

June 18, 2006

FATHER'S DAY 2006

SHERIFF DAVID GEE

P.O. BOX 3371

Tampa, FL 33601

SHERIFF EVERETT RICE

10750 Ulmerton Rd West

LARGO, FL 33778

SHERIFF BOB WHITE

8700 Citizens Drive

New Port Richey, Fl 34654

Dear Sheriff:

November 8, 2002, was the last time I saw my children and my rights as an honorable father were intentionally destroyed, controlled, extorted and limited during 1996-2006, because the deputies listed below intentionally breached their legal duties and did fraud to a church, courts, me and Internal Affairs to hide their violations of the law as deputies and Church Officials. Some Deputies serving now as Trustees and Deacons have not complied with a court order.

- ◆ Thanks to the May 10, 2006, **ORDER FOR PRODUCTION OF CORPORATION DOCUMENTS OF THE FIRST BAPTIST CHURCH OF CITRUS PARK, BY THE COURT OF JUDGE CRENSHAW**, the proofs your Internal Affairs Detectives in Hillsborough S.O. and Pinellas S.O. said they needed are now:
 - A. Revealed for these **FINDINGS OF TRUE FACTS:**
 - B. Show the Frauds.
 - C. Show the conspiracy and intentional abuse to cover up the frauds and
 - D. Show the ignored child abuse reported in 1999-NOW
 - E. Show how deputies, pastors, teachers, doctors and their mother abused by children
 - F. Show the damages done now and people still ignore my pleas for help as a law abiding whistle blower father to the criminal acts that started by Beck and Howlett and Jeffers and Meister and Leatherman! Then continues to others who give "Benefit to Clergy and Deputies to violate more laws" and then they just fade into the sunset while my family continues to be abused and suffers additional criminal acts using your apathy!
- ◆ Who knows how much longer my children and I will be abused by the maternal family and your deputies and the pastors and lawyers and Dr. Lynn and alleged Christian School Naïve Teachers because of intentional frauds and omissions of truthful disclosure to conceal their crimes as told since 1996, especially on September 8, 1999, and before by:
 - ✓ Hillsborough Sheriff Deputies **Joe Howlett** (now retired), As Corporation Trustee and Husband of Jackie Howlett a member of my Long Range Planning Committee
 - ✓ **Mike Smoak** (now retired HCSO), As Deacon, School Board Member and Husband of my children program worker in Awana, Cheryl Smoak
 - ✓ Pinellas Deputy **Tim Jeffers**, As Finance Committee Member, Deacon, Trustee and Husband of School Principle, Karen Jeffers
 - ✓ Pasco Deputy **John Micheal Corbin**, as member of my Long Range Planning Committee
 - ✓ Clearwater Officer Mike Sahr, as member and officer I informed and asked for help.

I said in 1999-Now, someone explain the difference when you LOOK at the criminal acts BECK, Meister and these TRUSTEE'S and Scruggs extortion to my wife, kids and church and other families who have had to flee Beck, that Beck started in 1996, to the acts of Dr. Henry Lyons, Ken Lay (Enron), Bin Laden, Sadaam or Zaraqawi or a Catholic Priest doing one act against a child verses the now 10 years of abuse and tort against my children and see the results are the same but you do nothing because Beck and Meister are allegedly "clergy" in this country and thus protected from prosecution of the same crimes you chase people all over the world but you let hide inside your own departments, courtrooms and alleged honorable churches in this county these acts of these CULT activists using the fraud of being religious!

Even in December 2005, by her new Affidavit now recanting the former wife's, Karen Harrod Townsend's years of fraud in transcripts and affidavits helping your deputies and her employer as she was told by them, now believing that she has the theory of Res judicata to protect her being proved a criminal for her intentional part in these Officers frauds to the Church and the Court, the now former wife knowing that she still has the fraud and conspiracy of your deputies still helping now the lawyers and Judge Timmerman enforce an Injunction to hide the harm to my kids, she and Attorney Charles Scruggs **(as it benefits Attorney Scruggs to still not have the child abuse reported per his duty in several Florida Statues in 2000 to do to report the child abuse I alleged and tried to stop but without these documents as proofs everyone blamed me now proved falsely and his intentional conspiracy to fraud his client of his personal convictions "to not make a church look bad" so he lied to the clients and the judges and others)** intentionally got by concealing these Corporation papers proving the frauds and thus telling fraud to Judge Palomino in 2001, and then to Judge Timmerman in the Divorce Case during 2003, as Attorney Charles Scruggs and Stacey Turmel still acting on the frauds of Deputies Howlett and Jeffers used her fraud from the DIVORCE INJUNCTION to stop me seeing my children as the deputies did in 1999 –2000, by police chases staged to block my discovery of their Intentional Breach of Corporation Officer Duty, financial frauds and Building Fraud to the Corporation Church Members and then the Injunctions sought to Judge Palomino in 2001, when I tried to take their COURT needed DEPOSITIONS that have never been done by ATTORNEY SCRUGGS OR ATTORNEY HEATHER GRAY that will prove to the COURTS HOW YOUR OFFICERS DID FRAUDS TO THE CHILDREN AND TO THE CHURCH MEMBERS WHEN THEY TRIED TO ARREST THIS FATHER SEVERAL TIMES ON FALSE CHARGES SINCE SEPTEMBER 8, 1999.

I NEVER "MOLESTED" OR "ABUSED" ANYONE OR "LIED" ABOUT THE MISSING MONEY OR ABOUT THE BUILDING CAMPAIGN FRAUD OF THE PASTORS TO ANYONE BUT ONLY STILL ASK THE SAME QUESTIONS SINCE 1997, AND GET FRAUD FROM BECK, MEISTER, LEATHERMAN, JEFFERS, HOWLETT, THE FORMER WIFE, Dr. LON LYNN, LAWYERS AND JUDGES AND INTERNAL AFFAIRS!

On March 29, 2004, Attorney Gray and Attorney Stanford Solomon witness just as I had reported in the Court of Judge Gomez how the Maternal family and Dad Don Harrod were very hostile and violent and child abusive people, Don Harrod try to

attack me for telling the facts and Attorney Gray's letters to all attorneys shows the belief of medical harm being done on my children but now over 2 years later the frauds and abuse are still ignored and the damages get longer and greater!

These officers and others were advised by me:

- July 1, 1996 through October 1997, when the DESIGNATED money was misused and then new property was bought that funds were not being reported per the BY-LAWS and
- again through 1998 and
- in January-September, 1999,

of their neglect of Corporation Duty watching proper use of the money and that over \$150,000.00 was missing from the SCHOOL BUILDING FUNDS and CLOSED SCHOOL YEARS ACCOUNTS and these pastors in August –September 1999, admitted to having secret accounts of undisclosed amounts money that was not being reported to even the FINANCE COMMITTEE as confirmed by the Finance Committee Chairman Gary Leatherman.

AND NOW THESE REPORTS SHOW THE FRAUD AND PROOFS.

