

**CONFESSIONS OF JOE HOWLETT a.k.a.**

--Hillsborough County Sheriff Deputy(HCSO) "Retired"

--First Baptist Church of Citrus Park (FBCCP) Trustee

November 4, 2008

Joe Howlett a.k.a. "Rambo/Barney Fife" and "Corner Stone" of the Foundation of Schism and Schism Agents Violations of Laws, made the following statements while fully again dressed (masked) as a Hillsborough County, Florida Sheriff Deputy allegedly "retired" but in "complete" Uniform, while standing as guard at the Supervisor of Elections Office at 2514 N. Falkenburg Rd. Tampa, Florida, November 4, 2008.

Joe Howlett---after this hour plus conversation, admits Randall Townsend:

Is the honest **"voice of the Pilgrims protecting the Pilgrims Progress during our QUEST" and truthful about:** allegations of the motives and criminal acts and now proofs of all CLAIMS of the Schism and of Joe Howletts Role in 10 plus years of Criminal Acts, involving embezzlement, concealing embezzlement, fraud, fraud in courts, witness tampering, battery, extortion, child endangerment, intentional infliction of emotional distress, kidnapping, various other torts and violations against the Church and School and the By-Laws and these Pilgrims.

Joe Howlett admits the Finance Committee, Property Acquisition Committee, pastors, School Board, School Principal Karen Jeffers, Dr. Lon Lynn and Gayle Lynn, Karen Harrod Townsend and the Personnel Committee, Deacons and specifically Tim Jeffers, Gary Leatherman, Ron Beck, Herman Meister, Mike Shumate, Paula Powell, Mike Smoak and "others" violate the law as Randall Townsend claims.

Typical Sheriff Deputy mentality and apathy is exposed, again, as you're a.k.a. "Barney Fife" Deputy Joe Howlett attempts with excuses still to justify his 10 years of "Rambo" illegal actions and then attempts to avoid the consequences of his and others illegal deputy and Trustee actions and those for which his duty is to supervise per the law and the By-Laws and as a Trustee of the Faith Based Church and Pilgrims and Tax Payers.

With this "confession of guilt" all the detailed malfeasance of each "Government Law" Enforcer especially Grant, Gibbs, Scruggs, Turmel, Gray, Denny, HCSO, FDLE, PCSO, is revealed IN THE **THIRD AMENDED COMPLAINT "TAC" PER TAC PAGE 17.** This is why "Law Enforcers" as the 11<sup>th</sup> Circuit of Appeals "Panel" ( panel- only so far), Judge Merryday, Judge Wilson, David Gee and your HCSO Department and Sheriff Jim Coats, and your Pinellas Sheriff's Office all your deputies and State Officers and "OTHERS" are being sued—all "law officers" still act in collusion and have given malicious lies to avoid doing what us as citizens/victims/tax-payers are requiring of your service per the Oath you swore to protect and the "Duty" as defined in the TAC is intentionally still violated. What makes you and many of your agents even more vile is you live in hypocrisy claiming to be "believers/ pilgrims" yet you do not do the law to protect "true pilgrim believers" or yourselves because "Truth Prevails" because you do not force your agents (Jeffers has concealed Finances since about 1996 or before) to "tell the truth" or produce truthful documents to expose their continuing concealment's.

**You ignore the “NO” “impeding” by Government into what are Rights of Pilgrims Progress. It is extortion to require Pilgrims to get lies from Court/Law Officers while “impeded” by deputies within the “four corners” of ones Church By-Laws.**

Even now Howlett confesses, “as a father he would do what ever it takes to help or be able to see his children” as this Townsend and his children have had to unlawfully endure. Townsend speaks for his own J.D.T and J.G.T and all the Awana, Church/School Children who have been and still are being deprived as “Law” enforcers ignore Jeffers.

**FACTS NOW CONFIRMED BY JOE HOWLETT ET AL. AS ALLEGED:**

1§-Howlett admits (**confirming TAC page 15**) he had “No probable cause” to using his HCSO Deputy (position, uniform, or car) and FBCCP Trustee “Title”, to “impede” Townsend other than his actions were at the directive of the personal request of Ron Beck, Tim Jeffers and “Others”, to intentionally keep Randall Townsend illegally from the FBCCP Church and School property, and duties of the By-Laws so Randall Townsend could not expose years of Criminal Activities as reported partly (because Discovery is still blocked by these same deputies, lawyers, judges and “others”) in the Federal Third Amended Complaint “TAC”.

2§-Howlett admits he never had any personal reason of his own personal knowledge where he believed Randall Townsend ever violated any law. Howlett’s “false light” claims (“liar, dangerous, with guns, not a member”) he admits are frauds.

