

THE Highlands County Class Action
LAW-SUIT (Statewide)

31°
31° P.P. 24

Breckins news [THE CONFEDERACY CODE BROKEN, NOBODY HAS RIGHTS]
THE STATE OF FLORIDA EMANCIPATED BY MIRANDA

In Highlands County every inmate must be released immediately and every conviction must be reopened. In Highlands County, the Highlands County Sheriff Department, never reads anyone being arrested "THE Miranda Rights." And an unlawful arrest is automatically an unlawful conviction rather it is by a plea bargain or a conviction by a jury trial.

THE argument is, to prove this, the arrest has to be on camera or such an accusation is merely heresy, meaning the ~~to~~ arresting officer words against 1,000's of convicted criminals.

But read the Constitutional decision closely, it reads, "They must READ you your miranda rights. So here is the proof, that all these convictions are unlawful.

Sheriff Susan Benton, did not issue any officer in Highlands County a "Miranda Rights" card. Therefore, they cannot read it upon an arrest. To recite it, does not meet the requirement. THEREFORE, this places the "Burden of Proof" on the arresting officers.

Ignorance is no excuse under the law and I hereby and will testify, I was not read my Miranda rights and was told by a guard here in jail, it is no ~~longer~~ longer required here in Highlands County, we do not do that.

Jn: 8:14-18
① Mapp v. Ohio (Federal) [U.S.C.]
② Powell v. Florida (State) [F.S.C.]

"To issue guns and a badge, without respect for a man's Constitutional rights, is to be a Crime Boss."
THE Search: In what year did they stop reading J.C. "Miranda rights?"