

**IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT
IN AND FOR HILLSBOROUGH COUNTY, FLORIDA
GENERAL CIVIL DIVISION**

NEIL J. GILLESPIE,

Plaintiff,

CASE NO.: 05-CA-7205

vs.

BARKER, RODEMS & COOK, P.A.,
a Florida corporation; and WILLIAM
J. COOK,

DIVISION: G

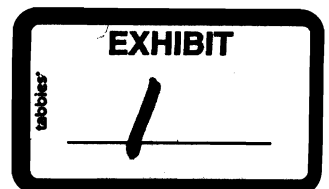
Defendants.

AFFIDAVIT OF NEIL J. GILLESPIE

Judge Martha J. Cook, falsified record of Gillespie's panic attack; ADA

Neil J. Gillespie, under oath, testifies as follows:

1. My name is Neil J. Gillespie, and I am over eighteen years of age. This affidavit is given on personal knowledge unless otherwise expressly stated.
2. Circuit Judge Martha J. Cook is presiding over Gillespie v. Barker, Rodems & Cook, P.A. et al., Case No.: 05-CA-7205, Circuit Civil, 13th Judicial Circuit.
3. I made a request to the Thirteenth Judicial Circuit for accommodation under the Americans With Disabilities Act (ADA) to Gonzalo B. Casares, the ADA Coordinator. On Friday July 9, 2010 Court Counsel David A. Rowland sent me a letter by email that denied my ADA accommodation request. Mr. Rowland denied my request less than one business day prior to a hearing I was scheduled to attend.
4. On Monday July 12, 2010 I attended the hearing at 10:30 AM before Judge Cook in this lawsuit. While attending the hearing I suffered a panic attack. I



informed Judge Cook that I was ill and needed medical attention. Judge Cook excused me. This is exactly what Judge Cook said:

6 THE COURT: All right. Mr. Gillespie, you're
7 excused. Thank you.

(Transcript, July 12, 2010, page 6, beginning at line 6)

5. Deputies of the Hillsborough County Sheriff's Office saw I was in distress and offered assistance. Tampa Fire Rescue was called. Corporal Gibson was by my side and walked me to the lobby of courthouse where I waited for the paramedics.

6. Tampa Fire Rescue arrived and I received medical attention at 10:42 AM by EMT Paramedic Robert Ladue and EMT Paramedic Dale Kelley. Later I obtained a report of the call, incident number 100035129. The narrative section states "found 54yom sitting in courthouse" with "tight throat secondary to stress from court appearance". The impressions section states "abdominal pain/problems". The nature of call at scene section states "Resp problem". A copy of the report is attached to this affidavit as "Exhibit A."

7. Because the Court denied my ADA accommodation I appeared at the hearing without one and became ill and was excused by Judge Cook, who continued the hearing without me, thereby denying me by reason of my disability to be excluded from participation in or be denied the benefits of the services, programs, or activities of a public entity, or be subjected to discrimination by any such entity in violation of law.

8. I received a document from Judge Cook dated July 29, 2010 "Notice Of Case Management Status and Orders On Outstanding Res Judicata Motions" and "Notice Of Court-Ordered Hearing On Defendants' For Final Summary Judgment". A certified copy of the document is attached to this affidavit as "Exhibit B". The document begins

with a false account of my panic attack and medical treatment on July 12, 2010. Judge Cook wrote: “[t]he Plaintiff voluntarily left the hearing prior to its conclusion...loudly gasping and shouting he was ill and had to be excused.” At footnote 2 Judge Cook wrote: “Mr. Gillespie refused medical care from emergency personnel when called by bailiffs and left the courthouse immediately after learning that the conference was completed.”

9. Upon information and belief, Judge Martha J. Cook knowingly and willfully, with malice aforethought, falsified a record in violation of chapter 839, Florida Statutes, section 839.13(1) if any judge shall falsify any record or any paper filed in any judicial proceeding in any court of this state, or conceal any issue, or falsify any document filed in any court or falsify any minutes or any proceedings whatever of or belonging to any public office within this state the person so offending shall be guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

FURTHER AFFIANT SAYETH NAUGHT.

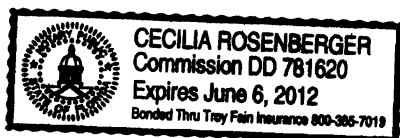
Dated this 28th day of October 2010.



