

Dear Former State Senator, Mr. John A. Grant, Jr. Esquire:

Thank you for your November 2, 2007 e-mail to me. You copied Sheriff David Gee so I too am including him in my response to you. In your e-mail, you request that I not connect your name with alleged criminal activity. I would like to thank you for agreeing with me that the acts of the First Baptist Church of Citrus Park (FBCCP) are in fact criminal. By copying Sheriff Gee, I also request that he investigate the criminal activities of the FBCCP, including the wrongs that have been done against me for the past 10 years as I try to reveal such activities. The October 28, 2007, FBCCP Business Meeting Records show that criminal activity is still on-going. I'm certain that if someone will take the time to evaluate the facts I have uncovered during my years of research, that justice will eventually prevail. I hope that because of your e-mail copying Sheriff Gee, the Sheriff's Department will take an active role (versus the "hands-off" approach I have experienced for years) and help serve justice to the pastor and involved leaders of FBCCP.

**The most recent wrong doing I incurred, at the request of the leadership at FBCCP, was Hillsborough County Sheriff Deputies (HCSD) issuing me a "trespassing warning." This warning was issued to me on October 28, 2007 when I sat quietly in attendance at a church service where no Judge has said I am not a member. I even have a personal letter from FBCCP pastor Beck stating that I am welcome to attend such services. It is now the frauds of the Pastor and Sheriff Deputies who gave now proved false information to the Church General Members as they alleged on April 30, 2000, that despite the Chairman of the Deacons and Chairman of the Personnel Committee saying their respective committees had not completed per the By-Laws and Beck's own promise to the Church of a full investigation that Beck placed my name off the Church Members List in violation of the By-Laws and State Law.**

**This is again a "Color of Law" violation of my right to Worship at my Church and Speak for those who elected me to serve them and the Corporation.**

Again, THANK YOU for agreeing with me that what I allege is "CRIMINAL!" The fact that "clergy" and "law enforcement" have conspired and told so many lies is a disgrace, not my attempt to reveal such actions. Their actions are destroying my church, and have prevented me from seeing my children, destroyed my marriage, damaged my reputation, and caused me to loose several opportunities of honorable employment. I do not plan to drop my cause until the truth surrounding my claims are recognized or justly proven as false. In 1999, I first notified you of the criminal actions of FBCCP and you, as have several others, refused to thoroughly investigate this unlawful situation. The May 2, 1999, Business Meeting Reports still show \$43,000.00 missing in the "pastors salary fund line item" and this question of where the money came from 10/98 and where it went 1/99, is still pending. As well we discussed the "purchase" and "permit" process of the 18105 Gunn Highway property. The individuals that I sought to rectify the situation and took no action are named in my case filings. I am not out to destroy the reputation of others or bankrupt the church. I am out to reveal the truth and let the truth speak for itself. I consider it a disgrace that no one is willing to make the leaders of a church look bad, even when those same leaders are committing unlawful practices and the very sins they preach against (i.e., lying, stealing, cheating, blaspheme, etc.). If you review the membership roles of the FBCCP over the past several years, you will see that numerous leaders and members, who discovered the truth but decided not to speak out, have left the church. The leaders that haven't left continue to be involved in the criminal activity. The members that haven't left are being deceived and are not aware of the truth.