3§-Howlett admits (**TAC page 28**) he believes that Townsend has now been doing his honorable duty as the elected Church Leader per the obligations of elected “members”, or “officers” as “Nominations Committee Member”, “Long Range Planning Committee Chairman” and “Awana Commander”.

Howlett even stated, “you would make a great lawyer!” as this was only the second time during this impromptu meeting that he showed any escalated emotion.

The first was when Townsend announced to him that his actions had prevented me seeing my kids for over 5 years and the devastation’s his “Barney Fife” actions since about 1997, have caused as he intended “you are not going to make my pastor look bad” has now been proved to have been “risks” out of his sole controls but is knowingly and intentionally assisted still by the “Black & Blue” Superior Officers as stated in the **TAC**. (Specifically **TAC, POINT ¶ 6, Page 28**, “UNFIT FOR DUTY”) Howlett showed “shock” that HCSO Gary Terry personally knows Pinellas County Jail Captain Tim Jeffers, even after disclosing to Howlett the connecting facts that HCSO Terry is connected (Letter 08/26/1998, **TAC** page 59) to Deputy Tim Jeffers and Terry is positioned to conceal actions by Internal Affairs, Fraud Detectives, State Attorney Officers, Others in Law enforcement and “others” as admitted by HCSO Deputy Martinez in 2007, at the meeting with HCSO Terry that the “Fraud Department was restructured because of your (Townsend) case”. Fact: Gary Terry/Renato Martinez Meeting is 06/26/07 and Judge Barbas backdates 02-03812 Dismissal Order from 09/07 back to 08/07. This surely is positioning and motive of Jeffers to per the “Terry Letter” appear to be honorable to “put families together” but facts show to conceal “private” “personal gains” act to harm or extort kids, families and FBC Members.

HCSO and Pinellas Sheriff Internal Affairs deputies in 2000, knew the hypocrisy and Scruggs since July 2000, ignores his “dutiful representation” as do all now Appellees and the “11<sup>th</sup> Panel” ignoring “details” but claiming “too many words”.  
4§-Howlett without question then even admitted:

- he has been incompetent as a Church Trustee and HCSO Deputy
- he did not want to be a deputy even saying he gave HCSO a five year “to the day” advance notice he wanted to retire but the department would not let him. This apathy sounds common with many of Deputies.
- And a cause should be made as to why and when the timing of “retiring” was delayed as did this assist in concealing the “deputy” **“KOLB id.” detainment purposefully by Superior Officers. HCSO “Deputies” at District III and above, in 1999, (same timing of Aisenberg Case), admitted Howlett was “out of line”. Now facts show how much is tolerated by Howlett/Jeffers/Smoak/Terry that for which other deputies have been reprimanded and fired and their uniforms taken away so they may not “mask” as a deputy!**

5§-Howlett admits, after being reminded of specific actions he did even admitted by Ron Beck in the transcript of the hearing before Judge Raul Palomino of November 15, 2001, or the confession of Attorney Charles Scruggs of February 2006, to judge Stoddard, that **the answers he (Howlett) gave to Internal Affairs were in fact false** as he stated he then denied that he used his role as a “masked” Deputy to “impede” Townsend speaking or entering the FBCCP or even being around the public property or presenting truthful evidence for the Church as the Corporation Church and School, the Church Deacons, the Church Members, School Members, The Public and the Tax Payers and even to being a daddy to his kids or the Awana Commander protecting the kids per the By-Laws!

6§-Howlett admits (**proving TAC, page 103**), to stating “Get your hands on the table” at the April 2000, Deacons meeting as he was asked to be there at the meeting “because I am (was) a Deputy and people believed you were dangerous and had a gun (naming a ‘Rolster’? As a type of handgun allegedly concealed in my brief case)”. The truth is that in my brief case was my Bible with my speaking notes and as I informed them was also a borrowed video camera that as the David Gibbs Christian Law Association firm advertised that meetings like this Deacons meeting should be video taped so to have a record of all events for liability issues. Now we know that the “schism” could not allow a video trail to confirm their actions of illegal frauds. So they escalated the charges to having a “gun in a briefcase” in the meeting where the Schism continued their conspired “frauds”, “personal attacks”, and “false light”, “intentional infliction of emotional distress”.

7§-Howlett admits his reason for being in the April 2000, meeting was **not** because of his Trustee Duty but as a HCSO Deputy to protect the persons in the meeting because of the allegations that Townsend was a “liar”, “dangerous” and “had guns”.

8§-Howlett admitted that he was told Townsend had guns by Ron Beck and he never did any fact finding on his own to affirm the accusations of Ron Beck or “others”.