NEIL J. GILLESPIE

STATE OF FLORIDA
COUNTY OF MARION

BEFORE ME, the undersigned authority authorized to take oaths and acknowledgments in the State of Florida, appeared NEIL J. GILLESPIE, personally known to me, or provided identification, who, after having first been duly sworn, deposes and says that the above matters contained in this Affidavit are true and correct to the best of his knowledge and belief.

WITNESS my hand and official seal this 28th day of October 2010.




Notary Public
State of Florida

TAMPA FIRE RESCUE (EMSID: 2911; FDID: 03072)
808 Zack St.
Tampa, FL 33602-
(813) 274-7005 x

TAMPA FIRE RESCUE Incident Date: 07/12/2010
Incident Number: 100035129 Patient 1 of 1
RESCUE 1 Shift: B
GILLESPIE, NEIL 54 YEAR OLD, MALE

PAST MEDICAL HISTORY: Depression, Diabetic, Hypertension ;
ALLERGIES: None ;
MEDICATIONS: Unknown pt doesnt know names; ;

ASSESSMENT: 10:42
Patient Conscious.
No External Hemorrhage Noted; Mucous Membrane Normal
Central Body Color Normal
Extremities Normal
WITHIN NORMAL LIMITS (Airway, Breathing Quality, Accessory Muscle Use,
Chest Rise, Radial Pulse, Skin Temp, Skin Moisture, Skin Turgor, Cap
Refill, Pupil Size and Reaction)

ALS Assessment Done to rule out NOC at Dispatch.

SECONDARY ASSESSMENT - INJURY:
CHEST - No Injury: Left breath sounds are clear to auscultation.
Right breath sounds are clear to auscultation. Breath sounds are
equal. Heart sounds: Normal.

NARRATIVE:
R1 found 54yom sitting in courthouse. pt a&ox3, skin w&d, pt cc tight
throat secondary to stress from court appearance pt states, lungs
clear bi-lat, sao2 100%, pt blood sugar 179mg/dl, vitals as shown in
flow sheet section, monitor shows sinus rhythm w/ no ectopy noted, pt
denies being in any pn, secondary found no acute findings, advise pt
mult. times to be transported to hospital pt refuses transport and
states he would rather go to his Dr. pt signed refusal and advise to
call back if any issues occur w/ full understanding.

TREATMENT:
10:42 Pulse:120 Regular and Rapid Resp:16 Respiratory
Effort:Normal BP:148/96 Rhythm:NSR SaO2:100% (on Room Air)
Blood Sugar:179 Ectopy:No GCS:4 Spontaneous; 5 Oriented; 6 Obeys
= 15 Responsiveness:Alert PainSeverity:0
10:42 SaO2, successful, 1 attempt, LADUE, ROBERT EMT-Paramedic
(PMD514678) (Unchanged) (100 room air)
10:43 Blood Glucose, KELLEY, DALE EMT-Paramedic (PMD49960)
(Unchanged) (179mg/dl)
10:44 ECG 4 Lead, successful, 1 attempt, ENGINE 1 (Unchanged) (nsr
w/ no ectopy)
10:48 Pulse:110 Not Assessed Resp:16 Respiratory
Effort:Normal BP:153/86 Rhythm:NSR SaO2:100% (on Room Air)
Ectopy:No GCS:4 Spontaneous; 5 Oriented; 6 Obeys = 15
Responsiveness:Alert PainSeverity:0
No Venous Access
No Medications Done

IMPRESSION:
Primary Impression: Other Secondary Impression: Unknown Other
Impressions: Abdominal pain / problems

INCIDENT INFORMATION:
Incident location: 0000800 TWIGGS ST E Tampa, Hillsborough, FL 33602



TAMPA FIRE RESCUE (EMSID: 2911; FDID: 03072)
808 Zack St.
Tampa, FL 33602-
(813) 274-7005 x

Nature of call as dispatched: Chest Pain Nature of call at scene:
Resp Problem (Anatomic Location: Not Known) (Organ System: Not
Known) (Primary Symptom: None) (Other Symptom: Not Known)
(Condition Code: Other)

Disposition: Non-Transport Evaluation Only
Type of exposure on this run: None

07/12/2010 10:36:35 Call Received

07/12/2010 10:37:24 Dispatched
07/12/2010 10:38:50 Depart
07/12/2010 10:39:51 Arrive Location
07/12/2010 10:40:00 Patient Contact
07/12/2010 10:40:00 Assume Patient Care
07/12/2010 10:56:31 Available

Response to scene: Lights and Sirens

Lead Crew Member: LADUE, ROBERT EMT-Paramedic (PMD514678)
Crew Member 2: KELLEY, DALE EMT-Paramedic (PMD49960)

ASSISTING:
ENGINE 1,

PATIENT:
GILLESPIE, NEIL DOB: 03/19/1956 54 YEARS OLD.

