

DISTRICT COURT OF APPEAL, FIRST DISTRICT

MITCHELL WILLIAMS  
Appellant/Petitioner

110000-0T

CASE NO.: 1D10-6804  
L.P.No.: 097461 C

vs

Clay Electric Cooperative, Inc, Et Al  
Appellee/Respondents

11 FEB 14 AM 7:18 RECEIVED-FPSC  
COMMISSION CLERK

Additional Information to the Court

In the intrest of keeping the Court fully informed of the developments in the case, Mitchell Williams files this his additional information, and states as follows;

1. On February 7, 2011 he recieved a extra-judicial letter from William K. Thompson that is inclosed as Appendix A to this filing.
2. The Court will notice the threat to cut off service and the amount in issue. It would appear that this was sent without consultation with their council. The Court will also notice the false legal conclusions and attempt at prophecy concerning this Court's actions.
3. Mr. Thompson shows absolutely no repentence or contrition for the crimes and torts that his company has committed. He SHOULD KNOW that only Jesus forgives sins <sup>★</sup> and not the courts of this state or country. Mr. Williams is not intimidated.

*Mitchell Williams*

Certificate of Service

This is to certify that I have properly sent a copy of the inclosed paper to John W. Haswell, Russell D. Castleberry, Michael N. Brown Attorney General of Florida, Public Service and Environmental Protections Departments of Florida by U.S. Mail this 9 day of FEBRUARY 2011

*Mitchell Williams*  
1757 Rutland Ave.  
Palatka, FL 32177  
352-349-1113  
FEB 14 =

★ CORRECTION: SINNERS



Clay Electric Cooperative, Inc.

January 31, 2011

Mr. Mitchell Williams  
1707 Rutland Avenue  
Palatka, FL 32177

Re: Clay Electric Cooperative, Inc.  
Customer Account No.: 551764-4  
Arrearages

Dear Mr. Williams:

Clay Electric has held off pursuing action to collect the installment payments for the line extension to your property while the matters you were litigating were considered by the courts. At this point, it should be clear to you that the Florida state courts and the United States Supreme Court have rejected your claims at every level. It is further clear that your current filing with the Florida Public Service Commission and with the First District Court of Appeal will also be rejected.

The arrearages on your Line Extension Payment Agreement amount to \$3,817.01 as of January 19, 2011. In order to avoid interruption of your electric service for failure to pay the amounts due, Clay Electric requires you to: (1) recommence payment of the \$66.51 portion of your electric bill for the line extension; and (2) either pay the \$3,817.01 arrearages immediately or make immediate arrangements acceptable to Clay Electric for the repayment of those arrearages.

A copy of one of your recent courtesy notices which includes Clay Electric's collection procedure is enclosed. If you have not paid the amounts due as stated herein (or made arrangements acceptable to Clay Electric) by March 1, 2011, your electric service will be subject to termination.

Sincerely,

William K. Thompson  
Director of District Operations

cc: Richard K. Davis, GM/CEO  
Jim Beeler, District Manager

APPENDIX A

**\*\*MAILED CERTIFIED MAIL/ RETURN RECEIPT REQUESTED\*\***

A Touchstone Energy Cooperative



Post Office Box 308, Keystone Heights, FL 32656-0308  
352-473-8000, Ext. 8435 - FAX 352-473-1400

Mitchell Wilkerson  
1709 Rutland Ave  
Palatka, FL 32177

DAYTONA BEACH FL 32114

10 FEB 2011 PM 2 T



USA FIRST CLASS FOREVER

Fla. Public Service Commission  
2540 Sherman Oak Blvd.  
Tallahassee, FL ☎ 32399-0850

32399+7013