9§-Howlett admits to stating “You (Townsend) was watching us from across the street with Binoculars” and then confessed he (Howlett) never personally saw Townsend ever use Binoculars. POINT—With Howlett, Jeffers, Smoak, Corbin,

- Shumate and “Others” posted on the front steps of the Church/School and other HCSO deputies always willing as proved on October 28, 2007, to respond to a “false 911” call, **now Howlett even admits that HCSO by having Jason VanBrunt and other deputies and “law enforcement court officers” continue to use false evidence to restrain Townsend from his Church and Kids is illegal.** Howlett showed his “shock” at how his Superior and Co- Officers are acting to conceal his torts, apathy and recklessness.
- 10§-Howlett admits that what Ron Beck alleged in his affidavits and court testimony of October-November, 2001, to Judge Raul Palomino were in fact frauds and the Complaint Townsend filed at HCSO District III, on April 3, 2002, at 16:00 hours, with exhibits, proving Ron Beck had given several points of false evidence and testimony to Judge Raul Palomino on and in Court for case 01-15813, **Beck v. Townsend,** should have been prosecuted (just like stealing the kids microphone or the faulty bus or false Business Reports) against Ron Beck and “Others” as for their frauds to the courts and false reports to and with “law enforcement” and this would have also exposed the frauds still not disclosed by Attorney Charles Scruggs with judge Raul Palomino and others.
- 11§-Howlett then stated Townsend should meet with Dave Ferguson and get him to help. But then when Howlett was further informed about the actions of Dave Ferguson going back to August 1999, Howlett admits Dave Ferguson is not naïve or innocent to the conspiracy and other allegations of Townsend.
- 12§-Howlett admits he was at the court of Judge Palomino, November 15, 2001, with about 10 others, because he was there to state that “Townsend had used Binoculars” and “would sit in his car across the street”.
- 13§-Howlett admits in September 1999, he did pull up behind Townsend on the public street while Townsend was talking with Deputy Jeffers outside the Church.
- 14§-Howlett admits that he regularly stood guard on the Church property to ensure that Randall Townsend did not enter the Church or School Property.
- 15§-Howlett admits he “never read the By-Laws” he is demanded per his Church Members Duty to enforce and as a Law Officer to Honor, but “just did what his pastors asked him to do.”
- 16§-Howlett admits the Deacons “did prevent Beck from entering the pulpit” and the Deacons did **terminate Ron Beck “for cause”** that “the monies were being mishandled” and all along Jeffers as the Finance Member knew, concealed, benefited and still does controlling frauds to continue criminal acts.
- 17§-Howlett admitted his superior officers could be involved still in the concealing the deprivations Townsend still alleges.
- 18§-Howlett admits that the using of the 18105 Gunn Highway property by the School for School activities is a violation of the law and many court rulings.
- 19§-Howlett admits he very rarely attends the Church Meetings and never considered the fact of the Deacons charges of the misappropriation of missing money as a criminal act of embezzlement leading to these other claims in which he also acts.
- 20§-Howlett admits (**TAC, page 13**) he was not voted in per the By-Laws but appointed to his Position as Trustee and alleges to be “grand-fathered in”. No such allowance is in the By-Laws.
- 21§-Howlett admits that when he was confronted by Townsend in 1999, with Ron Beck

“stealing” the microphone from the Awana kids which was bought with designated money that this act he concealed was a “Felony” but when Townsend said “he was already in too deep” again Howlett got silent! Howlett and Jeffers said, “You are not going to make our pastor look bad.” Howlett now admits the stealing of the microphone was a “pattern” if he had fully and diligently known the facts Jeffers in finance is illegally concealing.

22§-Howlett admits he should resign as a Trustee.

23§-Howlett admits it is wrong for Townsend to be kept from his Children and that as a father he would also continue to fight to regain a relationship with his Children.

24§-Howlett admits Randall Townsend should get a meeting with Dave Ferguson.

25§-Howlett admits that “Tim Jeffers is now back in charge of the Finances” and now this “concerns” him.

26§-Howlett admits that after hearing the Charges and evidence obtained by Randall Townsend now since 1997, he (Howlett) is now also “concerned” that Tim Jeffers and Dave Ferguson are in their positions.

### **FURTHER:**

Howlett accepted the Judgeoneyourself.com business card handed to him by Randall Townsend and said that he would read the information on the web site including the Church Records, Complaints and the Federal Lawsuit to which he is a defendant.

Joe Howlett advised that “I was not forced to retire” as “I gave them 5 years notice that as soon as I was eligible for full retirement I would retire on that specific day.”

