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SUPREME COURT OF FLORIDA

JAMES NELSON, PETITIONER

VS

STATE OF FLORIDA - ET AL

CASE NO: SC12-200

FLORIDA DEPARTMENT OF CORRECTIONS ET AL

CASE NO: SC12-134

PETITIONER'S AMENDED JURISDICTIONAL BRIEF

ON REVIEW FROM THE DISTRICT COURT OF APPEAL

FIRST DISTRICT OF THE STATE OF FLORIDA

JAMES NELSON DCH# 307445

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C.J.S. FEDERAL COURTS STATUTE 25 ISSUANCE OF WRITS-LIMIT ON POWER OF INJUNCTION.

C.J.S. FEDERAL COURT STATUTE 74 CASES ARISING UNDER CONSTITUTION OF UNITED STATES

70 ALR. ~~522~~ FED 522

JACKSON V. STATE 926 So.2d. 1262 (FLA. 2006).

THOMAS V. STATE 386 So.2d. 386 So.2d. 846, 847 (FLA. 4TH DCA).

MALCOM V. STATE 605 So.2d. 945 (FLA. 3rd. 1) (CA. 1992).

STATE V. G (O STR) 703 So. 1174 (FLA. 1ST. D) (CA. 1997).

U.S. V. THOMPSON 756 F. Supp. 1492 (N.D. FL. 1991).

ROBERT V. STATE 792 So.2d. 585 (2001).

WOOD V. STATE 750 So.2d. 592 (1999).

STATE V. MASIP. APP 3 DCA. 734 So2d. 431 (1999).

TABLE OF CITATIONS

MAIL FRAUD STAT. 1346, JOSHUA A. ROBIN, 61 NYUNANSHL 779 (2006).

"138 ALR. 2d 153, PROPRIETY AND SCOPE OF PROTECTIVE ORDER AGAINST DISCLOSURE OF MATERIAL
ALREADY ENTERED INTO EVIDENCE IN FEDERAL COURT TRIAL."

"114 ALR. 2d 323 WHO MAY BE LIABLE UNDER MISAPPROPRIATION THEORY" OF IMPOSING

DUTY TO DISCLOSE OR RESTRAIN FROM TRADING UNDER STATUTE 10(B) OF SECURITY EXCHANGE

ACT. 1934 LIABILITIES ACT SEE 42 USC. STATUTE 9675

28 USC. STATUTE 1341 FRAUDS AND SWINDLES, 28 USC. STATUTE 1691

15 USC. STATUTE 80B-3, CTS COURT STAT. 301 STATUTORY AUTHORIZATION FOR INJUNCTION

CTS. COURT STATUTE 302, PROTECTION OF JURISDICTION, CTS COURT STATUTE 305 PROTECTION OF JUDGMENT.

"CTS. DECLARATORY JUDGMENTS STATUTE 120 CONCURRENT AND CONFLICTING JURISDICTION

WITH RESPECT AS A MATTER OF LAW,

TABLE OF CITATIONS

SIGLAR V. HIGH POWER 112 F.3d. 191 (5TH CIR. 1997).

THOMAS V. CARTER, 284 F.3d 411 2d. (11TH CIR. 2002).

HARTIS V. GARNER 190 F.3d. 1279 (11TH CIR. 1999).

CALHOUN V. DETELLA 319 F.3d. 936 (7TH CIR. 2003).

POSTAL SERVICES + OFFENSES AGAINST POSTAL LAWS SSI SCHEME TO DEFRAUD -

DEPRIVATION OF HONEST SERVICES § 58.

39 ALR. Fed. 2ND SERIES 507, TO 2009 191 LR UNITED STATE REVIEW

135 ALR. Fed. 367, WHICH IS CONSIDERED PROPERTY "INVOLVED IN MONEY LAUNDERING OFFENSE."

MONEY LAUNDERING CONTROL ACT. 18 USC (A) STAT. 981 (A) (1) (A)

136 ALR. Fed. 457 WHICH CONSTITUTE "WILLFULNESS FOR PURPOSE OF CRIMINAL PROVISION OF FED. SECURITY LAWS"

CARPENTIER V. UNITED STATES: SECURITIES, THEORIES OF TRUST AND BETRAYAL MAIL FRAUD STAT 1546.

