

TO: Hillsborough County Sheriffs Office CRIMINAL INTELLIGENCE SECTION  
Regarding your "visit" of 03/31/2010.

Detectives:

Thank you for taking the time per another Order of your bosses to waste more of the tax payers dollars and drive over 3 plus hours to "visit" me at the directive of your Townsend v. Gray Et Al. Co-Participant Defendant Superior Law Enforcers and their "co-participants".

I would gladly as I have tried to do and as the law and the FBCCP By-Laws requires "publicly" meet you in the Court Rooms or in the Hillsborough County Board of County Commissioners Meetings or in the public forum of my FBCCP Business Meeting (if not arrested) and have the "public" and "recorded" discussion that you graciously listened and discussed with me for over an hour what I have asked "deputies" to investigate inside FBCCP since 10/1995! Telling me to "Let GO" of the Jeffers, Howlett, Smoak "others" et al ongoing violations makes me a liar to a promise I made to still innocent abused "bullied" FBCCP co-members and kids who elected me to be their "leader of free speech and assembly" and is a "tort" to the FBCCP By-Laws and Constitutions of these United States and of this State of Florida and FBCCP!

Here is posted for everyone the e-mail of March 22, 2010 to Former FBCCP Registered Agent and Senator John Grant Et Al. which generated today's "visit". You could have just called me as HCSO Detective Jason VanBrunt did years ago per Grant et al's earlier directive last time or as judge Cook abused civil and church rights! Now that HCSO Col. Gary Terry is retired this shows "others" are directing "alleged" "due and equal process" violations as Federal Judge Moody Jr. revealed in March 2007!

To confirm I got your messages from those who sent you this time—I will as always use words to:

\*(1) only post more information, affidavits and transcripts on the Web, file legal papers and continue to inform the 2DCA, Florida Supreme Court, U.S. Supreme Court, "Others" and FDLE in their investigation of Pat Bean and Renee Lee and not directly email Mr. Grant on how my story connects through them and "others" and Mr. Grant as I keep my promises I made to Pastors Warner and Dr. Berry to keep my kids entrusted to me safe since 1994---we all know the Hillsborough County Circuit Courts judges are a waste of time as the actions since 2001 and judge Palomino's warnings in 01-15813 and 01-15814 to HCSO Et Al and my FBCCP "Attorney" Scruggs former HCSO judge has been ignored;

\*(2) Not try to attend this Sunday's Easter services at the Citrus Park Church my uncle started in the 1940's with my fellow members and kids or again face arrest by deputy Tim Jeffers et al because my FBCCP Supreme Court Ethics Committee voted his wife was not qualified to be CPCS Principal and gave them too much power as Jeffers directed the FBCCP/CPCS finances as the Finance Committee Chairman that members were investigating violated their votes as Tim Jeffers himself said he directed the CPA Frauds and "bullying" of my members and kids on October 28, 2007, just as I told Sheriff Gee October 2, 2007, at Sickles High Schools Town Hall Meeting his deputies were in Tort of the FBCCP By-Laws members "due process";

\*(3) Not try to attend the "Idlewild" Church with my parents since 1999, because Mr. Grant sits there as a member and my being their might "harass" his alleged "ethics" and

“religious practices” connected with serving as the FBCCP Registered Agent for “sect” only as Jeffers et al. In 2007, October 28, after clearly explaining the “ethics” of my F.S.617 sovereign elected duty by the members to HCSO Sheriff David Gee, Jeffers et al sent HCSO Clark to trespass (Case 07-650170) me from just “sitting” in the FBCCP Church while Beck now voted out by the membership spoke the message of Ester against the government. Why do “law enforcers” tell me I cannot assemble and freely talk of religious rights protected in the FBCCP By-laws with my still co-members? Jeffers threatens “bullied” me now in twelve (tax payer funded) Florida Counties I thought that were in America!

I am reminded this week of news stories: \*of the “BOSTON BULLY BATTLE” of a teenager in the Boston Mass area who killed herself. Parents are asking that detectives like you “charge” the administrators” who allegedly “only” “knew” and did not stop the other kids. In my kids case the “FBCCP/HCSO administrators” and “others” were and still “BULLY” my kids since they were 11 and 13 and I have doctors and “others” willing since 1999 to testify for my kids against the Jeffers et al. in the Courts or Church or School Board meetings! As far as other kids is it not “bullying” to take their money and “utter false reports” and spend their money to even scare their votes to fraud them against their free-will and religious beliefs!

\*Another story is from Sarasota Florida and how Police Chief Abbot like your Sheriffs HCSO David Gee and Pinellas Jim Coats was “reprimanded” for trying to “impede” a citizen’s settlement of his case as your HCSO investigation proved! I fail to see how your “visit” and how the actions of those that sent you and “impede” my voice to the juries in the Church and Courts is not the same thing. Or how the “directed summary judgement” offered to keep me quiet by judge Crenshaw in 2006 is not the same thing!

\*Another story is from California and how a 29 year old “adult” girl abducted as a teenager was reunited to her parents as law enforcers said no statue of limitations stopped abduction and abuse charges and how the letters from my kids the night they were abducted October 20, 1999 explains how now retired and getting tax payers pensions dollars Col. Gary Terry’s letter of August 1998 “reuniting” a father and jailed son with Deputy Tim Jeffers is not the “sham” motives and acts I wrote and told “Grant et al” and Judge Palomino in 2002 who warned the “Bullies” to not harass me and my kids to conceal the deputies “Aisenberg” extortion at that time to conceal the FBCCP embezzlement since 1995! I and “others” see it as the same continuing abusive deprivations and “commandeering” of sovereign civil rights, assets and “bullying” just as Florida Attorney General Bill McCollum argued today on the Glenn Beck TV Show about Government Congress and HealthCare issues! We are paying for “debts” and “taxes” the sect and sect agents caused and cause by ongoing conspired “uttered false reports”!

I look forward to you taking the truthful information you gained from me and then doing the law with me! I will as you say “still keep my records clean” and timely and patiently Wait, Talk and Let the FDLE and State Wide Grand Jury and “others” do their jobs per their Oaths to the Constitutions. Sending over several years a half a dozen emails to inform Mr. Grant of “TRUTH” recently discovered he should have sought in or before 1997-now should not have required your “visit” and waste more tax payers dollars and rights.

Thank you, Randall Townsend per F.S.617.