When asked why he wanted to retire, Howlett advised, “Because I got tired of all of the stress of the duties of being a deputy.”

**APATHY DEFINED AS A DISGRACE TO THE UNIFORM AS A HCSO AND AS A SERVANT TO US AS THE TAX PAYERS!**

- Joe Howlett was advised that the only reason he was not already in jail for his actions was:
- that his superior officers are protecting him; and
- hiding behind his deceptions as a Church Trustee illegally protecting an alleged “clergy” and schism and themselves;
- that all alleged lawyers hired by the Schism had ulterior motives to conceal the deprivations done to the FBCCP Corporation and “naïve pilgrims”;
- that former Judge now attorney Charles H. Scruggs III, had in July 2000, did malpractice in advice Scruggs gave to Townsend as Townsend sought his legal advice on all the matters related to his Church, family, job and causes of action to protect his Church, family and “other kids” and “others” and then in September 30, 2003, admitted “his personal convictions did not allow him to make a church look bad”, so this meant that he ignored exposing to Townsend the full law and that this malfeasance protected the Sheriff Deputies also for his personal gain as a Court Appointed Family Lawyer, Senator/Registered Agent Grant, Lawyers, pastors, and Karen Harrod Townsend and “others” as now listed as defendants from being exposed and or charged and arrested for their actions to which Scruggs had to ignore as the “attorney/officer of the Court” for Townsend and those for whom Townsend spoke while he/Scruggs tried to “not make a Church look bad” and thus did since July 2000, frauds;

- Judges, “law enforcers” as the Florida Bar, Judicial Qualifications Commission and fellow attorneys did not want to expose Scruggs and their actions as HCSO and Pinellas Deputies being contributors to the frauds done in Court by Scruggs with Palomino, Timmerman, Gomez and “others” as exposing the criminal malfeasance crimes of Scruggs as a Family Law Indigent Advocate would expose corruption throughout the entire system of other cases that may have been tampered with and contaminated intentionally to conceal frauds of deputies and the Department of Children and Families (DCF) and the State Attorneys Office Victim Advocates office.

Randall Townsend then said, “If it was me I would get legal counsel”.

**HCSO Sheriff David Gee:**

Again—More apathetic evidence of how you, your deputies and the HCSO and your Courts and Court Officers as you are the Executive Officer of the Courts, is incompetent, negligent, tortful, and tolerant to criminal actions to the breach of law enforcers duties.

The fact that you let (Howlett) such an incompetent, negligent and stated “indifferent and lazy” person put on the uniform of a HCSO deputy even after he retired because of the “stress of the duty” is proof of violating the Trust that Hillsborough County Tax payers put in our “alleged” law enforcers.

The fact that in one simple (hour +) conversation so much can get revealed and your (our taxpaying supported) alleged lead expert detectives (Burton/Bowdie) and court judges cannot put together a case now for over 8 years to stop the criminal actions that are still ongoing is total proof of your believed incompetent intentional intolerance to gang type criminal actions within your own scope of duty! The “HCSO GANG” impedes the Law. Further, this shows how all of the other “officers” of the Courts and of the State and of the Government who work with your “scope of duties officers” are also “intolerant” and “incompetent” as they watch and ignore you and your “Officers” as a “gang”, ignore and allow deprivations to the victims for whom I speak, while you pillage taxpayers resources with no protections of our Constitutional Rights. What makes Jeffers/Smoak/Terry with this Confession by Howlett and “Others” not fit your definition of a criminal “Gang”.

I will continue to expose the TRUTHFUL FACTS and press on to see that all of you go to jail for your illegally kidnapping and extortion of my kids and my Church!

**IMPORTANT FACTS EXPOSING CRIMINAL KNOWLEDGE, INTENT, WILLFULNESS AND TORTFUL RECKLESSNESS BY “LAW ENFORCEMENT” AND “OTHERS”!**

**POINT –1:**

**April 27, 1997, FBCCP Business Meeting--Townsend states he exposed the “impeding” by Fraud by the Schism when their “illegal” “BUSINESS REVIEW” showed fraud and they admitted they were in Breach of the By-Laws by:**

**“Randall Townsend-...the rooster guarding the hen house. Possibly the actual determining factor of who conducts or required that audit to take place may be by some other body. Maybe the Deacon Body or whatever, but, it is just an old saying that may be applied here.**

**Buddy Rawls-Pastor, I feel the same way....**

**Pastor Beck-Accountability, is that what you are saying? O.K. that is so noted sir. That will be in our minutes and referred to the finance committee.”**

**STILL TO THIS DAY SINCE 1997, “GOVERNMENT” IMPEDES AND DOES NOT REQUIRE JEFFERS TO PRODUCE HIS ADMITTED CONCEALED FRAUDS AND THE PARTIAL RECORDS EXPOSE A CHAIN OF CORRUPTION ALL LAW ENFORCERS DENY! MOTIVE IS EXPOSED!**

POINT -2: (PER TAC PAGE 14)—Conspired Concealment is exposed!