The false accusations against me by the FBCCP leadership for trying to reveal the truth has prevented as extortion, me from seeing my children. (By the way, the FBCCP leadership includes Hillsborough County Sherriff Deputies Howlett, and Smoak and Pinellas Deputy Jeffers.) In July 2000, I retained former Judge as attorney Charles Scruggs, who concealed his September 30, 2003, confession of “my personal convictions do not allow me to make a church look bad” and “I never intended to bring the Church issues into the Divorce action” as cause and his real motives was to conceal what he told Judge Stoddard, February 2006, he did not do discovery as his client hired him to do, and Sheriff Deputy Howlett being at the court of Judge Palomino on November 15, 2001, to testify “intimidated” him. Had he got the True Church Records exposed the criminal conspiracy to conceal the violations of the Corporation and these General Members would be exposed and as well the October 27, 1999, now known false C.P.A “audit” of Janssen & Horgan would have been exposed showing the Church records have not been “audited” now since about 1996, or before. It is only the now proved confessed words of Deputy Jeffers as the Finance Committee Member that the books are not showing violations of law and that he personally directed the investigation done by Janssen & Horgan. In November 2001, Pastor Beck brought an action of CRIMINAL REPEAT VIOLENCE against me in court as an attempt to “shut me up;” and coerced my wife to jointly bring DOMESTIC VIOLENCE CHARGES at the same hearing, however, Judge Palomino “found no merit” to his claims and threw the case out. Pastor Beck also convinced my wife of 20+ years to make false statements to back his lies and hide his criminal actions. Because of his false claims and lies, Pastor Beck has damaged my reputation even though years later my now ex-wife in writing in her 12/05, affidavit to Judge Holder, admitted she lied to support Pastor Beck’s lies/conspiracies. It was the frauds of Beck intentionally misrepresenting the Ruling Of Judge Palomino of November 15, 2001, that the Transcript of the Hearing proved the FIRST AFFIRMATIVE DEFENSE of Attorney Charles Denny was a FRAUD to the court of Judge Crenshaw, Timmerman, Gomez, Sierra and others as the silence of Scruggs concealing his personal convictions stopped me from seeing my kids since November 8, 2002, or from June 2002, to January 2004, not knowing their phone number or address in violation of Florida Statues, allegedly based on the false testimony of Beck for their “safety and protection” from his fraudulent allegations assisted by Howlett and Jeffers of “molesting and abuse”. The Divorce Injunction of 2003, still prevents me from contact with my kids who were even adults when judge Timmerman in coercion with then fired attorney Scruggs signed the Divorce Injunction. When will the Courts overturn this false ruling?

As a result of the lies and damage to my reputation, the courts stopped me from seeing my kids (i.e., Judge Timmerman stated he “would put me in jail”.) This, Mr. Grant, is a disgrace. I have done nothing wrong or brought no harm to my family to deserve such a harsh statement. The leaders of a church who claim to be Christians and continue to live a life of blatant sin, is a disgrace. They are responsible for damaging their own reputations. I am only responsible for trying to reveal their unlawful, criminal actions of using the members of the church and the taxpaying citizens to advance their own personal wealth and self gratification of power.

Up until your comments in your e-mail to me, no one in law enforcement or in a reputable position (past or present) has even hinted that FBCCP is conducting alleged criminal activity. You asking Sheriff Gee to investigate speak volumes and gives the victims hope that justice may be done.

In response to your e-mail, I'd also like to "once again" bring to your attention the facts and truths of the criminal actions and wrong doings I have alleged and experienced for 10 years:

- A. In 1997, I wrote a directive as Long Range Planning Chairman stating "don't buy the 18105 N. Gunn Highway property." A fax from Elbert Nasworthy, as chair of the Acquisition Committee, confirmed my position. Instead, Beck cancelled and ignored the Cogan and other "expert" reports against the purchase and proceeded to buy for \$600,000.00 his new country mansion with a pool and with more bathrooms for his daughters and a useless piece of property that the county has legally forbidden him from using for school activities.
- B. The C.P.A. 1999 audit you may have demanded per the October 27, 1999, letter given to the Church, I proved in 2007, is a fraud by the Schism and the October 2007, Church Reports show these same frauds continue by a select few to criminally deceive innocent citizens/church members!
- C. The "Building Quest" the "schism" in 1999, retained you to do, also as I said, is proved a fraud. Now 2007, where are permits for the school?
- D. The "Eminent Domain Money" was recklessly stolen and misused from the intentions and without permission of the Corporation and the voting members just for the greed of Schism leaders, Beck, Meister, Jeffers and others, ignoring the now proved "true" interest of the Corporation as I said as the Long Range Planning Committee Chairman and Ethics advisor on the Nominations Committee as Awana Commander and as Acquisition Committee member.
- E. The "alleged" "removal of my right to speak as an elected Church member" is also proved as a fraud as the By-laws steps were ignored and no judge ruled to me adversely as a member with the issue of my membership confirmed by Judge Palomino on November 15, 2001, so the frauds of Beck, Jeffers and Howlett on October 28, 2007, that I am not a member is "Fraud" to a law enforcement officer and in giving a false report, just so I cannot reveal the ongoing frauds!
- F. The "alleged" 1999, "abuse" and "dangerous" claims by the "schism" against me, is proved a fraud, by the testimony, affidavits and letters of my own kids, and now former wife and "experts" yet you and those of the "schism" still by a fraudulently conspiring judicial system ---
  - 1. gave fraudulent advice to Church and School parents and families
  - 2. used Deputies Howlett/Jeffers/Smoak to for personal reasons violate in my home "due process" and try to have me arrested in 1999, on these same Aisenberg style false charges you now raise again knowingly using false data and police actions!
  - 3. destroyed and block relationships of a marriage and as a father
  - 4. destroyed and blocked my employment in 1999 and again in 2005
  - 5. enforce a 2003, Divorce Injunction that is gained by fraud by Judge Timmerman and in direct conflict with the Ruling of Judge Palomino of 2001,