The Finance Committee Chairman Gary Leatherman sat in my living room in October 1999, and said Corporation credit card fraud was also being done by pastors also with the secret accounts not being reported to the Committee or per the BY-LAWS every 90 days to the Church Members or me as Chair of the Long Range Planning Committee and admitted the misuse of the funds, diversion of general funds and Designated Funds and that the Pastor Beck had stolen property from the Awana Children but then CONCEALED this too the Deacons and the Church Members or Law enforcement so I could not advance my truthful facts. The Report Gary Leatherman even gained from the CPA Firm October 1999, now for the first time seen reported in this NEW PRODUCTION of June 12, 2006, reveals to me the frauds and steps in the Conspiracy to cover up the financial crimes and other acts of extortion being done at that time to suppress my facts.

Instead of working with me as a fellow officer these Deputies ignored the BY-LAWS, FINANCIAL FACTS and BUILDING DATA FRAUD and conspired still to this day with the Pastors Ron Beck and Herman Meister who needed the help by extortion of their employee the private school teacher/mother of my children, Karen Harrod Townsend as these persons sought to help Beck and Meister and Pastor of Administration William Brown misuse money, intentionally deceive and fraud innocent Church Members and others including Senator John Grant, Internal Affairs, The State Attorney's office and several Courts in Hillsborough County and others. **These just received documents from the court ORDER confirm the fraud and conspiracy and Breach of Duty and why these officers willingly now still lie.**

This fraud of misusing and concealing Corporation money by Ron Beck and Herman Meister and William Brown of the First Baptist Church of Citrus Park to misuse the money and entice people to contribute more donations to his fraudulent Master Building and Expansion plan began when my two minor children in 1996 were just 11-12, when the Fraud and Conspiracy started against me as the honorable Church leader Chairman in charge of the Master Building Plan since 1993, before these two pastors

were hired and to the naïve church members whose money Beck and Meister sought to gain by fraud to pad their own pockets and salaries(increase their salaries and gain car allowances and IRS advantages) by their intentional conspiracy and fraud as Herman Meister told me that “We made a pack to deny and destroy anything you(Randy Townsend) say”, when I confronted Meister about my abused children missing school because of being abused by the mother, the School and Church and Dr. Lon Lynn the children’s physician and husband of the Dean of Students, Gayle Lynn.

Dr. Hoyos and Dr. Millan reports confirm abuse on my daughter was done by the mother and the Church and School leadership and Dr. Lynn as my letter I wrote in July 2000, after I met with Attorney Scruggs and was told I had no legal rights and the letter writing was all I legally could do as Scruggs said I had not legal rights against the church or the wife.

I now know that was his fraud to CONCEAL HIS PERSONAL CONVICTIONS and that I had rights as a father and direct, indirect and derivative rights as a Church Members to get the Corporation Business records in July 2000, Just as Now Judge Crenshaw has ordered to be given to me.

Your deputies and my attorney ignored the law to report the child abuse I reported and instead harassed even more to cover up their conspiracy of now even more crimes.

Please note these Florida Statutes and those listed below stating:

§775.03 --“**Benefit of clergy.**--The doctrine of benefit of clergy shall have no operation in this state.” Pastors and Church Trustees or your deputies or lawyers are not exempt from the LAW just because they acted on advise from an alleged PASTOR but a master OF FRAUDS and DECEPTIONS!

Theft is Theft and Fraud is Fraud and Child Abuse is Child Abuse!

This is even more obvious to a Pastor who preaches against these same illegal acts every Sunday and who does exactly opposite the conduct in papers he writes as the BY-LAW CONTRACT standards for me to enforce as a general member and member of the NOMINATIONS (ETHICS) COMMITTEE.

Beck and Meister and these Deputies are the biggest offenders for years in the CHURCH as TRUSTEES of the Corporation and Attorney Scruggs and Gray were their best helpers to conceal the truth.

§775.0842—“Persons subject to career criminal prosecution efforts.”

§775.0843---“Policies to be adopted for career criminal cases.“

§775.0845---“Wearing mask while committing offense; enhanced penalties .---...or other device that conceals his identity.“

I contend that conspiring and planting false serious allegations of criminal conduct against me as an honorable Church leader (Randy Townsend) and father just to get me out of the way of investigation and whistle blowing of the true criminals and using my children as extortion by those acting as alleged a honorable Sheriff Deputy or Pastor or Attorney or Judge or Accountant or Doctor who knowingly does fraud and ignores CHILD ABUSE (reported by this father confirmed by doctors reports and affidavits and court testimony and Corporation Business Meeting Minutes even from these defendants and your deputies) and uses only the parts of the laws that keep their deceptions of a fully truthful report of obedience to the full law as a disguise to those that entrust a duty to

these UNIFORMS for a full obedience to the full extent of the law is in violation of the intent of this law.

WITH THIS DATA IT IS ALSO NOW PROVED AS A VIOLATION OF CRIMINAL INTENTIONAL WITNESS TAMPERING AGAINST ME AND MY CHILDREN BY THE DEPUTIES, LAWYERS, PASTORS, DR. LYNN AND SELECT CHURCH MEMBERS AND JUDGE TIMMERMAN!

The “mask” is their uniform of Clergy, Police, Attorney, Judge, Doctor, Christian School Teacher as a victim mother/wife or A CHURCH OFFICIAL alleging to keep a Church Corporation as “pure as the driven snow” to the IRS or the Courts or Labor Department or the Internal Affairs Investigation of deputies:

- misusing their Badge or Uniform to allege honorable practice of the law and
- Deputy Cars to chase me on public property or keep me from school and church and
- do illegal stops or
- patrol the steps of the Church to block me from entering a meeting or my kids programs or sports events while they and the pastors lied in meetings inside as these Business Meeting Minutes confirm blocking my right to defend myself from fraud
- grab my wife on the steps of the church so she could not stand and talk to me in July 2001, while the pastors inside maligned me and told false information again
- intentionally give my wife and children false legal advice and fraud so allegations of abuse and stalking are presented illegally to the courts of Palomino and Timmerman and Gomez and Crenshaw and Sierra and Stoddard and the State Attorney
- attend the court of Judge Palomino helping to give fraudulent testimony
- deputies doing fraud to several attorneys and then the courts
- Howlett conspiring with my attorney at the time Charles Scruggs and tampering with Bailiffs at the Court of Judge Palomino so my witnesses (parents and sister) were not allowed in the court and thus could not testify or be seen to Judge Palomino in 2001
- so I cannot attend a Business Meeting to expose facts to clear up the frauds when I am being Slandered by Officers from a Pulpit, after being invited to the meetings by innocent members who still seek the truth so I look like the CRIMINAL rather than the Victim(this father and church leader) or attend a function at my son or daughters school because talking to people would have revealed I NEVER WAS DANGEROUS AS THE “MOLESTER” THE PASTORS AND WIFE TRIED TO ALLEGE WITH THE HELP OF YOUR DEPUTIES FRAUD TO VICTIMS ASSISTANT CURTIS BAUGHMAN OF THE STATE ATTORNEY’S OFFICE.