Herman Meister and Paula Powell- April 26, 1998- FBCCP Business Meeting Report-

“**Paula Powell**—The figures that you have under your 1997-1998 are those actual figures or are those budget figures for those years.

**Pastor Meister—No Ma’am. We didn’t do actuals.”**

Herman Meister—February 2001--to Randall Townsend—

“We made a pack to deny and destroy anything you say!”

Herman Meister- August 10, 2008—Web site

Admits funds were taken from CPCS to FBCCP at will and not reported in the “actuals” as the By-Laws of the Budget required. This admits the “Fraud” of the Business Meeting Reports Randall Townsend alleged since hearing these words from Herman Meister in April 26, 1998 and began the fact that FBCCP Members could not trust these persons or the data as on April 28, 1996, Gary Leatherman for the Finance Committee admitted they were willing to Breach the By-Laws! Therefore, the charge of Randall Townsend to “SHOW ME THE MONEY” and “STOP THE BUILDING SCHEME FRAUDS” would produce the connections of these persons in the conspiracy to conceal these frauds.

**2008-DEACONS TERMINATE HERMAN MEISTER AND RON BECK “FOR CAUSE” after being informed by Randall Townsend but still Jeffers and Leatherman reviewed and concealed these frauds since about 1996!**

POINT -3: Conspired Concealing of frauds and other criminal acts now exposed. (2006) “Detailed” for Judge Merryday and honest law enforcers in the 977 page TAC, but still not fully able to condense or concise because “FBC internal documents are concealed by “Jeffers Schism” of “Black/Blue” still now in 2008, illegally put back in charge of the Finances and of the CPCS School and Church.

If not for the [www.Judgeoneforyourself.com](http://www.Judgeoneforyourself.com) web site able to get information to “honest pilgrims” the illegal “gang” of Government still ignores and conceals or makes it impossible to inform the “Pilgrims/Respondents/Plaintiffs/Appellants” evidence of Tim/Karen Jeffers criminal acts even now proved being done to innocent children as Townsend kids J.D.T and J.G.T and FBCCP Awana and School kids as “Detailed” in the 977 page **TAC**.

Thus again with the 1999-2008 “Government/Court” Meetings and Appeals even to the 11<sup>th</sup> Circuit Court of Appeals, Government let the HCSO at the request of illegally Tim Jeffers make a “false 911 call” and do “battery” again October 28, 2007, and Trespass Townsend from his Elected Church Members Duty as stated since 1993, and learned since the Corporation/Church was started since 1940’s from his Uncle Floyd Tyson!

**What does “Government Court officers” still need?**

Of these 1996 Finance Members each but Jeffers/Powell don't confess or admit then or now as truth the allegations in the 977 page TAC.

APRIL 28, 1996- FINANCE COMMITTEE MEMBERS –“Rick Holbin, Gary Leatherman, Derryl Boyette, Jim Kerns, Tim Jeffers, Pastor Nasworthy, Pastor Meister, Gail Schwab & Paula Powell.”

GARY LEATHERMAN WITH JOE HOWLETT PRESENT STATED APRIL 28, 1996:

“Gary Leatherman-Report read in business meeting.

Pastor Beck- Any questions on any of our Financial Review?

“Jim Bates- Are there any changes that came out of this review that could be recommended by the Finance Committee in the way we are presently doing business in our Church Finances?”

Gary Leatherman as Finance Committee states:

“Yes sir, there were many that had come up. Some were adopted. Some were rejected, and some were still under discussion. The one that comes to mind right now; the things we want to do differently was on casual labor, on how we count for casual labor. We are showing up some of the record keeping of that because we want to make sure that we are pure as driven snow in the eyes of the IRS. In that area we made some changes. In others we are still discussing on different ways of doing things. We know it will take awhile before we come to a conclusion on just what is the optimum way. We do not want to burden the staff, but we also want to make sure that in the eyes of anybody outside that is looking at our congregation, that is looking for reasons to not let us keep our tax-exempt status, that we are pure as the driven snow....”

“Gary Leatherman- We did talk about that. We saw in the By-Laws the statement was, an audit was to be performed. When we, as the Finance Committee, came together, one of the first few meetings that we had been looking at the By-Laws, we said well we are out of compliance....”

