

IN THE FIFTH
DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT RULING ON BEHALF OF SECOND DISTRICT
PER RECUSAL ORDER OF SUPREME COURT JUSTICE CANADY
CASE NO. 2D-10-774

RANDALL C. TOWNSEND ET AL)	
RESPONDENTS/PLAINTIFFS/APPELLANTS))	NOTICE OF APPEAL
Vs.)	
)	MOTION FOR WRIT
HEATHER M. GRAY ET AL)	OF:
APPELLEES)	CERTIORARI;
)	HABEAS CORPUS;
)	MANDAMUS;
)	CORAM NOBIS;
)	PROHIBITION;

PER RELATED CASES

**IN RE: SC2011-41 ORDER OF CHIEF JUDGE CANADY TO
DISQUALIFY 2nd DCA TO ENGAGE THE 5TH DCA (received
12/29/2010)**

**IN RE: SC09-1121 ORDER DISBARRING ATTORNEY HEATHER
M. GRAY (Former Attorney Retained to Appeal ALL Rights of
Townsend ET AL.)**

IN RE: SC09-1910 ORDER FOR STATEWIDE GRAND JURY #19

**IN RE: SC60-95935 TOWNSEND v. BRUCE CHAPIN ET AL.; P.C.A.
5D98-2111**

**IN RE: SC60-95936 TOWNSEND v. DAVID POPPER ET AL.; P.C.A.
5D98-1866**

IN RE: SC60-86918 TOWNSEND v. LANE; P.C.A. 5D94-1913 5th DCA

**IN RE: SC07-1181 TOWNSEND ET AL v. KAREN TOWNSEND ET
AL. 2nd DCA**

**Now as R.O.C.P 1.530 and 1.540 Action By Proved Frauds: Extrinsic,
Intrinsic and Fraud to the Courts by all defendants in collusion of
their criminal enterprises inclusive of: Florida Bar Officers;
judges; attorneys; Law enforcers and “others Doe” including now
former Florida Supreme Court Judges and their “Other Agents”
as**

Townsend ET AL v. Beck ET AL 02-03812, 13th Circuit consolidated as:

**IN RE: 2D10-774 TOWNSEND ET AL. v. HEATHER GRAY ET AL;
IN RE: 13th Circuit 06-6005 TOWNSEND ET AL. v. HEATHER
GRAY ET AL.**

**IN RE: 13th Circuit 05-0911 TOWNSEND ET AL. v. CHARLES H.
SCRUGGS III (Florida Bar # 071911) ET AL
FLORIDA BAR COMPLAINTS- 05-3977; 93-31, 690 and 691 and 692;
Federal Case TOWNSEND ET AL v. BECK ET AL 8:06-CV2050T-30-
TGW Tampa (Judge Moody Jr. and 11th Circuit Court of
Appeals Admitting Attorney/"Government" Negligent Services)**

NOTICE IS GIVEN that Randall Townsend, Individual and Member in Good Standing Per F.S. §617 for and as TOWNSEND ET AL, as RESPONDENT(s)/PLAINTIFFS/APPELLANTS, appeals to this Florida Supreme Court, the order of this court rendered April 13, 2011. The nature of the order is a final order rendered as: a Fraud at law; a continuation of violations of "Due Process" and "Obstruction of Justice"; to continue the RICO STYLE "Criminal Enterprise" Conspiracy by government "persons" and others; to intentionally "impede" Constitutional Rights of a F.S. §617 Protected Religious Membership and FLORIDA NOT FOR PROFIT as a Corporation; and to continue "extortion" to "Whistle Blowers". Per Respondent Superior and Vicarious Imputed Liability of the Agents of this Florida Supreme Court this case must be heard by a jury per The Florida Constitution Article I, Section 3. And even per the ruling of Robinson v. Weiland, ET AL 5D05-2380 quoting and exposing Townsend v. Lane 659 So.2d720 (Fla. 5th DCA 1995) set standards as Rules of Law used as Law in a ruling even by this same judge Orfinger now as more proof of the ongoing conspired enterprise of Florida Bar Officers/Agents as proof of R.O.C.P. 1.530 illegal acts and other Extrinsic Frauds by "government" agents since the frauds and intentional malfeasance of attorney David Popper began in 1988 to intentionally Breach his Attorney/Client Contract for Services. The Statute of Limitations has not expired in this "Whistle Blower" "Redress" R.O.C.P 1.530 action(s) against Intentionally Negligent and Conspiring "Government Agents".

Respectfully Submitted as for all Appellants by,
Randall C. Townsend, Pro Se, Per F.S. §617
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(941) 350-2677. See more exhibits and files at:
www.Judgeoneyourself.com