Trespass Warning issued October 28, 2007, and failing to make available “public” documents, and doing Florida Sunshine Law violations, and failing to not lawfully act to block the daily frauds of Deputies Jeffers, Howlett and Smoak and “others”. Defendants conspiring even willfully removed Townsend’s sources of financial stability, employment and income and charging unlawful court fees thus making Service financially a further damage of survival of equal and due process. Therefore, at many and multiple times, verbal and letters and Certified mail and e-mails, as forms of Service have been supplied to litigants and the web site at [www.Judgeoneyourself.com](http://www.Judgeoneyourself.com) was created and used to inform all litigants and “others”.

Respectfully submitted,

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