“Was it {BY-LAWS requirement for audit}, really to make an audit, to have an audit or was it just to make sure we as a body could feel comfortable that the church funds were being managed appropriately? We all agreed, based on what it was going to take to do an actual audit, that a review would actually provide what was intended by the By-Laws. Yes, we still need to address that in the By-Laws, because legally, if you just take a look at it –no, we have not been in compliance, nor have we been in compliance for a long time. We could not find an audit for the church.

April 28, 1998, page 10, Gary Leatherman stated “The school is required to have an audit to maintain the accreditation we just recently received....We needed to have an audit of the school's books in order to maintain the school's accreditation. With that in mind we felt this would be the best opportunity for the church also to have an audit because we could combine the books of both and get an audit done at a much cheaper price, having it done at the same time.

Larry Claxon- That's what I wanted to hear basically, because in the past we have done an internal audit and now you are going to an outside CPA audit. That's what I wanted to hear....

Jim Kerns- It is nice to see that prices are going down around the country because the \$4000 audit and the \$6000 on the church side is a long way front the \$15 to \$25,000 that we heard about two years ago. It is nice to know that prices have gone down that much.



Gary Leatherman- ...I remember I was the one that said it would be about \$25, 000 for an audit.”

“Joe Gough- Did we check with any legal matters to find out if we would have any problems if we do not comply.

Pastor Beck- No we have not checked. We will check with the legal matter to see if we would have any problems.”

Again later in the same meeting the issue is again brought up to get a clearer answer as members/stockholders know that they are not getting as the section says a “detailed” answers and that it is common knowledge without the need for a lawyers answer that you do not lie or present incompetent records to the shareholders or to the Government agencies who govern you. The position of this Plaintiff and several members was that the Staff was not being truthful with the financial reporting.

Page 3 “Pastor Beck- The chair will recognize anyone on the floor that has new business they would like to recommend to this church body.

Joe Gough-As I stated before we have Lawyers on staff and the question should be asked of them if we could be in trouble for not having an audit.

Pastor Beck- Grother Joe, as chair, can I recommend that and pass that recommendation to our Chairman of the Finance Committee and have him dig into that and find and get some information for you.”

**THE MEMBERS DEMANDED AN “OUTSIDE” AUDIT “OF THE ROOSTERS” AND IT IS NOW PROVED “Select Members” of THE FINANCE COMMITTEE TO CONCEAL THEIR CRIMES OPPOSED THE OUTSIDE AUDIT TO THE POINT OF FRAUDS IN THE JANSSEN & HORGAN C.P.A. October, 1999, Proved Faked reports to conceal the frauds being done by the Officers Schism, Townsend could not expose until the 2006, Court Ordered “Partial” Documents were produced finally after over 100 legal demands by Townsend who still has not been allowed to per his Church Duty review all the FBCCP books and do his duty to expose the frauds starting by the Finance Reviews since about 1996 blocked by the Jeffers Government veil still impeding these Pilgrims Quest. Even with Jeffers on 10/28/07, saying he faked the C.P.A audit! These Pilgrims were not told the collusion by Jeffers and Janssen to conceal violations of the By-Laws and Laws and Partner Horgan advised Townsend in 2006, of the corruption he uncovered so much that he “pulled his kids from the school”.**

POINT –4: (Stated in the TAC as proof of Contract Rights and violations)

Go to [www.Judgeoneyourself.com](http://www.Judgeoneyourself.com) @Exhibits and read the “LAND USE PURCHASE CONTRACTS” which expose the frauds in the purchase of the 18105 Gunn Highway (EARLE) Property and the facts that the “Schism” was informed by Randall Townsend by his lawful and dutiful investigation of now proved credible evidence that the purchase of the EARLE property was by FRAUD and conspiracy by the Schism. Facts now prove that all actions by the Schism has been to conceal the first frauds of the embezzlement of daily money and embezzlement to purchase the property just so “Beck could have more bathrooms for his daughters, live in the county like his brother Donnie” and have a long term plan to continue out frauds in the inducement of “pilgrims” of their future “Quests”! The financial committee, Trustees and Property Acquisition” schism Committee Members all have conspiring knowledge, willfulness and recklessness.

POINT -5: (Further, FBCCP Business Meeting reports to confirm the TAC)  
The promises of the March 24, 1996, BUSINESS MEETING reference the **COGAN REPORT is a conspired fraud as now proved when Elbert Nasworthy in 2007, confessed the Cogan Report was “cancelled” by the “pastors” and “others” but Townsend and other members were never informed of this fact as the “Initial Verbal Findings” Confirmed Randall Townsend and these investigated areas these members questioned. This is further proof why “silence” became the common factor by the hypocrite schism members to never answer “SHOW ME THE MONEY” and “STOP THE BUILDING SCHEME FRAUDS” as motive for destroying Townsend.**

“March 24, 1996-...Pastor Meister- I’d really like for you to pray concerning the Lord’s direction in our ministry, especially to growth in all our areas, and that we may be able to have the mind of God concerning this matter. As you pray and questions arise, please call me at the school. If I am not available, leave the question, your name and your phone number. I will call you back the first chance I get. By doing so, Brother Jim, those questions could be entered into the minutes. All that I have read will become part of the minutes.