that forever keeps me from my kids just so those in this corrupt County are not exposed to the voters.

**Sheriff Gee--- Here is, as you and your deputies (Terry/Burton/Bodie) requested: “Demand” to investigate and another “NOTICE TO SHOW CAUSE”:**

- A. Granted now even by John A. Grant, Jr., per his E-mail And “CAUSE” also from transcript recorded confessions of even –**
- B. Judge Crenshaw in March 1, & May 10, & Sept. 7, 2006,**
- C. Former Judge/Attorney Charles Scruggs, to Judge Stoddard, Feb. 9, 2006, admitting his and Sgt. Howlett’s conspired fraud from 2000 and in the Court of Judge Palomino in 2001.**
- D. Judge Barbas on April 5, 2007, not denying Townsend’s claim of: “page 32- I am still a member, Your Honor. Under the law, I have a right to everything from day one...” and even judge Barbas conceded my argument was right on the violations of Howlett acting in violation of “Due and Equal Process” and then on October 28, 2007, the Schism and as deputies go and violate just what judge Barbas said they could not do! These unlawful acts still continue then frauds to the Church and my family to destroy positive relationships so the Schism can still lie!**
- E. Church Attorney Charles Denny, on June 24, 2003, admitting: “...But in any event, they would like this action to be moved along. Some of the allegations are quite frankly a little bizarre, and it’s the kind of thing they would like to have resolved...”--**
- E. United States Senator Grassley, on November 6, 2007, and as showing of a National Cause of alarm allowing miss-use of donations or of “assets” unlawfully of a Non Profit Corporation and**
- F. Grant now as the “demand” now to follow the law and investigate now from Grant Professionally positive as lawyer, Registered Agent and Former State Senator admits Criminal Acts and as this will and does vindicate me of his “Schism” charges.**

**Senator Gassley is concerned about a purchase of a \$23,000.00 toilet in a church with a \$80, million dollar a year income. My concerns are in proper perspective and are raised in 1997, when pastors (Beck/Meister) ignoring the “experts” did by fraud to the Church members, buy a \$600,000.00 property “so Beck could live in the country and have more bathrooms for his daughters” and then wanted us to spend another \$25,-\$40,000.00 to remodel his parsonage which in Beck/Meister’s fraudulent plan was to be torn down in 3 years! These “schism members” in May-October 1997, changed the “Vacant Land Contract” by fraud to these Church Members and the Schism knew the zoning permit issues but do as they do now by allowing the School to use the MAC Center and ignore the zoning laws and Church By-Laws they do not like!**

**Sheriff David Gee—the “citizens” elected you as Sheriff and Executive Officer of the Court to enforce the laws!**

What your duty is cannot be stopped because your County attorney (Pat Bean) as our County Attorney or a State Attorney (Mark Ober) breaches their duty to the County Citizens. They conspire (as Duke Nifong) and try to conceal damages (by HCSO Deputies Howlett/Smoak) to the Citizens of Hillsborough County and of the State of Florida because it might expose her previous "Good will" acts of giving the Church more money than it may have deserved. It is especially even more embarrassing when the Scheme of fraud of the Pastors was to take the money and run for their own "private and personal agenda" and those who miss used her previous acts from the eminent domain settlement must be prosecuted for taking those assets owed to the Corporation for their private agenda while now still doing frauds to all! But her advice even to you or Commissioners or Courts, has been illegal and has been to protect Sheriff Deputies (starting by Howlett/Jeffers/Smoak) concealing frauds of themselves and "alleged clergy" at all costs now 10 years harming many.

