

2013 MAY -9 PM 2: 02

## CITY OF FORT LAUDERDALE APPLICATION FOR CITIZEN PRESENTATION FIRST MEETING OF THE MONTH CITY COMMISSION REGULAR MEETING (6:00 P.M.)

(Please Print or Type)

/ / / 3
City Commission Meeting Date Requested: (Fill in Date)
Name of Individual Making Presentation: Chris Tine Timmon
Street Address: 12 S, E. 20Th STREET #1
City, State, Zip Code: FT. LAUDERDALE, Floreda 33316
Daytime Telephone Number: 954 356,9989 Evening Telephone Number: SAme
Facsimile Number: E-Mail Address: Christine 84 @mywAy. Com
Briefly describe topic to be discussed: <u>THE V. S. CONSTITUTION</u>
15 NOT INFAVOR OF ALIMONY, AT
LEAST FOUR CLAUSES ARE VIOLATED by
Allmony, especially permanentallmony

## IMPORTANT INFORMATION:

- Speakers will be afforded the opportunity to address the Commission at the first Regular Commission Meeting of each month.
- Speakers will be allowed a maximum of three (3) minutes to address the City Commission. (If more than one speaker will be making your presentation, a total of 3 minutes will be allotted for such presentation.)
- The promoting, advertising or marketing of any product or service is prohibited.
- A maximum of five (5) applications will be accepted for any City Commission meeting. All other applications received will have the option of being scheduled for a future meeting. APPLICATIONS WILL BE REVIEWED/ACCEPTED ON A FIRST COME, FIRST SERVED BASIS. IF A SPEAKER HAS ALREADY SPOKEN THE PREVIOUS MONTH AND MORE THAN FIVE (5) APPLICATIONS ARE RECEIVED, THEN SUCH SPEAKER WILL BE SCHEDULED FOR THE FOLLOWING MONTH IN ORDER TO GIVE NEW SPEAKERS THE OPPORTUNITY TO BE HEARD.
- If you wish to provide additional information, please attach it to your application. (Please provide the City Clerk's Office with 18 copies of color maps, color exhibits, or any documents containing more than 20 pages.)
- Complete applications (including attachments) must be received by the City Clerk's Office, City Hall. 100 North Andrews Avenue, 7th floor, no later than 12:00 noon the Wednesday prior to the week the City Commission meeting is held.

For questions or additional information, please contact the City Clerk's Office at (954) 828-5002 or e-mail JJoseph@fortlauderdale.gov

From:

christine84@myway.com

Subject:

Gov Scott failed to respond to my letter of 5.03.13 about unconstitutional aumor-

Date:

05/13/2013 03:19 PM

To:

rick.scott@eag.myflorida.com;

Dear Gov. Rick!

With your veto of the equal alimony bill, you are now the lead perpretrator in the State Institution of Prostitution that you guys loosely call "marriage". I have spoke before both the Broward and Ft. Lauderdale commissions on this subject and explained to them that all marriage laws that say a marriage is not legal without a sexual consummation is "defacto" legal prostitution because no alimony can be paid without sex consummation.

There were no "point-of-order" calls at either meeting. In fact, I verified the information for months with several divorce attorneys. Therefore, Mr. Scott, your veto has further contributed to the unfairness to husbands in alimony situations; and has emboldened the divorce pimp attorneys.

Mr. Scott, maybe you can afford to be involved in the State Institution of Prostitution that you call marriage. However, the average husband can not afford it; especially with the ABA lobbying state legislators all over the country to institute "no fault" divorce laws so that divorce attorney pimps do not need to prove fault.

Irreconcilable differences gives them the opportunity to go to their judge friend and in his chambers, issue a writ to freeze all of the husbands' bank accounts. If they have \$700,000 or whatever, they will still owe at least \$300,000 because the settlement will be about \$1,000,000! That is unarmed robbery!

Mr. Scott, you set this system up! You had a chance to reform it and make it fair for both sides. I knew you would veto it because i still remember Columbia HCA that you headed that had to refund over \$2,000,000,000 to the federal government because your company was defrauding Medicare and Medicaid.

Where did you get \$70,000,000 to fund your race for governor? Ha!! I bet it came from Columbia HCA fraud of medicare insurance.

Finally, even if you had not vetoed the fair alimony bill, it would still be prostitution; however, it would have ended the slavery of alimony and the cruel and unusual punishment. Your story about you were so concerned about the retroactive part of the bill does not hold water. Any first year law student knows that once a system that holds citizens in jeopardy is ended, all are freed from that system even if it was done in court. The innocent party justs petitions the court for redress under the change in the laws that outlaw such a system.

All the slaves were freed including the ones who were under court orders and were in prison for running away. The same should be done with those paying permanent alimony in that slave system. All children should have equal time with parents unless a parent has a real bad reputation; then there would be no need for child support. Each parent has six month with their child. Any parent who has to move to another state, gets the child during school vacations and holidays they choose.

Don't forget, the Bible has nothing in it that allows alimony. I was told by an employee of a judge that there is separation of church and state. I rest my case! God has nothing to do with State marriages of prostitution.

State marriages are sexual bondage, sexual abuse, sado-maschist, whoredom, houses of prostitution, brothels and houses of ill repute. Wives are State whores and State prostitutes.

Divorce attorneys are pimps who cannibalize ex-husbands.

Christine! Thisten open letter to Lovernor Rich Scott.