STATEMENT OF THE CASE AND FACTS

IN SUPPORT OF THE PETITIONER NELSON'S JURISDICTIONAL BRIEF, HE STATES

THE FOLLOWING. ON MAY 22, 2001, HONORABLE BRAD STETSON VIOLATE FLA. RULE

OF THE COURT RULE 3.840 INDIRECT CONTEMPT WITH EXTREME PIE-JUDICE.

THIS JUDGE SHOULD HAVE DISQUALIFIED HIMSELF ONCE THE MOTION FOR HIM

TO SO WAS PRESENT TO THE COURT. SEE JACKSON V. STATE 926, SO-2d 1262 (FLA.

2006). FLA. R. APP. RULES 9.20 (E) AND 9.330 (A) AND (B), RULE 9.340 (B) FLA. APP.

APPEAL AND ERROR KEY 829, CRIMINAL LAW 1133, MUST CLARIFY SUCH

INUMERID MALICIOUS PROSECUTIONS, THAT VIOLATED THE SUPREME COURT OF

FLORIDA STATE ISSUED HABEAS CORPUS IN CASE NO. SC00-1595, AND 98-14227 (F.

THE STATE OF FLORIDA VIOLATED NELSON'S CIVIL RIGHTS TO BE DISCHARGE FROM THESE

ILLEGAL CUSTODY, AND VIOLATION OF 28. USC. STAT. 2241 (d) (1), ONE YEAR TIME UNIT

STATEMENT OF THE CASE AND FACTS

TO ANSWER THE STATE ISSUED HABEAS CORPUS. THE STATE OF FLORIDA ANSWERED APRIL
13, 2003 THREE YEARS LATER RUBEN STAMPING MOTION'S DENIED, CREATING A CONFLICT
OF INTEREST, BETWEEN SUPREME COURT OF FLORIDA REMANDED ORDER'S ISSUED
IN NELSON HABEAS CORPUS. THE STATE OF FLORIDA MALICIOUS PROSECUTED AND
ILLEGALLY COMMITTED NELSON IN THE CUSTODY OF THE FLORIDA DEPARTMENT OF
CORRECTION CUSTODY WITHOUT PROBABLE CAUSE FROM ANY JUDGE TO EVEN ARREST
MR. NELSON AT ALL. "THIS IS A VIOLATION BY CLASSIFICATION OF THE DEPARTMENT
OF CORRECTION TO ILLEGALLY CLASSIFY AND COMMIT NELSON TO 55 YEARS FROM
MAY 22, 2001 TO 2012 ILLEGALLY ILWILLFULLY IN BAD FAITH VIOLATING FLORIDA
LAW, OF THE STATE. FLA. STATUTE 944.17 (5)(C)(D)(E)(F)(G)(H)(I), AND FEDERAL
28 USC. STATUTE 2254, AND 2255 FEDERAL LAWS. FOR HABEAS CORPUS EMERGENCY RELEASE.

SUMMARY ARGUMENT

NELSON CLAIMS PUNITIVE DAMAGES SETTING EXAMPLES WITH EXHIBIT
THAT THE STATE OF FLORIDA ET AL. OFFICIALS AND JUDGES DID VIOLATE NELSON'S
CIVIL RIGHTS INTENTIONALLY FOR 13 YEAR UNDER A COLOR OF LAW INTENTIONALLY
WITH A DELIBERATE INDIFFERENCE, AND EXCESSIVE FORCE, POISONING THE
PETITIONER NELSON. THEY STOLE HIS LEGAL BOOKS, TOOK PROPERTY, MALICIOUSLY PROSECUTED
NELSON TO 55 YEAR, EVEN AFTER SUPREME COURT OF FLORIDA ISSUED ON AUGUST 1, 2000
NELSON, A HABEAS CORPUS, REMANDING IT BACK TO THE FOURTH JUDICIAL CIRCUIT IN
DUVAL COUNTY FLORIDA. IN CASE No. SC00-1595 AND 98-14227CF. 5 ATTORNEYS MISREPRESENTED
NELSON IN DIRECT CONFLICT OF INTEREST, CAUSING DELIBERATE DENIALS OF RELIEF.
JUDGES WERE BIAS AND PREJUDICE USING UNETHICAL JUDICIAL MISCONDUCT INDUCING
OTHER AGENCIES TO OBSTRUCT MAIL AND FEDERAL PROCEEDING EVEN ALLOWED INMATE ATTACKS.