It was HCSO Sgt. Howlett in 1999, that invaded privacy in my home and my church with his "personal" agenda to "not make my pastor look bad" and thereby ignored the many frauds of false financial reports, illegally processing the "vacant land contract" and assisting in the frauds of my character to kill me the messenger now proved as doing Federal, State and the By-Laws full duties to and for these Plaintiffs. And on October 28, 2007, it is now retired Deputy Howletts wife, Jackie who gave illegal orders to HCSO Deputy Clark to "trespass" me, even in direct violation of the April 5, 2007, Barbas ruling.

Then Attorney Scruggs retained to protect the corporation and these Plaintiffs instead sells out his clients to cut himself (as NIFONG), a deal with the Court system and continue the frauds he knew in July 2000, then on September 30, 2003, stating "my personal convictions do not allow me to make a church look bad" and "I never intended to bring the Church issues into the divorce" and "did not do discovery" ignoring Townsend's November 12, 1999, faxed letter, and many other demands for all Church Records, proves All Scruggs has done since day one is lie to his clients and to the Courts! All actions of these Circuit Court, and 2DCA Judges has been tort fraud.

Your duty as their Commanding officer of the Court and deputies is stated in SALIT v. RUDEN et al 742 So2d 381 (Fla. App. 4 Dist.1999) and each person under your command has done "tort interference" with the Church By-Laws and with families who you as an alleged Church Member/Christian/Citizen claim to protect and serve!

**WHY DO YOU ALLOW DEPUTIES JEFFERS AND HOWLETT AND OTHERS NOW SINCE 1997, PRESENT TORT FRAUDS TO INNOCENT CHURCH MEMBER CITIZENS AND TO THE COURT AND HOW MUCH OR HOW MANY MORE YEARS ARE YOU GOING TO PRETEND "HANDS OFF"!?**

**THESE CHURCH MEMBERS PER THE BY-LAWS AS A CONTRACT ARE TO HAVE TRUTHFUL INFORMATION---FREE FROM "NO" FRAUD---AND "WHAT PART OF "NO" DO YOU NOT UNDERSTAND" AS ALLOWING DEPUTIES TO SAY FRAUD TO THESE MEMBERS WITHOUT PROSECUTION SINCE 1997, IS TORT "COLOR OF LAW" VIOLATION OF SEPERATION OF CHURCH AND STATE CIVIL RIGHTS!**

**Just because Senator Grant ignored my presentation of the "frauds" in 1999-2007, does not allow you to continue the negligence and torts then by (deputies/clergy?) through some future times still depriving Church members and wasting tax payers dollars!**

**This should sound again like Aisenberg and DUKE LACROSSE Nifong!**

**&**

**PLEASE, Mr. Grant ----- PLEA MORE TO THE TRUE AUTHORITIES AS TRUE LAW ENFORCEMENT FOR HELP TO EXPOSE THE CRIMINALS!**

**Or as you claim “clear your name and actions.”**

**IT WAS AND IS YOUR DUTY AS REGISTERED AGENT OF 1996-2007 AND STATE SENATOR IN 1999, AS I TOLD YOU AND YOU IGNORED THEN AND SEEM TO IGNORE OUR LAWS NOW ALSO!  
SO I BEG YOU AGAIN---DO YOUR REGISTERED AGENT DUTY---  
GET A FULL UNBIASED, EVEN A JURY AND GRAND JURY INVESTIGATION AS PER THE CHURCH BY-LAWS AND STATE LAWS--UNTIL THE TRUE CORPORATION RECORDS --- CONCEALED BY Ron BECK, Paula POWELL, Herman MEISTER, Tim JEFFERS and Joe Howlett and Mike Smoak and Gary Leatherman AND OTHERS SINCE 1996 OR BEFORE ARE REVIEWED BY ME AS AN ELECTED BY-LAWS OFFICER OF THE CORPORATION PER MY DUTY WITH AN INDEPENDENT C.P.A. FIRM AND FULLY EXPOSED TO THE NON SCHISM LEADERS PER THE BYLAWS.  
YOUR ACTIONS OF BREACH OF DUTY ARE ASSISTING FRAUD TO VIOLATE TAX PAYING CHURCH GOING NAÏVE CITIZENS AS THE CHURCH BUSINESS MEETING MINUTES PRODUCED EVEN OCTOBER 28, 2007 STILL CONFIRM!**

