

Florida Governor Charlie Crist  
Florida Attorney General Bill McCollum  
Florida Director of Family Services, Bob Butterworth  
Hillsborough County, Florida, Sheriff David Gee  
Pinellas County, Florida, Sheriff Jim Coats  
Hillsborough County Florida Circuit Court Judge Marva Crenshaw  
Hillsborough County Florida Circuit Court Judge Wayne S. Timmerman  
Hillsborough County Florida Circuit Court Judge Greg P. Holder  
Hillsborough County Florida Circuit Court Judge Frank A. Gomez  
Hillsborough County Florida Circuit Court Judge Raul (Sonny) Palomino  
Hillsborough County Florida County Administrator Pat Bean  
Florida State Attorney Mark Ober

TO WHOM IT SHOULD CONCERN:

“When you walk through a storm hold your head up high and don’t be afraid...”

Now that the true facts have been proved that what I tried to do IS IN HONOR to protect my Church, Family and Friends from criminal thieves still among us is per the First Baptist Church of Citrus Park (FBCCP) By-Laws, F.S. §617 and the Constitutions of these United States, The State of Florida and the FBCCP Constitution, I am still not afraid. Each of you has ignored my quoting and doing the law to you!

The conspiring Breach of Trust and disgrace you put against me and my facts has been overcome to your shame! The longer you delay justice, more shame is upon you!

When will you start following the FBCCP By-Laws that do not allow you through your non-confrontation of criminal sheriff deputies in conspiracy and fraud (Jeffers, Howlett, and Smoak) to still damage the reputations of my Church, my friends, my family and myself because you are in shame and fear to expose your self-destruction. These fraudulent “cult” deputies since 1997, were in the self-serving “cult schism” with the “front men” as Ron Beck as the Senior Pastor and Herman Meister as the School Principal and Gary Leatherman Trustee and are in violation of FBCCP By-Laws as a “Contract” to violate me and these plaintiffs.

My role as the FBCCP Nominations (Ethics) Committee Member and Church voting member since 1993, has been unconstitutionally breached so these cult schism members could do their frauds under false use of the law as stated with proofs of documents at [www.Judgeoneyourself.com](http://www.Judgeoneyourself.com). (See **Federal Third Amended Complaint** details.) The By-Laws retained the right of members to self govern and be free from the fraud your State Officers conducted through pastors who are exposed and now terminated! These Officers embezzle these Plaintiffs assets by extortion, fraud and kidnapping!

As just ruled in the San Angelo, Texas Cult case, your Florida Officers in intentionally fraudulent conspiracy with no true proofs falsely alleged my wrongdoing willfully only to conceal their cult conspiracy and took my kids away from persons who could not prove their defense until after the violations of the innocent kids is done! It is the “cult schism” who is violating and still conspires and violates these Plaintiffs! So you have assisted and violated and still violate my plaintiffs for whom I speak!

The FBCCP Deacons and FBCCP Members have been enlightened to my facts that your Schism deputies and you as their accomplices have tried to conceal.

They did self governing. We have fired Ron Beck and Herman Meister.

“Others” have also ran to conceal their frauds and shame and abuse to these Plaintiffs!

Charlie Crist as Education Commissioner/Attorney General now Governor you ignored my plea and have yet to do the law as your Oath you violate requires you to do!

Sheriff Gee, you had your deputies (Burton & Bodie, July 16, 2007) demand that:

- I get your department more proofs but then your deputies in collusion with the “cult” trespassed me from my attendance in my Church on October 27, 2007, and before by Jeffers, Howlett and Smoak since 1999, as they did with the car chases and unlawful stops and block discovery of the true Church records violations done by the Schism since 1997. In conspiracy they blocked this Nominations Members Fiduciary Duty even to protect and see his own then teenage children since 1999! Even when the partial records production from the Court Order of Judge Crenshaw of May 2006, and the confession by Jeffers on October 27, 2007, that the Janssen & Horgan C.P.A. audit of 1999, was a fraud your law enforcers (deputies and judges) did conspire to conceal the admitted frauds of Jeffers, Howlett and HCSO Fraud Detective Smoak who are the ones running the “cult” violating the trust of these plaintiffs.
- I get more people to speak out and agree with my acts on their behalf per F.S.§617, but your agents block me speaking in my Church to my fellow members and family since about 1997, and then your judge schism agents dismiss my lawsuits for their conspiracy and frauds in violation of the law!
- You even conspired with Florida Senator John Grant as the FBCCP Corporation Registered Agent when he e-mailed you to investigate me based on now more proved false charges to deputies as he did since 1999, but you know the investigation will prove me right on more of my yet untold facts!

Now that the plaintiffs have spoken and joined with me that Beck and Meister and Schism Members should be fired and be held responsible for their violations, I demand JUSTICE on behalf of these Plaintiffs to arrest all these Criminals, including yourselves! I demand that you and each Defendant (as listed in United States District Court Middle District of Florida, Tampa Division, case 8:06-CV2050T-30-TGW as the Third Amended Complaint, -found at [www.Judgeonforyourself.com](http://www.Judgeonforyourself.com)) be promptly arrested and justly prosecuted for their intentionally knowing extortion and kidnapping and frauds in collusion with cult schism leaders Beck and Meister who violated my kids since 1997! As long as you have the Townsend v. Townsend Divorce Injunction of 2003, case 02-4974, “worded” intentionally by schism agents in fraud and use it as you do to keep this father unjustly from his Rights to children and Church now since the demented former wife intentionally (10/10/99) joined the “schism” in extortion to keep her criminal acts from being prosecuted and the “trespass warning” of 10/27/07, gained by again 1997- now false reports it is proved the real criminals are not these plaintiffs but your conspiring agents and you assisting them using false evidence.

You have gone way beyond “NO” as defined in the Contracts as By-laws and Constitutions to violate these Plaintiffs Civil and FBCCP By-Laws Rights and the national media needs to be warned about your continuing criminal ways!

Sincerely,

Randall Townsend, Plaintiff Derivative Guardian per F.S.§617, Pro Se