I am trying to undo the fraud of Pastors and Trustees to me and my family and my church family and find at times over \$216,677.00 or more! And keep a Church Corporation out of financial ruin as I saw in other Churches because of greed, corruption of power and pride and theft by pastors who think they are above the law. Even the first attorney for the Church Drew Gardner who advance “above the law” thinking to Beck and Howlett and Meister abandoned representation of them when I told him all the crimes I was investigating in the early days but then his silence has let criminal acts continue and even Scruggs used that to taint my mind.

FACT ONE—In 1997, all alleged CHURCH AND SCHOOL Building Funds and Old Money Closed SCHOOL YEARS Accounts Funds were allegedly scraped together and used to purchase the 18105 Gunn Highway new 40 acres as Meister stated in the Business Meeting to vote on buying the property against my objection. The June

1996, Reports showing approximately \$142,000.00 now allegedly contained only about \$120,000.00. Other events of misuse of “DESIGNATED” funds had also been caught and reported to the Trustees and pastors.

FACT TWO—Immediately after purchase of the new property Beck and Meister allege that funds still remain revealing a deception of all the money being used as Beck wants to spend up to \$25,000-\$40,000.00 to remodel the EARL home on the 18105 Gunn Highway for Beck’s new private Parsonage which Beck and Meister proposed to be torn down in just 2 years by their plan of construction on the new site. As Chairman of Long Range Planning, I opposed this project as a waste of funds I was led to believe we did not have. I demanded to see an accounting of these remaining funds that the reporting disappeared quarterly when Dr. Berry left the corporation.

FACT THREE--\$216,677.00, was Reported 11-13-1998, and I demanded to see accounting proof for over a year still on 9/8/99 per my Corporation Duty (As Long Range Planning Chairman for Construction Planning) how the monies were collected when the monies were not reported during the 2nd Quarter or 3rd Quarter or 4th Quarter of 1999) or more in violation of the reporting requirements (accounting every 90 days) and restricted uses of DESIGNATED FUNDS of the Corporation By-Laws and §617 Fla. Stat.

FACT FOUR—The Business Meeting records show that multiple members were actively seeking an accounting for Beck and Leatherman’s entire reign and believing monies were not be properly reported or spent since Dr. Berry and Dr. Warner resigned and Beck and Meister and Leatherman took over.

FACT FIVE---On September 8, 1999, I demanded “SHOW ME THE MONEY” and this got me kicked out of the Church by the conspiracy of Beck, Meister, Brown, Leatherman, Howlett and Jeffers using my now former wife to do their frauds.

FACT SIX—On these documents just received on June 12, 2006, it now shows that these same funds were again reported as of 9/30/99, after over a year yet these funds do not show per the Quarterly Report or the Yearly Report how these funds were possible per the numbers presented in the line items accounts during even the 5 year trends reports and statement.

FACT SEVEN---THE REPORT OF THE EXTERNAL CPA FIRM ELUDES TO ISSUES THAT THEY FOUND OF CONCERN AND I CONTEND THEY WERE MISDIRECTED TO FOCUS ON MATTERS I WOULD POINT OUT THAT WERE PROBABLE REPAIRED BY THE TIME THE CPA’S SAW THE NUMBERS!

FACT EIGHT---THE CPA’S WOULD NOT BE LOOKING AT THE OTHER CRIMINAL ACTS DONE THAT THE DEPARTMENT OF LABOR OR TRUE LAW ENFORCEMENT OFFICERS WOULD FIND AS VIOLATIONS OF ALL LAWS AS I REPORTED IN AUGUST –SEPTEMBER 1999 AND AS THESE MINUTES CAME UP AS QUESTIONS FROM OTHERS AT LATER TIMES YET BECK AND MEISTER AND LEATHERMAN SO CRAFTFULLY DECEIVE!

Your Deputies intentionally slandered me and let Beck and others fabricate fraud for 10 years so they could keep me from asking my questions and cover their crimes and do extortion using that I even “molested” my children as alleged by the AMENDED FINAL JUDGEMENT OF DISSOLUTION OF MARRIAGE from the Court of Judge Timmerman November 18, 2003, prepared by Attorney Scruggs after he was FIRED ON SEPTEMBER 30, 2003, and AFTER I ALERTED JUDGE TIMMERMAN HIS ACTIONS WERE VICTIM TO THE FRAUDS DONE BY

SCRUGGS AND TURMEL AND THE WIFE but now the wife recanted her fraud and allegations by the new affidavit of the former wife to still hide the missing funds and reports just received June 12, 2006, per the Court Order of May 10, 2006, Per Judge Crenshaw.

§787.03---“Unlawful Interference with custody.” The Court files and Corporation Minutes and false Affidavits now prove that calling me a “molester” and “abuser” and “dangerous” and a “stalker” since September 8, 1999, was just a false extortion to get me to suppress my investigation of their criminal frauds to the church and school members and my children and to the Courts and State Attorney and others just so the cover up could continue by Beck, Meister, Howlett, Leatherman, Jeffers and others.

A disguise as a Church Trustee or as a Pastor, or as a Christian School Pastor Principle or a Christian School Teacher/mother is a disguise that has allowed the crimes of these people against the Corporation of a Church of innocent members (for the most part) to be with me as victims of an elaborate scheme to do fraud within our Hillsborough County that CHARGED ME FALSELY WITH CRIMINAL ACTS SO THESE PASTORS, THE DEPUTIES AND THE MOTHER COULD CONSPIRE TO FRAUD INNOCENT CHURCH MEMBERS, LAW ENFORCEMENT AND THE COURTS WHILE THEY INTENTIONALLY DID CHILD ABUSE TO MY CHILDREN AND MISUSED HARD EARNED MONEY FROM CHURCH MEMBERS.

This scheme deprived the citizens of Hillsborough County for over \$500,000.00 of Eminent Domain money and of wasted tax money and has put the Corporation of the Church and School thousands of dollars in debt as these men and women: Ron Beck, Herman Meister, Joe Howlett, Geoff Smith, Gary Leatherman, Tim Jeffers and Mike Smoak, John Micheal Corbin, Mike Sahr, Mike Shumate, Bob Giles, Jim Leahy, Carl W. Rawls, Jim Bates, Gayle Lynn and Dr. Lon Lynn and William Brown III, and my now former wife, Karen Harrod Townsend and her father, Don Harrod, her mother, Norma Harrod and her brother Steven Harrod still **practice multiple criminal acts and frauds so they can evade prosecution for the crimes that my records now completely prove.**

At the suggestion of Idlewild Baptist to control and expose these matters, I hired Attorney's Charles Scruggs (July 2000-September 2003) and Heather Gray(March 2003-August 2004) to expose the criminal acts of these above men and women. Attorney Scruggs withheld from me his fraudulent legal advice and neglect of going straight to the police in 2000 and conspired to lie to conceal his frauds of malpractice in July 2000 until in September 2003, when he stated “his personal convictions do not allow him to make a church look bad” when I confronted him with the positive ruling of Judge Crenshaw on September 30, 2003, which also incriminates your deputies in their frauds so Scruggs entire representation has hurt me and my children and innocent church members who I was fighting for even more instead of his protecting the law for his clients per his duty as an officer of the court.