JURISDICTIONAL STATEMENT

NELSON, JAMES PRO SE ATTORNEY RESPECTFULLY MOVES THIS HONORABLE
COURT TO INVOLVE THE JURISDICTION IN THE ABOVE MULTIJURISDICTIONAL
CONSOLIDATED APPEALS ADMINISTRATIVELY IN ACCORDANCE TO ARTICLE V,
SECTION 3(B)(7) OF THE FLORIDA CONSTITUTION AND SECTION ARTICLE V, SEC.
3(A), (B), (2) (3) (4) (5) (7) (8) (10) C; AND FLA. R. COURT APP. R. 9.030 AND
FLA. (FIM. P. 3.111 (B) (2) (1999); F.S. 924.051, AND FLA. MAP R. 9.125 AND SEE
HOUSTON V. LACK 108. S.C.T. 2379 (1988). AND STATUTE 78 J. MANIPULATIVE
AND DECEPTIVE DEVICES, AND 28. U.S.C. STAT. 1341 FRAUDS AND SWINDLES
SANDSTROM V. LEAFES 370 So. 2d. 3rd. DCA. (FLA. 1979). HONORABLE AND STATUTE 829
IN VIOLATION OF PROBABLE CAUSE, CLASSIFICATION AND COMMITMENT INTO CUSTODY OF
FLORIDA DEPARTMENT OF CORRECTION FLA. STAT. 944.17 (S) (C) (d) (E) (F) (G) (H) (I).

ARGUMENT

THE DECISION OF THE FIRST DISTRICT COURT OF APPEAL IN THIS CASE
EXPRESSLY AND DIRECTLY CONFLICTS WITH THE COURTS DOUBLE JEOPARDY
KEY 32, AND KEY 157 F(2), AND CRIMINAL LAW 1133 MUST BE CLARIFIED
AND INVALID MALICIOUS PROSECUTION, WEST KEY NUMBER DIGEST CONTEMPT
KEY 44 H.R. LIBRARY 99 A.L.R. 2d 1100 GENERAL RULE FOR PUNISHMENT
FOR CONTEMPT REST WITH THE SUPREME COURT OF FLORIDA, FOR STATE 4TH
JUDICIAL CIRCUIT JUDGE VIOLATIONS OF [FN1] [FN2] [FN3] [FN4], AND FOR
VIOLATION OF FLORIDA RULE OF THE COURT RULE 3.840(E) DISQUALIFICATION
OF THE TWO JUDGES BEFORE THE INVALID SENTENCE OF 55 YEARS, WILLFULLY
IMPOSED ON JAMES NELSON, FAILING TO ACKNOWLEDGE NELSON'S STATE HABEAS
CORPUS ON PURPOSE IN BAD FAITH."

CONSTITUTIONAL PROVISIONS, STATUTES

ARTICLE V. SECTION 3 (B) (7) OF THE FLORIDA CONSTITUTION

ARTICLE V. SEC. 3 (A), (B), (2) (3) (4) (5) (7) (9) (10) C:

FLA. RULE OF APPELLANT PROCEDURE RULE 9.030

FLA. RULE CIV. PROCEDURE 3.11 (B) (2) (1999).

FLA. RULE CIV. PROCEDURE RULE 3.840 (E) INDIRECT CONTEMPT.

FLA. RULE APP. RULE 9.030 (A)

FLA. RULE APP. RULE 9.020 (G) (4) (1) (2) (3), (1)

FLA. RULE APP. RULE 9.340 (B)

APPEAL AND ERROR KEY 829

CRIMINAL LAW 1133 MUST URRIFY INVALIDE MALICIOUS, PROSECUTION

28 U.S.C. STATUTE 2241 (d) (1)

CONSTITUTIONAL PROVISION AND STATUTES

FLA. STATUTE 944.17 (S) (C) (D) (E) (F) (G) (H) (I)

FLA. STATUTE 775.087 (1999). EX POST FACTO VIOLATION.