White, Male, 285 lbs
8092 SW 115th Loop
Ocala, FL 34481-

SSN#: 160-52-5117

BILLING INFORMATION:

Work Related: No
Next of Kin Name: , () Address: City: State: Zip: Phone:
SSN:

NFIRS:

Exposure #: 000 Incident Type: 321 EMS call, excluding vehicle
accident with injury Action Taken: 32 Provide basic life support
(BLS)

N None

Property Use: 599 Business office

RESPONDING UNITS:

Suppression [Apparatus:1 Personnel:4]

EMS [Apparatus:1 Personnel:2]

Other [Apparatus:0 Personnel:0]

Includes no mutual aid resources.

Human Factors Involved: N None

Other Factors Involved: N None

Impression: 00 Other Condition of Patient: 2 Remained Same

Census Tract:

Incident Number: 100035129; Incident Date: 7/12/2010; Patient: Gillespie, Neil
Printed By: MOLINA, LAURA Admin Asst (000) on 7/27/2010 7:49:45 AM

TAMPA FIRE RESCUE (EMSID: 2911; FDID: 03072)
808 Zack St.
Tampa, FL 33602-
(813) 274-7005 x

SIGNATURES:

Signed By: LADUE, ROBERT EMT-Paramedic (PMD514678)
Last Modified By: MILLER, LILAH Admin Asst. (000) on 7/23/2010 1:46:04
PM

***** Addendum / Data Correction Added by: MILLER, LILAH Admin Asst.
(000) on 7/23/2010 1:46:07 PM *****

(-): 141000
124(+): Last Modified By: MILLER, LILAH Admin Asst. (000) on 7/23/2010
1:46:04
125(+): PM

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT
IN AND FOR HILLSBOROUGH COUNTY, FLORIDA
CIVIL LAW DIVISION

NEIL J. GILLESPIE,
Plaintiff,

Case No: 05-CA-007205
Division: G

and

BARKER, RODEMS & COOK, P.A.,
A Florida Corporation, and
WILLIAM J. COOK,
Defendants.

FILED
CLERK CIRCUIT COURT
2010 JUL 30 AM 11:26
HILLSBOROUGH COUNTY, FL
CIRCUIT CIVIL

**NOTICE OF CASE MANAGEMENT STATUS and
ORDERS ON OUTSTANDING RES JUDICATA MOTIONS**

THIS CAUSE came before the Court for case management on July 12, 2010. Both parties appeared for the hearing; however, the Plaintiff voluntarily left the hearing prior to its conclusion, stating his objection to the case management conference, demanding status of ADA claims already addressed by the court administration, objecting to the physical presence of opposing counsel, objecting to this Court presiding in this matter due to his “notice of filing” of a purported lawsuit against the 13th Judicial Circuit,¹ and finally loudly gasping and shouting he was ill and had to be excused.² Prior to the Plaintiff’s voluntary departure, the parties were asked by the Court for a status update on this case and to list for the Court those petitions and motions presently outstanding. Subsequent to the hearing, the Court reviewed the 11 volumes, paying specific attention to Court orders that substantively disposed issues. In so doing, it was clear that certain of Plaintiff’s re-filed motions are *res judicata* – matters that have been “definitively settled by judicial decision.”³ Having considered these re-filed motions, the Court hereby **ORDERS AND ADJUDGES:**

¹Regarding the Plaintiff’s “noticed” lawsuit against the 13th Judicial Circuit, it is well-established law that the Plaintiff’s filing does not present legally sufficient grounds for this Court’s disqualification or recusal from this case. See *Dowdy v. Salfi*, 455 So.2d 604 (Fla. 5th DCA 1984), *5-H Corporation v. Padovana*, 708 So.2d 244 (Fla. 1997), *May v. South Florida Water Management*, 866 So.2d 205 (Fla. 4th DCA 2004) and *Bay Bank & Trust v. Lewis*, 634 So.2d 672 (Fla. 1st DCA 1994). This objection was addressed in the Court’s July 27, 2010 denial of disqualification.