Instead of revealing the fraud of Scruggs, attorneys Scruggs and Gray intentionally conspired with Judge Timmerman, Judge Gomez and Judge Sierra and now Judge Stoddard and Judge Menendez to conceal my evidence of the extortion's, hate crimes, color of uniform abuse by law enforcement officers, frauds

and child abuse and used misrepresentations to the State Attorney's office by Deputy Howlett, my now former wife Karen Harrod Townsend and by Attorney Scruggs trying to arrest me on false alleged criminal acts, the courts of Judge Palomino, Judge Timmerman, Judge Arnold, Judge Crenshaw, Judge Gomez, Judge Sierra, Judge Stoddard, Judge Holder and Judge Menendez and to the Medical Board for not reporting the intentional acts of the wife and the pastors and Dr. Lon Lynn in July 2000, when I reported matters to him as I had reported them to Pastors and your deputies.

Study the crimes of Dr. Henry Lyons or Ken Lay(Enron) or those that murdered Carli Brusha, Jessica Lundsford, or Sara Lundy and know the patterns of criminal acts that have murdered my family and my reputation are as of your deputies and these pastors and even the mother of my children with her family.

Attorney Gray and Stanford Solomon on March 29, 2004, even witnessed how violent my former wife's father Donald Harrod can get and other affidavits and testimony confirm how the mother and the Harrods practice child abuse.

Only Judges Crenshaw and Judge Holder and Judge Arnold have not practiced fraud and misuse of court process once they were exposed the truth to understand the frauds being done to their courts by alleged truthful attorneys and the Defendants and they are pursuing the truth rather than let the frauds continue.

Also defendant attorneys Drew Gardner, Charles Denny, Stacey Turmel, Stanford Solomon and others at times have practiced fraud on the court and their knowledge and then INTENT should be investigated for criminal acts.

Beck, Meister, Howlett and Jeffers and others even used the attorneys seeking a "special use permit" from the County and the courts of Judge Arnold and Judge Barton to mislead the courts and the Church members by their fraud I exposed to Beck and Meister and Leatherman and Jeffers in 1997, to not by the 18105 Gunn Highway property because of all the problems.

§775.085—"Evidencing prejudice while committing offense; enhanced penalties.-- ...such felony or misdemeanor evidences prejudice based on ...religion".

Sheriff Gee and Sheriff Rice, and Sheriff White, the CIVIL CASE FILES listed below and CHURCH BUSINESS RECORDS I just received on June 12, 2006, based on the Court Order from the Honorable Judge Crenshaw show multiple FLORIDA STATUE VIOLATIONS OF §827; 837; 839.11; 772; 895; 914; 943; 877; 775; 607; 617; 817; 836.05;843; 402; 836; 871 and many others as I advised Internal Affairs earlier who said I had no proof--**BUT NOW I DO!**

I've connected the dots as the deputies should have done since 1997.

Florida Cases herein show the Statue Of Limitations and Court Rules to be followed:

HALKEY-ROBERTS CORPORATION v. MACKAL 19 FLW2D1737, Statue of Limitations may be up to 12 years on corporation officers, trustees, attorneys and deputies and Judges and the former wife for helping these officers do their frauds.

State v. Othen 300So2d 732 "harassment by officer" No probable cause to stop car.
Reaves v. State 458 So2d 53 If repeating Miranda rights may be harassment what is being called a variety of criminal names, police chases, assaults by officers, fraud to

civilians and law enforcement of fraudulent allegations amounting to charges that have kept me from my children at an alleged Christian Church and School, now over 7 years.
City of Alachua v. Parrish 481 So2d 45 Shows if the shoe was on the other foot.

Wyche v State 619 So2d 231

Robbins v. City of Miami Beach 613 So2d 580

Parrotino v. City of Jacksonville 612 So2d 586 Officers Duty to help me find criminals not attack or conspire against me for trying to protect my children and my church.

CITY OF DELAND v. FLORIDA TRANSPORT 293 So2d 800

Walshingham v. Browning 525 So2d 996 After repeated visits to Internal Affairs your deputies still continue today even their criminal actions of hate against me to conceal their conspiracy with Beck and Meister to Breach and Fraud their duty to the Corporation and to their Oath of Service as a Sheriff Deputy.

Mann v. Miller 327 So2d 117

LaGorce Country Club v. Cerami 74 So2d 95 (SCt. Fla. 1954) Improper expulsion from membership was due to criminal charges by Deputies conspiracy with Beck, Meister and former Wife and the now proved recanted fraudulent criminal allegations.

Lloyd v. Hines 474 So2d 376 (Fla. 1st DCA 1985) Deputies planted false evidence.

Pellegrini v. Winter 476 So2d 1363 (Fla. 5th DCA) 1985 Your Deputies know that Beck and the now former wife filed false Complaints 01-15813 and 01-15814, to Judge Palomino and that they intentionally gave false testimony because I had shown Jeffers and Howlett the missing money trail and the Child Abuse by the wife and the Pastors yet your Deputies cooperated and even Howlett tried to influence the bailiff and Judge Palomino on November 15, 2001, and did scare Attorney Scruggs as per his transcript testimony to Judge Stoddard on February 9, 2006, Causing Frauds to the Courts.

Oliver v. Haspil 152 So2d 758 (Fla. 3rd DCA 1963) The Criminal frauds of your Deputies even told Beck to believe he was as a pastor protected above the law for his fraud to a police officer and to a Judge and as long as the wife did fraud also in 2001 to the court of Judge Palomino it was the conspiracy of many who would fool Judge Palomino. When the attempt at False Stalking charges failed they reverted to fraud Attorney Denny to do his FIRST AFFIRMATIVE DEFENSE in case 02-03812, to Judge Crenshaw and use the Wife and her attorney Stacey Turmel and the Silence of Attorney Scruggs for his not acting in July 2000, to stop and report the Child Abuse he was told about to do Fraud to Judge Timmerman in the Divorce case 02-4974.

HOPPE v. HOPPE 370 So2d 374

MITCHELL v. EDGE 598 So2d 125 As the Supervisor of these deputies who did not stop these frauds of these deputies when they were first reported to Internal Affairs you now are responsible for their years of intentional damages and frauds as Officers and you are responsible for the NEGLIGENT RETENTION of these officers.

ANDERSON v. SHANDS 570 So2d 1121 Deputies did Malicious Interference with my marriage and child custody rights and church membership and to slander my reputation.