**THE SCHISM—is in violation of:**

- ✓ now multiple lost court cases (Judges Arnold/Barton) by allowing Citrus Park Christian School to use the 18105 Gunn Highway Site (MAC Center)
- ✓ By-Laws required “truthful accounting” daily and every 90 days and
- ✓ Has illegally and unethically in fraud and collusion created an “Occupancy Fund” to hide the Church billing the School for the Utilities Expenses of operation of the MAC Center and other uses for costs and fees of the 18105 Gunn Highway property as numbers presented from the “Offerings” do not appear to be able to sustain the impact of the \$12,000.00+ a month Interest and Mortgage Payments on the Loan. (at \$2.5-3.6 Million Dollars).
- ✓ This is just one quick observation I can make from the documents of the October 28, 2007, Business Meeting Reports and there are additional proofs in this report that connect past reports back to 1997 frauds and why a lawful investigation is required!
- ✓ The November 15, 2001, Order of Judge Palomino, nor any ruling by Judge Crenshaw or any other judge never said “I am not a member” and it is only the April 2000 violation of the By-Laws acts that the Schism uses to illegally detain me under false arrest and now with a “trespass warning” that stops me from my Church and families.

**PLEASE-GRANT----SUPPLY OR PUBLISH A SCRIPT TO ME OF THE PRINTED**

WORDS I LEFT FOR YOU ON YOUR CELL PHONE NUMBER AS YOU HAD NOT RESPONDED TO ME PER MY MULTIPLE REQUESTS AS A CHURCH MEMBER SINCE BRINGING THESE ISSUES TO YOUR ATTENTION IN SEPTEMBER-OCTOBER 1999.

MR. GRANT, I AM HOPEFUL YOU SAVED AND CAN PUBLISH THOSE WORDS ON YOUR VOICEMAIL SO THERE IS A TRUE RECORD OF WHAT YOU CALL NOW AFTER YOUR FREE INTENTIONAL CHOICE IN 1999 THROUGH NOW AS THE "RISK" TO IGNORE MY 1999 PLEA TO STOP BECK AND HIS SCHISM HAS BACKFIRED ON YOUR ACTS AS YOU DID AN ILLEGAL "THREAT" OF TORT FRAUD OF YOUR DUTY TO US---TO VIOLATE CORPORATION OF THE FIRST BAPTIST CHURCH OF CITRUS PARK AND THOSE FOR WHOM I SPEAK INCLUDING MY FAMILY AND CHILDREN AND CITIZENS WHO YOU DECEIVE AS YOUR SCHISM STILL KEEPS MY FAMILY AND CHURCH FAMILY VICTIMS OF FRAUDS!

I WILL BE HAPPY TO POST ALL MY VERIFIED WORDS ON THE WEB PAGE FOR YOU! THIS WILL GIVE "EQUAL" DUE PROCESS TO THE CITIZENS SO THEY CAN MAKE A FAIR UNBIASED DECISION AND NOT JUST WHAT YOU AND BECK ET AL TRY TO CONSPIRE IS YOUR PROPAGANDA!

I WANT ALL CHURCH MEMBERS AND CITIZENS AND INCLUDING A JURY PER THE "CONSTITUTION OF THE STATE OF FLORIDA, Article I, Section 3.

**Religious Freedom stated:**

**"Religious freedom shall not justify practices inconsistent with public morals, peace and safety."**

TO PER THEIR ELECTED AND JURY RIGHTS TO:

**JUDGE ONE FOR YOURSELF AND DETERMINE "JEOPARDY" @--WHAT IS? "ODIOUS AND OUTRAGEOUS"!**

THE TONE OF THE WORDS LEFT ON YOUR VOICE MAIL ARE OF THE SAME INTENT AND CONTEXT AS WHAT IS ALREADY SAID **AND BEGGED** TO YOU SINCE 1999, "**stop the destruction of my family and my Church**" AND RECENTLY POSTED at [www.Judgeoneforyourself.com](http://www.Judgeoneforyourself.com) AS E-MAILS FORWARDED TO YOU OR AS STATED IN THE COURT PROCESS RECORDS SENT TO YOU AND AS THEY ARE IGNORED BY YOU PER YOUR DUTY YOU ADMIT YOU HAVE SINCE 1999 AS REGISTERED AGENT AND STILL HOLD!