Pastor Beck- Please take out the informational packet concerning Cogan Industries. We want to take some time and go over that with you: the second recommendation will be dealing with and actually voting on next Sunday night. This recommendation is coming from the Long Range Planning Committee: that we should contract with Cogan Industry for Phase One, a preliminary to the building program-let me emphasize preliminary to the building program. We are not laying block, folks. We are not going to lay block until you vote and say let’s do it. There are many things that we must do before we can begin doing that; like raise the money. We need to know what we can do here.

Cogun Industries:

Pastor Nasworthy- As previously distributed.

Connie Richtmeyer- I guess I am the only one concerned with the cost. What is the cost?

Pastor Nasworthy- Cogun’s cost for the Phase One is a \$5,000.fee. Everything that is involved comes out of that \$5,000. That is their fee.

Andy Anderson- Are you asking the church to vote on only phase one? Is that the recommendation?

Pastor Nasworthy- The recommendation that will come from the Long Range Planning Committee- that the church allow them to engage the service of Cogun Industries for a fee of \$5,000. That \$5,000. Fee by the way will come from the Together We Build Funds that we have on hand. It will not come out of the general fund or our budget. We are not budgeted for that .

Connie Richtmeyer- Does that include the environmental studies?

Pastor Nasworthy-There will be some that will be done, but if we get into some really deep areas such as toxic or stuff, we may have to reconsider whether we can do that at that particular time. That might not be covered in here.

Connie Richtmeyer- So that will be included in this Phase One, Environmental Studies?

Pastor Nasworthy-Yes, for Phase One. If they suggest that we need to go further, we would have to. We would have to deal with that accordingly and consider whether to do it.

Mike Powell- Can we use all the information we gain from Phase One then go with another company to build.

Pastor Beck- Yes we could do that. I don't know what the wisdom would be in that. We are just engaging for Phase One, we have not contracted then to lay one block for us.

Frank Edwards-How much property do we have to work with?

Pastor Nasworthy- Between 6 to 7 acre range.

Ed Hopkins- A question was asked if we could take the information from Phase One and contract with another company to build. Why would you question the wisdom of that?

Pastor Beck- I personally would question the wisdom of that because of my confidence is so strong in Cogun.

Ed Hopkins- Are they going to come up with a recommendation what we can do here? Are they going to work with us to come up with a recommendation? Are they going to give us a choice? What are they doing with Phase One?

Pastor Nasworthy- What they will be able to tell us; what can we do, what we think we can or want to do may or may not be feasible. They will give us the total options that we have. They will make a recommendation of what we can do. When I use the word recommendation I want to back away from that word. They will report to us what our capabilities are. Then we as a church, will have to make a decision. What do we need to do? Or what would we want to do? They could come back to us and say, based on county requirements and one thing after another, you can only build so much size sanctuary. The church would have to decide if that is a wise move or not. They will bring a report of what we can do.

Pastor Beck- It is our decision on what we are going to do.

Carolyn Rawls- Did we decide to build a new sanctuary? Because I don't remember voting on building a new sanctuary. Will they provide us with an opportunity to renovate this sanctuary?

Pastor Nasworthy- We are not building a sanctuary. Possibly they will let us know what it will cost to renovate this facility. If that is the direction the Long Range Committee sent them on. It is going to depend on what we find out about what our possibilities are on this property. The most obvious need appears to be in that of a sanctuary. Don't read anything into that, as a body, at this point, because we may need to do something else other than that.

Pastor Beck- The actual vote concerning what we would build would come at the conclusion of Phase One. We didn't mean to tell you were building a sanctuary. We're just saying we got a problem out front here, and it will be constructed within the next year or so that we will need to deal with it, if not construct, we will need to do some kind of remodeling here. That vote will come to the Body at the conclusion of Phase One.

Jerry Miller- Is this going to be a complete study for everything, sanctuary, education, growing, school?

Pastor Beck- Yes. Everything we can possibly do.

Ruth Gough- Is it still in our plans to buy additional property around the church?