WINN & LOVETT GROCERY v. ARCHER 126 Fla.308. Fraud is your deputies goal.

Albritton v. Gandy 531 So2d 381

DEAN v. ROVILLIER 597 So2d 961 The actions of your deputies goes to a JURY!

GRAY v. STATE 404 So2d 388 Your deputies did witness tampering.

YOU HAVE A DUTY TO PROSECUTE AND PUT THEM IN JAIL!

YOU ALSO BY LAW NOW HAVE A DUTY TO TAKE AWAY THEIR PENSIONS!
OR YOU ARE LETTING MY STATE TAX DOLLARS ADVANCE THEIR
CRIMINAL INTENTIONAL FRAUDS!

When did Joe Howlett and Tim Jeffers get trained as a Detective so they could advance their case of criminal allegations using their badge to do fraud to Churches and Courts like the EISENBURG detectives allegedly have done?

THESE CASES PROVE FRAUDS OF THE DEPUTIES AND OTHER DEFENDANTS:

<u>TOWNSEND v SCRUGGS</u>	05-0911
<u>TOWNSEND v. TOWNSEND</u>	05-9605
<u>TOWNSEND v. BECK et.al.</u>	02-03812
<u>TOWNSEND v. TOWNSEND</u>	02-4974
<u>TOWNSEND v. TOWNSEND</u>	01-15814
<u>BECK v. TOWNSEND</u>	01-15813

Honorable Fathers and Deputies I know and worked with while I had my State License under Statue 493, and even now that know me and what I live for and by, say you must investigate those who allegedly investigated this matter (Paul Guarino, Luther Core, Richard Walker, Scott Wellinger) when it was reported first to INTERNAL AFFAIRS of Hillsborough S.O. for Deputy Howlett and to Pinellas S.O. twice for Deputy Jeffers but now should be reopened since I now have the CORPORATION records, Lawsuits, Transcripts and Letters and the violated COURT ORDERS that show how these Deputies(Howlett, Jeffers, Corbin, Sahr and Smoak) fully cooperated intentionally in patterns of extortion and criminal fraud and knowledge with malice and doing of Child Abuse and Intentional Unlawful Interference with Child Custody as the Courts have never limited my FATHER/CHILD rights or Civil Rights even from the Divorce Case granting “Shared Parental Rights” but these acts by your Deputies and Pastors and the mother will show what and who has done the intentional abuse and harm against my kids and never any act I as a father or honorable Church leader tried to do to stop the fraud and corruption against my children and my church and myself.

I have not even been able to practice my “shared Parental Rights” because your deputies have not stopped and recanted their lies and Judges ignore my pleas!

You should also know that the criminal allegations these deputies alleged using the known false testimony of the former wife that in her affidavit of December 2005, to Judge Holder she recanted that your deputies frauds to my employer cost me my honorable and well paying job in 2005, as a store manager of a large discount store.

At times over \$216,000.00 was missing from the Church and School Reports and I as the LONG RANGE PLANNING COMMITTEE CHAIRMAN (Growth Planning Committee) and NOMINATING COMMITTEE (ETHICS Committee) and Civic leader(Florida Youth Soccer Volunteer of the Year in 1995) and other leadership positions was told by Beck, Jeffers, Howlett, Leatherman, Meister, Smoak, Corbin and Smith that finding the missing money not being reported per the Corporation BY-LAWS was “none of my business” and they did not confront the Frauds by Beck and Meister to the Church members about the Master Building Plan so they could conceal their abuse and extortion on my children and naïve school and church people and now the church is

thousands of dollars in debt and own property that they cannot use because they cannot get the permits as I said they wouldn't in 1997.

So at the September 8, 1999, DEMAND OF "SHOW ME THE MONEY" MEETING, with Ron Beck, Herman Meister, William Brown, Bob Giles and Gary Leatherman I left that meeting with no answers to my questions on the missing money issues (see facts below) and Ron Beck, Herman Meister, Gary Leatherman, Tim Jeffers and your Deputy Howlett conspiring told everyone including my wife and children and the entire church that I had a "stress related breakdown" in that private meeting and then proceeded to tell Church members and employees and the General Public that I was "dangerous", "a liar", "abusive", "an Infidel" and even to the point of the lies growing to be a "stalker"; a "Repeat Violent offender"; "Domesticly Violent" and "a Molester" but they did not want to pursue criminal charges as they alleged Judge Palomino had ordered in 2001, but the Court transcript when I produced it to the Court of Judge Crenshaw showed that was a fraud of the true words of Judge Palomino but Beck and the former wife, Karen and Attorney Scruggs and Joe Howlett filing a false report to Curtis Baughman of Victims Assistance needed that fraud of alleged ruling of Judge Palomino to keep their fraud to Judge Palomino covered.

A case file should have been allegedly opened by INTERNAL AFFAIRS and was opened in Hillsborough County D3 on April 3, 2002, at 1600 hours, showing officers that Ron Beck intentionally to fraud the court made two fraudulent statements on his Affidavit to Judge Palomino on October 31, 2001 and multiple frauds under oath were also reported yet your deputies have ignored the under oath fraud of Ron Beck and the now former wife done to several courts.

Based on court cases I now have read, it appears that my first reports to your Investigators at HCSO D3 and Internal Affairs of HCSO and PCSO was sufficient to put your departments on notice that crimes were being done even by our alleged honest officers. Covering up their crimes and telling me to do the investigation for your departments was not satisfactory answers of law enforcement at that time especially since your deputies still to this day continue their frauds and cover up from the 1990's.

For you not to prosecute your own deputies and these alleged Church (but really Cult) leaders as other criminals shows BENEFIT OF CLERGY and CORRUPTION AMONGST THE SHERIFF DEPUTIES AND COURTS TO ALLOW CRIMES AGAINST DECEIVED INNOCENT VICTIM CHURCH MEMBERS AND THIS HONORABLE FATHER AND HIS CHILDREN NOW THE REAL VICTIMS OF YOUR DEPUTIES AND THESE PASTORS AND THE MOTHER AND HER MARTERNAL FAMILY.

THIS IS YOUR OFFICIAL NOTICE PER FLORIDA STATUES 768.
DEMAND IS MADE THAT THESE CRIMINALS BE DULY PROSECUTED AND I WILL PROCESS THIS ALL THE WAY TO THE SUPREME COURT AS NECESSARY AS I STILL TRY TO PROTECT ALL I GOT LEFT, MY CHILDREN AND HOPEFULLY ONE DAY A RELATIONSHIP WITH THEM IN THE FUTURE!

Summary, On August 11, 1999, Beck said without a vote of the Church he wanted me to resign my positions of leadership at the Church and gave false reasons to allegedly justify his decision as he tried to use my marriage issues he caused as reasons for me to step down. The truth is I was getting tired of his frauds to the

Church and was asking too many questions about the missing money and Building Fraud.