**& THANK YOU FOR ADMITTING THE CRIMES OF YOUR ACTIONS AND NOW TO THE SPECIFIC STATEMENTS OF FRAUDS OF YOUR November 2, 2007, E-MAIL AND ACTIONS HERETOFORE AS:**

JOHN A. GRANT, JR. E-MAIL STATEMENTS---

- I. ["...a matter in which I have no involvement."] & ["You are demanding that I furnish you with records of the church in my capacity as the church's attorney, even though I have been retired from the practice of law for more that the past seven years."]

- A. The Secretary of State has on Public Record you recorded as a lawyer as John A. Grant, Jr., ESQ. 1411 WESTSHORE BLVD., #100, TAMPA, FL 33607 U.S., per the **2006 NOT-FOR-PROFIT CORPORATION ANNUAL REPORT**, and files showing before 1996 to current times.  
**SO** is this a fraudulent report to the Secretary of State or a fraud in your current e-mail forwarded as a "false statement" to law enforcement?
- B. The **FLORIDA BAR JOURNAL** of 2007, does not list you "inactive", so is this another fraud now to or by the Florida Bar or in your e-mail?
- C. The 2006 COURT ORDERED, partially produced FBCCP Business Meeting Records show in 1999, you were retained to assist the "frauds" of proving my facts wrong of and by these "Schism" in the "Building Scheme frauds" and that after some period of time and for some still unstated reasons you withdrew from the project. This 1999, time was critical to stopping the frauds said about me and damages to my family, my Church and fellow associates, but your concealment of my "proofs" to you continued the harms to these causes I still declare are Criminal by the "Schism" and "Schism Agents". I contend and can prove you knew I was right and you gave a false reason to get out of the Scheme because you knew you could not prove me wrong that the permits for the project would fail! Plus you knew that I had proved that buying the property behind the backs of the Corporation Members was fraud and illegal but you neglected your duty to stop and expose these Corporation Officers then under your supervision as the "Registered Agent." Per F.S. §617.0834, I involved you to do your duty to the Corporation and these members!

II. **["It would appear to me that you are either obsessed with damaging the reputation of others, bankrupting Citrus Park Baptist Church or a mental case who should be Baker Acted."]**

- A. The first acts of "damaging" was frauds of Beck/Meister to the reputation of others was from the facts known at this time was began by the "Schism" attacking me and Dr. Berry and "Others" for standing up and protecting the Rights of these in my Church family per the BY-LAWS acting in the interest of the Church. Have you not read the Business Meeting Reports!
- B. This intentional act of damaging my reputation was so their actions of fraud were not exposed to the Church and others and it appears that Tim Jeffers and Gary Leatherman as Finance Committee Members willfully conspired by the "Self Audits" of the Finance Committee in 1997, starting the reporting of false numbers to the Church in violation of the BY-LAWS and State Statues.
- C. Fraud does not prosper but only for a season ---so the bankrupting Citrus Park is the result of the "Schism" and the joint tort-feasors of the "Schism" ---**as no one wants to be the victim of fraud they can plainly see for themselves. My web site only reveals facts that the people already know but did not know how to protect themselves and their families and from WHOM!**
- D. Frauds of the Schisms has reaped the failing situation of the Corporation.
- E. My 1993, through current times actions has proved to have been the HONORABLE COURSE for the Corporation and these families like mine who are victims of these of this "SCHISM" stealing for themselves!
- F. Your assistance in attempting the frauds in rewriting the By-Laws of 2000, shows your hand as a lawyer has been in the concealment of the Schism.
- G. A Senator is supposed to be a Smart and Skilled Master Leader --so let a Jury decide whether it is you or your "schism joint tort-feasors" or me that has caused the damages and should be "Baker Acted" or Jailed! This e-mail from you will convince a

lot of naïve people it is your mind that is demented as how many frauds do I have to show people for them to realize the “deprivations of the Schism”!