Pastor Beck- We are always looking, and we have really been praying about the school across the street. We're praying they will go some place else and that would be perfect. It was a decision before I came, to keep our eyes on the lots in the back of the church. We have already gone out and asked out how much they would sell the property of the

Day Care, Brother Windy Bennet, and a couple of lots next to our soccer field. None of these decisions will be made without taking to the Body.

Bill Schwab- Were there any other companies or any other way considered of doing this?

Pastor Nasworthy- Yes. The Long Range Planning Committee contacted the Florida Baptist Convention and their Architectural Department and had a meeting with Russel Hughes about a month ago. Randy Townsend had a meeting with him, and I was in part of that meeting also. We also contacted the Southern Baptist Convention and their Architectural Department up in Nashville. In both of those cases they were available to us, but they recommended a firm such as a Cogun to come and do the type of study that needs to be done. The study part is the key thing right now. Those types of services are also available and their fees would approximately be the same as Cogun's fee. The reason for Cogun is that they are local and they are at our disposal any time. If we are dealing with someone from out of state or out of town, there could be time delays in meeting and things.

Judy Hopkins- Are you saying they will tell us what they feel is best for us to do, and bring it back, and we may or may not decide to stay here?

Pastor Beck- The idea here is not for them to tell us what they think is best for us. When they get to the end of Phase One, they will tell us just what the county can let you do....

Pastor Nasworthy- Two phases. A step one to determine what your need is and the feasibility of it. Step two is actually developing that need, or that feasibility, into a building plan and getting it quoted and built....

Len Zyki- What does Phase One address?

Pastor Nasworthy- Look on you hand out at Roman numeral one and A,B,C, and probably even D. Yes, that has been done. The Long Range Planning Committee through the leadership of Randy Townsend as the chairman has assigned different areas of responsibility to different members, who have gone out and asked these questions. (This was done before Cogun was in mind and will be shared with Cogun.)..."

The Schism now is even exposed (by their own confessions) by their knowingly, intentionally and willfully, risk-full conspiring and doing a "false light" fraud of Townsend's Role as a father, as the Long Range Planning Committee Chairman; in the Mediation Committee; as the Awana Commander and as the Nominations (Ethics Supreme Court) Committee and Townsend as an "Infidel", "Dangerous", "a liar", "with guns", "child molester", "abuser of kids or of fellow workers" and "doing frauds or illegal actions in Court" and is all a "SCHISM SHAM"—by the now sued Federal Defendants and "Others" yet to be exposed who continue to "impede" "beyond NO"!

POINT -6: (PER TAC PAGE 67)

July 28, 1996, Statement of Randall Townsend in the Business Meeting Report (BMQR):

"...The second issue, of what will matter is what Cogan Industries will come back and tell us, is irrelevant to what the County's statement and what the attorney's position will be. What we will do then, before any step is taken, make sure this Church Body gets full information on plans A, B, C, D, or how many other plans it entails. When I last talked with Dan Maddux, he understood that the County was taking their position and our attorneys were taking their positions based on that expert data. We as Long Range Planning Committee have spoke with Lorena Ludovici. They agree they would share that expert data with us from that

perspective. Then what we would be able to do is take what Dan Maddux will give to us. What we are then able to say is when Dan Maddox does his report he using totally independent thinking and creating in what he feels is best for this property. What we are not trying to do in this situation is second guess or out guess or push any particular direction on any particular person on trying to give us this information. Again, what we are trying to do with the form created was adding a collection report. This is we want everybody's input. This is not a matter that one or two or three people need to choose what course of direction is for this case. To answer the question, it is still very premature to know that Dan Maddux can finish his report, because at this point the County has not finished with what is going to happen out here in front of Gunn Highway, and there are counters to fall there.”.

The Schism could not let Townsend continue to keep his dutiful promises or this would reveal the “false light” and frauds of the Schism as they have for 10+ years used a “fraudulent building scheme” to keep their first frauds in 1997, from being revealed! The Schism knew in 1997, the frauds of Ron Beck, Herman Meister, Tim Jeffers, Gary Leatherman, Joe Howlett, Geoff Smith and of “Others” as “Members at large”.

POINT –7:

No matter how much evidence has been presented to “Law Enforcers” including the Deputies, Lawyers and Judges the Criminal Interference continues.

If anyone the Christian Law Association of David Gibbs, and Senator John Grant and attorney former judge Charles Scruggs, (“my personal convictions do not allow me to make a church look bad”) should now without continuing their “intentionally reckless tort breach of fiduciary silence”, thus “impeding” admit the “pilgrims” Rights are deprived.

POINT –8:

APRIL 28, 1996, CHURCH VOTED TO LONG RANGE PLANNING COMMITTEE  
New Members as Jackie Howlett and Mike Corbin. Each was aware of their duty.