² Mr. Gillespie refused medical care from emergency personnel when called by bailiffs and left the courthouse immediately after learning that the conference was completed.

³ Black’s Law Dictionary, 7th Edition.



1. **Plaintiff's "Motions to Strike CMC"** (6-14-10) were **DENIED** prior to the July 12, 2010 hearing.
2. **Plaintiff's Motion for Rehearing** (7-16-08) is **DENIED**. The judge to whom this rehearing motion was directed removed himself from the case and the subsequent judge has, in her discretion under Rule 2.330, denied reconsideration of the orders of proceeding judges (see order dated June 22, 2010).
3. **Plaintiff's "Amended Motion to Disqualify Counsel"** (no date provided in Judge Barton's order) and **"Emergency Motion to Disqualify Defendant's Counsel"** (7-9-10) are each **DENIED**. The Plaintiff's original attempt to disqualify Defendants' counsel was first denied, with prejudice, on May 12, 2006. When a Court dismisses a motion "with prejudice" that means that the motion in question is "finally disposed . . . and bars any future action on that claim."⁴ Additionally, pursuant to the doctrine of *res judicata*, these motions must be denied.
4. **Plaintiff's "Motion to Declare Complex Litigation"** (5-3-10) **"Motion to Disclose Conflict"** (5-5-10) and **"Motion to Disclose Ex Parte Communication"** (5-5-10) were each addressed and **DENIED** in the July 16, 2010 order denying disqualification of Judge Cook, the Plaintiff's motion for which referenced these matters.
5. **Plaintiff's "Motion for Leave to Amend,"** citing ADA (4-1-10), **"Motion for Leave to Amend"** (5-5-10), **"Motion to Consider Prior ADA Accommodation,"** (5-3-10), and **"Motion to Stay Pending ADA"** (6-14-10) are each **DENIED**. Even if ADA applied in the fashion which the Plaintiff sought to employ it, a stay would be unnecessary as that is the point of the protection – to allow a "person with a disability who needs an accommodation to access court facilities or participate in a court proceeding."⁵ Court administration has informed the Plaintiff that the nature of his ADA requests, thus far, involve "the internal management of pending cases"⁶ – in other

⁴ Black's Law Dictionary, 7th Edition.

⁵ 13th Judicial Circuit Website, accessed July 22, 2010:

<http://www.fljud13.org/dotnetnuke/BusinessOperations/CourtFacilitiesSecurity/ADAAccommodations.aspx>

⁶ See July 9, 2010 letter from administration, as copied to all parties.

words, Plaintiff's issues are the subject of "case management." Moreover, excepting Count 1, Plaintiff's breach of contract claim against Defendant law firm, all of the Plaintiff's pleadings and answers have been disposed and amendment is thereby impossible. See **Order Granting Motion for Sanctions (7-20-07)**, **Order Granting In Part Defendants' Motion for Judgment on Pleadings (11-28-07)**, **Final Judgment (3-27-08)**, **Order Determining Amount of Sanctions (3-27-08)**, **Order Granting and Denying in Part Defendant's Motion for Judgment on Pleadings (7-7-08)**, **Final Judgment as to Defendant Cook (7-7-08)**, **Order Granting Defendant's Motion for Writ of Garnishment (7-24-08)**, and the **Order from Second District Court of Appeals (2D08-2224)**, opinion and mandate. See also Florida Rule of Civil Procedure 1.100(a).⁷

6. Plaintiff's "**Motions for Reconsideration**" (6-18-10 and 6-23-10) were duplicative and **DENIED** by this Court's discretion on June 23, 2010. Plaintiff's "**Motion for Reconsideration**" (6-28-10) filed after entry of that denial is **DENIED**, as it is duplicative of the prior two motions, and is disposed by *res judicata*.
7. Plaintiff's "**Motion Dissolve Writ**" (5-3-10) is **DENIED** as lacking legal basis. The Defendants are entitled to this Writ by a final judgment and a judgment granting motion for sanctions; moreover, the Second District Court of appeal has *affirmed* and issued a "mandate," which means this Court has no option but to enforce the judgment.
8. The Plaintiff's "**Motion for Order of Protection**," (no date provided in Judge Barton's order) renewed in his "**Motion to Cancel Deposition**" (6-16-10) is **DENIED**. The Plaintiff has repeatedly been the subject of Motions to Compel by the Defendants during the course of these proceedings, and has ignored Court orders requiring his participation. The Court will not accept these or any further attempts by the Plaintiff to avoid the Defendant's right to discovery in this