- H. Considering all that your Schism has done to the Church and School and me and my family and even trying to have me defamed as “crazy and suffering from a mental breakdown” in 1999, but that fraud also failed and you knew that in 1999, so stop trying to go back in circles like a mad dog chasing its tail! The experts— Psychological, Medical and Legal I have counseling me say, “My facts connect well” and “I am not delusional” and “I have fought a good fight” and “held up extremely well under the circumstances of what your schism has done to me and those I was elected to try to protect.”

III. [**“Please cease and desist any further action against me and do not connect my name with alleged criminal activity.”**]

“YOU REAP WHAT YOU SOW” and I cannot stop the plan of GOD to expose your deeds with and in the frauds and conspiracy of the “Schism”! I would not want to be you and I advised you of the “Risks” of your failures in 1999-now!

Even since your e-mail, several in law enforcement point out frauds of your words.

IV. [**“Your web page and your actions are a disgrace.”**]

Yes, as a father, now former husband, Church Leader and “Citizen” having to report these true events on a web page so he can get equal justice to protect and associate with his family and his Church is a disgrace to those who fake “Christianity” and a disgrace to the persons of law enforcement of our State who have allowed these crimes to do the deprivations to a Church and innocent families. I repeat here what is written ABOVE, as points to show your e-mail and your actions and lack of due care actions are the disgrace. The fact that a Court Order and threats by lawyers, Sheriffs, Judges and Others keeps me from ever seeing my children and being an honorable dad to them is to your disgrace alleging to be a Christian law maker!

**& THANK YOU NOW THAT TRUE LAW ENFORCEMENT MUST GET INVOLVED TO STOP YOUR FRAUDS!**

**Sheriff David Gee—After trying to speak at the Hillsborough County Board of Commissioners meeting on November 7, 2007, and being “starred down” by Pat Bean and Jim Norman and then denied my 3 minutes to speak---(I think I was the only one turned away)---it is clear who is directing the conspiracy to conceal these frauds done in this case to my Church, my family and friends and fellow citizens and to me!**

Now per the Senators--Investigate and Arrest the Criminals! **It is your duty!**

You can start with Senator Grant for filing a false report to you alleging I am in need of “mental evaluation” or that “I have done a crime.” Church By-laws and F.S.617 require me to question these things for the Safety of the Church Corporation and families per our July 1997 vote on the “Vacant Land Contract” and at all other times!

Trying to expose the frauds of these Schism members, just because they had

Howlett/Jeffers/Smoak and others willing to be blind allowed the extortion against me to

include the “courts” to listen to the frauds and kidnap my kids and me against OUR will now since 1999. It is because of the frauds of the Schism now exposed that my now former wife on October 10, 1999, called me a “liar” and said, “how can you be so right and these men be so wrong?” I told her, “because I am not lying and stealing from my Church!” This is caused by the intentional frauds of the Schism to deceive and keep naïve innocent minds! This is a repeat of the false accusations made by him and his willful co-defendants publicly since September 8, 1999 through now, as I have alleged and now “beyond any doubt” proved was a violation of my Civil Rights to in violation of CHURCH/STATE to stop my Worship in my Church by false report with law enforcement then in 1999, and still a fraudulent tactic even by the “trespass” warning #07-650170, of October 28, 2007, as long as they conceal the “True” Church/School Corporation Records.

The rest of the names for arrest warrants are listed as Defendants at

[www.Judgeoneforyourself.com!](http://www.Judgeoneforyourself.com!)

These First Baptist Church of Citrus Park Business Records and files must now be exposed to the members and reviewed by unbiased Independent “Experts” in order to be in compliance with State Law, the By-laws and the Court ORDER of Judge Marva Crenshaw of May 10, (Oral demand) & 19(written Order), 2006, given to non compliant Attorney Denny and these of the Schism.

I will expect immediate results as HCSO has delayed and abused the law long enough and the fine naïve citizens of our Church, families, State and Country are now watching for Justice to be done! Even this Senator is demanding you do the LAW!

Do you think it is right that a pastor and a select few can present false reports to a Church, a Court and tax paying donating Citizens with no accountability?

THANK YOU!

Randall Townsend