DOUBLE JEOPARDY KEY 32

UNITED STATE CONSTITUTION AMENDMENT 5, WEST. F.S.A CONST. ART. 1 § 9.

F.S.A. CONST. ARTICLE (1) SECTION (9):

WEST F.S.A. FLA. STATUTE 921.002(1)

DOUBLE JEOPARDY KEY 157 # (2)

WEST'S KEY NUMBER, DIGEST, WEST'S KEY NUMBER DIGEST, ~~CONTEMPT~~

KEY 44 HLR LIBRARY 99 ALR 2d 1100 GENERAL RULE TO PUNISH FOR CONTEMPT

REST WITH THE COURT [FN1], [FN2], [FN3], [FN4], [FN1].

STATE EX REL. SHESMAN V. THOMAS, 123 FLA. 231, 174 SO. 413 (1937).

CONSTITUTIONAL PROVISIONS AND STATUTES

GUNTER V. JANNING 980 So. 2d. 1185 (FLA. DIST. CT. APP. 5TH DCA (2008))

GRAHAM V. STATE EX REL MCMURROUGH 144 So. 2d. 97. 99 AL.R. 2d. 1097 (1969)

FLA. STATUTE 924.051

FED. COURT KEY 18-1708E, JURISDICTION, AND POWER IN GENERAL

42 USC. STAT. 378d. AND TITLE VI OF THE CIVIL RIGHTS ACT OF 1964

42 USC STATUTE 2000d

28 USC. STAT. 1367(C)

CIVIL RIGHTS OF INSTITUTIONALIZE PERSON ACT 42 USC. STAT. 1997

FED. CIV. P. KEY 2737.1

USCA CONST. ART. 3 STAT. 2. (1.1)

28 USC. STAT. 2254 (B) (C) CONFLICT OF INTEREST -

CONCLUSION

NELSON PRAYS FOR RELIEF AS A GREAT PUBLIC INTEREST IN HIS
CIVIL AND CRIMINAL MULTIJURISDICTIONAL CONSOLIDATED PROCEEDINGS
ADMINISTRATIVELY, AND RESPECTFULLY MOVES THIS COURT TO ACKNOWLEDGE
HIM AS THE PREVAILING PARTY ~~BY~~ THE AMERICAN RULE, FEDERAL CIVIL P.
KEY 2737.1. SWEDISH Hosp. CORP. SITALALA 1. F3d. 1261. 303. U.S. App. D.C. 94
ATTORNEY FEES AWARD DC CODE 1981 § 1-2553. FEDERAL COURT KEY 18-
17082 JURISDICTION AND POWER, FEDERAL COURT CORRECTION OF STATE
COURT ERROR; THE SIMILAR CASE ON INTERSTATE CUSTODY DISPUTES.
MICHAEL FINCH AND JEROME KASTIEL, 48, OHIO ST. L. J. 960. ALSO SEE
944.17(5)(C)(D)(E)(F)(G)(H)(I). WHEREFORE THE MAGNIFIED PARTY PRAYS FOR
HIS EMERGENCY RELEASE FOR • GOOD FAITH AND IN THE INTEREST OF JUSTICE

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY HAS BEEN
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THE SUPREME COURT OF FLORIDA AT 500 SOUTH DUVAL STREET
TALLAHASSEE FLORIDA 32399. AND TO THE OFFICE OF THE CLERK FOR THE
ATTORNEY GENERAL DANIEL J. BOHDI AT THE CAPITOL PLAZA TALLAHASSEE FL 32399
AND TO THE OFFICE OF GENERAL COUNSEL JENNIFER BAKER FOR THE FLORIDA DEPARTMENT
OF CORRECTIONS AT 2601 BLAIR STONE RD. TALLAHASSEE FLORIDA 32399. HAND DELIVERED THIS 5/21/2012

UCC. 1-103 UCC. 1-207.7

BY STAFF, U.S. POSTAL SERVICE.

RESPECTFULLY SUBMITTED

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