⁷ "There shall be a complaint or . . . petition, and an answer to it; an answer to a counterclaim . . . an answer to a cross claim [if applicable]; a third party complaint [and answer, if applicable] . . . no other pleading shall be allowed."

case and to bring this matter to a close. Non-compliance with the Court's orders is grounds for dismissal of the Plaintiff's remaining count with prejudice.

9. Each of the Plaintiff's "Motions to Disqualify" against the undersigned have been **DENIED** by separate order of the Court, the most recent of which was entered July 27, 2010.

10. The Court **RESERVES JURISDICTION** to consider the following motions:

- a. Plaintiff's "Motions to Compel Discovery" (12-14-06, 2/1/07, 4-1-10, and 6-23-10)
- b. Plaintiff's "Claim for Exemption" (8-14-08 and 5-3-10)
- c. Plaintiff's "Motion for Contempt" (no date provided in Judge Barton's order)
- d. Plaintiff's "Motion for Order to Show Cause and Contempt" (no date provided in Judge Barton's order)
- e. Plaintiff's Motion for Sanction" (4-28-10)
- f. Defendant's "Motion for Proceedings Supplementary for Execution" (no date provided by Defendants)
- g. Defendant's "Motion for Examination Pursuant to Section 56.29(2)" (no date provided by Defendants)
- h. Defendants' "Motion for an Order to Show Cause as to Why Plaintiff Should Not Be Prohibited from Henceforth Appearing Pro Se," received July 27, 2010.

11. These motions shall not be set for hearing until the Court has first ruled on the Defendant's outstanding motion for Final Summary Judgment.

12. The Court **GRANTS** the Defendant's request to set a mandatory hearing upon their outstanding "Motion for Final Summary Judgment," served upon the Plaintiff January 23, 2007.⁸ Both the Defendants and the Plaintiff are **ORDERED TO APPEAR** on **September 28, 2010 at 11:00a.m.** The hearing shall be for no more than 30 minutes. The hearing will be held at 800 E. Twiggs Street, Hearing Room 511, Tampa, Florida, 33602. The Court **shall not grant any continuance, or any motion for reconsideration or rehearing of this order setting hearing.**

13. The Court will allow the Plaintiff to appear telephonically, but it is his responsibility to file a timely written motion no later than September 21, 2010 and for him to provide, at his own expense, for the services of a notary on his end of the phone, since it may be necessary to swear

⁸ Pursuant to Fla. R. Civ. Pro. 1.080, the question of whether or not a receiving party facilitates acceptance of papers (i.e. refuses to accept certified mail and/or federal express deliveries) is irrelevant; the question is the "good faith" of the party who is attempting to produce the document, which can be proven up by delivery receipts and/or any other evidence of legitimate attempt at service. In addition, "the certificate [of service] shall be taken as *prima facie* proof of such service in compliance with these rules." Fla. R. Civ. Pro. 1.080(f).

him in for testimony. Should the Plaintiff fail to arrange telephonic appearance, then his in person appearance is mandatory. Should the Plaintiff voluntarily forfeit his appearance by failing to attend, call in, or not participate in good faith (including failure to provide the required notary), then the hearing shall proceed in his absence and the Court may consider sanctions for his non-appearance.

14. At this mandatory hearing the parties must also be prepared to discuss the effect of the **“Order Adjudging Contempt”** entered by Judge Barton on July 7, 2008. This order found that the Plaintiff had ability to comply with the **“Final Judgment”** entered on March 27, 2008 and that the Plaintiff violated the terms of that order by failing to complete Form 1.977 Fact Information Sheet. The Plaintiff was ordered to complete the sheet and to serve a copy to the Defendant no later than July 11, 2008. If the Plaintiff did not timely submit Form 1.977, as ordered, then pursuant to the **“Order Adjudging Contempt,”** “the Court *shall* dismiss” with prejudice, the Plaintiff’s last remaining claim (i.e. Count 1, Plaintiff’s breach of contract claim against Defendant law firm). Because this dismissal sanction may render hearing on the Defendant’s **“Motion for Final Summary Judgment”** to be moot, the parties are **ORDERED** to provide proof to this Court that this prior contempt sanction has been addressed.
15. A separate notice of hearing on the motion for summary judgment accompanies this order. Copies will be sent to the parties at the address provided to the Clerk of Court.