On September 8, 1999, Beck took my keys and forced my removal from leadership and began his slander methods telling people I had a “stress related breakdown” with the Color Of Uniform Deceptions of Howlett and Jeffers and Leatherman and Meister to cover up the frauds and missing money confrontation.

In October 1999, to calm the church members it appears the Finance Committee with no prior warning or approval hires a CPA Firm to give a report of Confidence. I see this report as a plan of the frauds and note the report proves this.

My fraud questions are still not answered but are all the more proved as I read my piles of supporting papers verses these years of CORPORATION BUSINESS MEETING MINUTES just received on June 12, 2006, by order of Judge Crenshaw, that I demanded Attorney Scruggs get for me in July 2000, of their acts and suppressions of my fact finding mission now since 1997, to show the frauds of the missing money then and the building program problems then and see now how my worries were confirmed by these years of paperwork that confirm why I could not be allowed to ask these questions since 1997, or the entire frauds scheme of Beck and Meister and Leatherman and Jeffers and Howlett would have been stopped then and the Church and Courts would not now be victims with me and my children by this scheme from some of the wickedest criminals I have ever met who would do this fraud to a Church and children.

THE LIES AND FRAUDS OF YOUR DEPUTIES HAVE CAUSED LOSS OF MY REPUTATION, MY LAST 10 YEARS WITH MY KIDS, MY HOME, MY HOUSE, MY JOB AND ALL MY MONEY AND EVEN PUT ME IN DEBT PAYING ALIMONY TO THE FORMER WIFE BY THE INTENTIONAL FRAUD BY SCRUGGS AND TURMEL TO GARNISH MY WAGES MORE THAN MY EXPENSED TAKE HOME PAY WOULD ALLOW AND MY HEALTH FROM THE DAYS OF MENTAL STRESS BEING CALLED A CHILD MOLESTER EVEN OF MY OWN KIDS WHO YOU HAVE ALLOWED TO BE KEPT FROM ME WHEN THE WIFE AND DEPUTIES LET FLORIDA STATUE DISCLOSURE OF KNOWN RESIDENCE LAWS OF DOMESTIC VIOLENCE REPORTING BE VIOLATED BECAUSE YOUR DEPUTIES AND PASTORS AND THE FORMER WIFE CONSPIRE AND ATTORNEY SCRUGGS, THAT I HAD MOLESTED MY OWN KIDS SO THEY HAD TO KEEP ME FROM 7705 GUNN HIGHWAY, WORD OF LIFE WHERE MY SON WENT TO COLLEGE AND FROM KNOWING THE CHILDRENS HOME ADDRESS BUT “AS CHRISTIANS THEY DID NOT WANT TO BRING CRIMINAL CHARGES AGAINST ME” AS THE WIFE AND SCRUGGS LET JUDGE TIMMERMAN THINK IN DIVORCE CASE 02-4974 USING THE WORDS OF BECK AND MEISTER AND HOWLETT TO ATTORNEY CHARLES DENNY WAS TELLING THE COURT OF JUDGE CRENSHAW IN HIS FIRST AFFIRMATIVE DEFENSE IN CASE 02-03812.

NOW YOU HAVE THE REAL MOTIVES OF THE REAL CRIMINALS-- NOT ME THEN OR NEVER OR NOW!

THIS LETTER ALSO SERVES AS OFFICIAL NOTIFICATION FOR THE PROCESS OF ALL ACTIONS PER FLORIDA STATUES 768.28 TO PROSECUTE

TO THE FULL EXTENT OF THE LAWS OF FLORIDA AND IS BEING SENT TO THE DEPARTMENT OF FINANCIAL SERVICES.

When these matters were reported in November 2005, to the Tampa Office of the Florida Bar, I was advised by Sandy Kay, that Ms. Lieman, "threw the file out" and the Florida Bar did not do the investigation that was promised by their attorneys on the phone when the file was created or by their DUTIES PER THE SUPREME COURT!

If per the ST PETE TIMES JUNE 8, 2006, "DISPATCHERS CHARGED FOR IGNORING 911 CALL" article stating two Detroit dispatchers were charged with neglect of duty for not listening to the pleas of calls for help, then I expect this town to do better and bring charges for the murder of my family and for the mental, physical and emotional child abuse done to my children by the mother, pastors, deputies, attorneys and others in law enforcement who have ignored me since 1996 just trying to protect my naïve and abused kids and church who as allegedly protected religious clergy done 10 or more years of illegal acts of law and of their own religious or business stated BY-LAWS.

I would expect to hear from your Internal Affairs Officers or Detectives immediately to get this criminal investigation that I now can prove for you, was DONE!

Thank you,

Randall Townsend, Pro Se
P.O. Box 21,
Odessa, FL 33556

cc. DEPARTMENT OF FINANCIAL SERVICES
1313 N. TAMPA STREET
TAMPA, FL 33601

Attorney General Charlie Crist
PL 05 THE CAPITOL
400 South Monroe Street
Tallahassee, FL 32303

The Honorable Gregory P. Holder
The Honorable Marva L. Crenshaw

QUESTIONS OF MISSING FUNDS RECAP AS OF JUNE 2006

DECEMBER 1995 BALANCE SHEET OF CITRUS PARK CHRISTIAN SCHOOL

LOAN SHERMAN PROPERTY---(TWB FUND)	14,403.88
BALANCE 1993-94 (alleged Closed School year Account)	30,713.75
BALANCE 1994-95 (alleged Closed School year Account)	71,886.32
SAVINGS INTEREST	25,945.81
TOTAL	\$142949.76

As of March 24, 1996 BUSINESS MEETING

Ron Beck as the new Senior Pastor commissioned me as the Deacons and Church and former Pastor and Long Range Planning Committee in 1993, had done as CHAIRMAN of the LONG RANGE PLANNING COMMITTEE TO:

- (1) DEVELOP A LONG RANGE PLAN of WHAT WE NEED TO DO,
- (2) WHAT WE COULD DO
- (2) WHEN WE NEED TO DO IT BY and
- (3) HOW ARE WE GOING TO PAY FOR IT AND
- (4) MEET ALL DEADLINES.

Professionally, I did this type of work planning at my former churches and as an Executive at SUNBELT Equipment Sales planning restaurants, convenience stores, and supermarkets and did sales and marketing for about 20 years at that point and knew Building Codes and processes to achieve our Plans. Even Pastor Nasworthy complemented me in front of that Church meeting as to how I was way ahead of the Church Consultants, Architects and even the Pastors on how to get to the MASTER PLAN the CHURCH would vote on as OPTION A-Z and Approve before Construction would begin.

The problems start almost immediately when I reveal to Beck my findings of the CHURCH MEMBERS WANTS and DOLLARS to MAKE IT HAPPEN to Beck in a private meeting and he decided to sabotage me in order to only advance his plan and fraud the membership with only his Master Plan verses his presenting fraud to COGAN INDUSTRIES and to the FIRM OF CARL DOOZAN which allowed him to stroke his pride that now 10 years later everyone can see was a failure.

I told him in 1996, FACTS, not my biased opinions that now are proved true even after his years of fraud against me and the Corporation.

As of April 28, 1996, THIRD QUARTER BUSINESS MEETING MINUTES

“Rick Holbin-Yes. The money has been accruing up into the account as designated money. Are you saying the money does not seem to match?

Nancy Mahoney-No, I am just wondering if it has been disbursed.

Rick Holbin-No, it is still accruing in that fund and will do so until other changes have been made.

Paula Powell-Regarding the Loan on the Sherman Property; it should ready(sp) TWB Fund.”

THIS QUESTION DID NOT ADDRESS WHAT I KNEW WAS MONEY THAT DR. BARRY HAD SAVED DURING HIS ADMINISTRATION THAT WAS TO SIT IN CLOSED ACCOUNTS UNTIL NEEDED FOR NEW CONSTRUCTION!

JUNE 1996, BALANCE SHEET OF CITRUS PARK CHRISTIAN SCHOOL

LOAN SHERMAN PROPERTY---(TWB FUND)	26,603.88
BALANCE 1993-94 (alleged Closed School year Account)	14,251.25
BALANCE 1994-95 (alleged Closed School year Account)	71,886.32
SAVINGS INTEREST	29,477.56
TOTAL	\$142,219.01

THIS JUNE BALANCE SHEET IS MISSING MONIES FROM ALLEGEDLY CLOSED (FROZEN DESIGNATED NOW TWB BUILDING FUND) ACCOUNTS.

*****AFTER MY MARCH 1996, MEETING WITH BECK:**

- **THE MONIES START TO DISAPPEAR AVOIDING MY COMMITTEES**
- **I AM NOT GIVEN ANSWERS TO MY QUESTIONS AS I TRY TO DEVELOP A PLAN FOR THE CHURCH!**
- **BECK STARTS AVOIDING MY QUESTIONS AND PLANNING BASED ON CHURCH MEMBERS INPUT AND CONCEALS DATA TO OR FOR THE PASTORS ONLY AS HE NAMED IT!**
- **BECK IGNORES MY CONCERNS WITH THE COGAN CONTRACT LOCKING US INTO A LONG TERM OBLIGATION AND OTHER FACTS OUTSIDE WHAT THE AGREEMENT AS TOLD TO THE CHURCH**
- **BECK EXCLUDED ME FROM THE SEARCH OF NEW PROPERTY**
- **BECK SEEKS TO KEEP ME OFF THE MEDIATION TEAM FOR THE CHURCH NEGOTIATIONS WITH THE COUNTY OVER THE EMINENT DOMAIN SUIT UNTIL BUDDY RAWLS AND JIM BATES OBJECT TO HIM**
- **BECK STARTS TAKING AWAY ROLE OF LONG RANGE PLANNING AND KEEP PLANS TO ONLY PASTORS OR MARK NUNES AS BUILDING AND GROUNDS YET WHEN I CONFRONT MARK HE IS CLUELESS TO PLANS OR COSTS WHEN QUESTIONED—THIS APPEARS AS BECK FRAUD OF GAME OF TELLING ONE PERSON ONE THING AND SOMEONE ELSE OTHER INFORMATION AS HE IS VERY PROVED TO DO!**
- **BECK EVEN LIED AND SAID IN THE CHURCH MEETING THE LONG RANGE PLANNING APPROVED THE PURCHASE SCHOOL MODULARS YET THE COMMITTEE NEVER GOT THE PLANS FROM MEISTER TO EVEN REVIEW THEM AHEAD OF THE CHURCH FOR A COMMITTEE MEETING VOTE—When I confronted Beck about this after the meeting he just said, nothing being caught in a direct lie to the Church.**
- **BECK EXCLUDED ME FROM MEETINGS WITH THE NEW PLANNERS**
- **BUSINESS MEETING REPORTS ARE ALWAYS MISSING NUMBERS, LATE OR NEVER GET ANSWERS PUBLICLY OR PRIVATELY**
- **THIS LEADS TO THE TERMINATION OF ELBERT NASWORTHY AS PASTOR OF ADMINISTRATION I PUSHED BECAUSE BECK SAID NASWORTHY WAS THE CAUSE OF THE POOR NUMBERS AND FRAUD ON THE MISSING ISSUES ON FINANCE AND BUILDING PROGRAMS**

YET THIS HAS BEEN PROVED TO BE A LIE IN THE ONGOING CONSPIRACY OF BECK AFTER NASWORTHY LEFT

- **EVEN AVOIDS INVITING ME TO MEETINGS WITH COGAN INDUSTRIES AS THE CHURCH HAD ELECTED TO HIRE TO CONSULT THE LONG RANGE PLANNING COMMITTEE.**

The APRIL 16, 1996 CHURCH MEETING NOTES IN MY NOTEBOOK AS REPORTED TO DAN MADDOX OF COGAN INDUSTRIES CONSULTANT FIRM SHOW THE WANTS AND NEEDS OF THE OVER 30 PEOPLE WHO SPOKE WITH IDEAS TO THE CHURCH PLANNING PROCESS. Beck ignored this input and deceived the experts and the church members and me.

THESE IDEAS AMOUNTED UP TO A PROJECT OF OVER \$10,000,000.00 and BECK was told the 800 seat auditorium would cost about \$1.2 Million alone on 11/23/96 to keep to Beck's APRIL 16, 1996, Meeting comments of "build a sanctuary first" and "stay at the current site".

Beck and Gary Leatherman begin their telling people that the pastors are too burdened to keep good financial records but they are working on better communications. NOTE THIRD QUARTER BUSINESS MEETING MINUTES SUNDAY, APRIL 28, 1996, page 2.

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

Gary Leatherman-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....."

NOTES SHOW THE COUNTY PAID \$153,000.00 at EMINENT DOMAIN TAKING in 1996 and TOGETHER WE BUILD FUNDS WERE NOW \$156,000.00 (153,000.00 of which is from Eminent Domain) and \$25-30000.00.

Per March 24, 1996, Business meeting comments from Elbert Nasworthy as Pastor of Administration the joint Together We Build Accounts had approximately \$170,000.00.

Allegedly, the entire Church and School Building Fund is exhausted in the Fall of 1997 to by the EARL PROPERTY at 18105 North Gunn Highway, allegedly depleting all known money from the Church and School banked accounts.

My position was that this was a distress sale of property from Mr. Earl and that he knew the Keystone Park Civic Association would greatly fight building a Church and School on that sight just as they had fought Gaither High School, Sickles High School, Walker Junior High and other Commercial development north of Mobley Road for many years as I had seen since moving to the area in the 1965. The land also had EPC and SWIFTMUD complications.

My notes show I gave Pastors Beck and Nasworthy and Meister and the Long Range Planning Committee at least 10 reasons not to buy that property and each of Margaret Tussing reports as ZONING AND PLANNING FOR HILLSBOROUGH COUNTY Confirmed my findings.