DONE and ORDERED in Chambers at Tampa, Hillsborough County, Florida, on July 29, 2010.


Martha J. Cook
CIRCUIT COURT JUDGE

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT
IN AND FOR HILLSBOROUGH COUNTY, FLORIDA
CIVIL LAW DIVISION

NEIL J. GILLESPIE,
Plaintiff,

Case No: 05-CA-007205
Division: G

and

BARKER, RODEMS & COOK, P.A.,
A Florida Corporation, and
WILLIAM J. COOK,
Defendants.

FILED
CLERK CIRCUIT COURT
2010 JUL 30 AM 11:26
HILLSBOROUGH CNTY. FL
CIRCUIT CIVIL

**NOTICE OF COURT-ORDERED HEARING ON
DEFENDANTS' MOTION FOR FINAL SUMMARY JUDGMENT**

TO: Neil J. Gillespie, pro se (Plaintiff)
8092 SW 115th Loop
Ocala, FL 34481

Ryan Christopher Rodems, Esq. (for Defendants)
400 North Ashley Drive, Ste. 2100
Tampa, FL 33602

YOU ARE NOTIFIED that a hearing on the Defendants' Motion for Final Summary Judgment, filed and served upon the Plaintiff since January 23, 2007, has been **ORDERED** by the Court (see "Notice of Case Management Status and Orders on Outstanding Res Judicata Motions," entered July 29, 2010).

At this **mandatory** hearing the parties must be prepared to address the **ORDER ADJUDGING CONTEMPT** entered by Judge Barton on July 7, 2008, as instructed by this Court's prior order.

Both the Defendants and the Plaintiff are **ORDERED TO APPEAR** before:

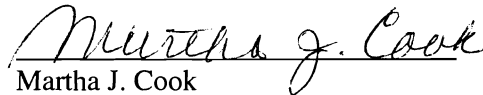
JUDGE: The Honorable Martha J. Cook
PLACE: 800 E. Twiggs Street, Hearing Room 511, Tampa, Florida, 33602.
TIME: 11:00a.m.
DURATION: 45 minutes
DATE: September 28, 2010

Should either party fail to attend or to participate in good faith as described in the "Notice of Case Management Status and Orders on Outstanding Res Judicata Motions," then the hearing shall proceed on the merits without that party. All parties will be required to abide by the Rules of Civil Procedure and follow appropriate courtroom decorum.

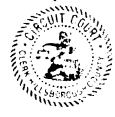
A copy of this notice has been furnished to the parties on the date of this NOTICE.

The parties are further advised that failure to appear or to comport with either the "Notice of Case Management Status and Orders on Outstanding Res Judicata Motions" or this "Notice of Court-Ordered Hearing on Defendants' Motion for Final Summary Judgment" may constitute contempt of court, which could result in the imposition of sanctions, including without limitation fine, incarceration or dismissal of the action **with prejudice**.

DONE and ORDERED in Chambers at Tampa, Hillsborough County, Florida, on July 29, 2010.


Martha J. Cook
CIRCUIT COURT JUDGE

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Administrative Office of the Courts, Attention: ADA Coordinator, 800 E. Twiggs Street, Tampa, FL 33602, Phone: 813-272-6513, Hearing Impaired: 1-800-955-8771, Voice impaired: 1-800-955-8770, e-mail: ADA@fljud13.org, at least seven (7) days before your scheduled court appearance. If you are hearing or voice impaired, call 711.

STATE OF FLORIDA
COUNTY OF HILLSBOROUGH
THIS IS TO CERTIFY THAT THE FOREGOING IS A TRUE
AND CORRECT COPY OF THE DOCUMENT ON FILE IN
MY OFFICE. WITNESS MY HAND AND OFFICIAL SEAL
THIS 10 DAY OF August 2010

PAT FRANK
CLERK OF CIRCUIT COURT
BY Pat Frank