Beck and the Pastors never then let me give another report to the Church since 1996, as Beck allowed only Pastors or Geoff Smith to give Phase One Reports of the newly created committee because Beck could not control my telling the Church the “WHAT IF’S” of the problems with his plans and was asking too many questions about the missing funds and their lack of planning key issues of their plans.

MARCH 1999, THIRD QUARTER BUSINESS MEETING

CHURCH BUILDING FUND TOTAL \$18,936.48

**SPENT \$15, 940.86 On CHALLENGE TO BUILD BANQUET –A waste of money and far more than the \$5000.00 set aside or the \$8.00 per family Beck advised was to be spent for the Program when approved.

JUNE 1999, FOURTH QUARTER BUSINESS MEETING

FIRST BAPTIST CHURCH CITRUS PARK MONTHLY ROLL UP REPORT

	Oct. 1998	Nov. 1998	Dec. 1998	Jan. 1999
<u>SALARY FUND</u>	9666.14	53,351.51	53,498.83	10,098.22

WHERE DID THE MONEY COME FROM AND WHERE DID IT GO?

OCTOBER 31, 1999—WHAT WAS THE FOLLOWUP ADVICE OF THE CPA FIRMS FINDINGS AND WHAT DID THE CPA’S ACTUALLY READ!

PER THE ORDER OF DISCOVERY OF CORPORATION RECORDS BY JUDGE CRENSHAW ON MAY 10, 2006, THE FOLLOWING REPORTS HAVE NOT BEEN SUBMITTED TO THIS PLAINTIFF ON JUNE 12, 2006:

1. November 15, 1998 1ST QUARTER BUSINESS MEETING MINUTES
2. February 7, 1999 2nd QUARTER BUSINESS MEETING MINUTES
3. June 27, 1999, SPECIAL BUDGET BUSINESS MEETING MINUTES
4. 4th Quarter Business Meeting Minutes for 1999.
5. All BUSINESS MEETING REPORTS AND DATA ARE NOT COMPLETE!
6. Various other data is being compiled on data within these submitted papers that is needed and as was required to be submitted per the BY-LAWS and this is proof that the failure to report timely and accurately is a Breach and Neglect of Duty by these Corporate Officers then and now.

Summary, On August 11, 1999, Beck said he wanted me to resign my positions of leadership at the Church and gave false reasons to allegedly justify his decision as he tried to use my marriage issues as reasons for me to step down. The truth is I was getting tired of his frauds to the Church and was asking too many questions.

On September 8, 1999, Beck, I demanded to see the money trail and said “If you take these keys you are telling me you do not want the truth”. Beck took my

keys and forced my removal from leadership and began his public slander methods with the Color Of Uniform Deceptions of Howlett and Jeffers and Leatherman and Meister that “I had a stress related breakdown and was dangerous” to cover up the frauds and missing money confrontation from this meeting and years of deception.

ALL LETTERS, TRANSCRIPTS AND AFFIDAVITS FROM BECK SHOW DECEPTIONS AS TO SAYING ONE COURSE OF ACTION YET THESE CORPORATION WORDS WITH ME BEING EXCLUDED FROM THE MEETINGS SHOW HIS REAL PATTERNS OF DECEPTIONS FROM 1996-NOW, to even use his daughters, my children, my wife and lawyers and judges and others to do his deceptions and illegal unethical acts.

In October 1999, to calm the church members it appears the Finance Committee with no prior warning or approval hires a CPA Firm to give a report of Confidence.

My fraud questions are still not answered after 10 years but are all the more proved as I read my piles of supporting papers verses these years of CORPORATION BUSINESS MEETING MINUTES just received on June 12, 2006, by order of Judge Crenshaw, that I demanded:

- from deputies (Trustees) in 1999, and
- Attorney Scruggs get for me in my July 2000, and
- per my NOVEMBER 12, 2001, FAX TO ATTORNEY SCRUGGS BEFORE THE TRIAL BEFORE JUDGE PALOMINO THAT IF I DID NOT HAVE THE ALLEGED RIGHT PER SCRUGGS TO BRING CHARGES IN 2000, THEN I SURELY HAD THE RIGHT IN 2001, TO DEFEND MYSELF FROM THEIR CRIMINAL CHARGES of their acts and suppressions of my fact finding mission now since 1997, to show the frauds of the missing money then and the building program problems then and see now how my worries were confirmed by these years of paperwork that confirm why I could not be allowed to ask these questions since 1997, or the entire frauds scheme of Beck and Meister and Leatherman and Jeffers and Howlett would have been stopped then and the Church and Courts would not now be victims with me and my children by this scheme from some of the wickedest criminals I have ever met who would do this fraud to a Church and children.
- Per my pleas to him when I left the Court of Judge Arnold January 21, 2003, when I hired him as my divorce lawyer and these Corporation FRAUDS and matters still haunted my proofs in protecting my children needing Guardians through the divorce and counseling now from reports of Dr. Hoyos and Millan.

MAJOR POINT OF LAW-----

THE FIRST WORDS ON NOVEMBER 15, 2001, BY BECK (case 01-15813) AND THE NOW FORMER WIFE (01-15814) WERE FRAUD TO JUDGE PALOMINO WITH THE INTENTIONAL CONSPIRACY AND FRAUD WITH MALICE AND HELP OF ATTORNEY SCRUGGS THAT THESE CORPORATION RECORDS PROVE AND SHOW THE PLANS OF FRAUDS OF THE “STALKING” AND ALLEGED VIOLENT AND CRIMINAL BEHAVIOR OF THIS DEFENDANT TURNED PLAINTIFF WAS TO KEEP THE CRIMINAL ACTS REVEALED EVEN IN THESE JUNE 12, 2006, DOCUMENTS HID AND

THE ABUSE TO THAT DATE DONE ON THE CHILDREN THAT HAS THEN SINCE GOTTEN WORSE.

BY RULES OF COURT THESE PLAINTIFFS IN THE COURT OF JUDGE PALOMINO NOW PROVED TO HAVE DONE THE FRAUDS TO THE COURTS ARE NEVER TO BE ALLOWED TO BE ADVANCED OR HAVE GAIN BY FRAUDING OR DOING THE FRAUDS TO THE COURTS.

THEREFORE THE RIGHTS OF THIS FATHER AND HIS CHILDREN TURNED VICTIM DEFENDANTS AND NOW PLAINTIFFS SHOULD BE ALLOWED TO BE RESTORED BACK TO HIS ORINIGAL POSITION OF HONOR IN THE COMMUNITY AND WITH HIS CHILDREN AND BE PAID AND COMPENSATED FOR HIS 10 YEARS OF LOSS OF RIGHTS AND CHILDREN AND FAMILY AND MONEY.

I ALSO DEMAND ALL THE REAL CRIMINALS GO TO JAIL NOW FOR A LONG TIME AS THEY HAVE DONE ILLEGAL ACTS FOR OVER 10 YEARS!