Monroe A. Miller, Jr. 2200 Camp Branch Road Waynesville, NC 28786 (828) 456-3718 May 14, 2018

The Grievance Committee

The North Carolina State Bar
208 Fayetteville Street
PO Box 25908
Raleigh, NC 27611
(919) 828-4620

Subject: Complaint against Russell L. McLean III.

I, the undersigned hereby complain against

Mr. Russell L. McLean III, ID 7220 McLean Lawfirm, P.A. 1878 Camp Branch Road Waynesville, NC 28786 Phone (828) 452-2896 RLMclean3@aol.com License Date 08/22/1976 Status Active

I agree to cooperate by furnishing to the representatives of the North Carolina State Bar all pertinent information and records in my possession concerning the alleged misconduct of said attorney. I further agree that if a hearing or inquiry is ordered concerning the alleged misconduct of said attorney, then I will furnish evidence concerning the facts by submitting to deposition or personal attendance at the hearing or inquiry. I hereby indicate that this information is provided and transmitted by me to the North Carolina State Bar for the purpose of investigating the alleged misconduct of the above named attorney. I understand that I may also need to reveal this information to a privately-retained attorney to pursue private remedies on my behalf. I further understand that the immunity granted by North Carolina General Statute 84-28.2 applies only to those statements made without malice and intended for transmittal only to the North Carolina State Bar.

I also understand that the North Carolina State Bar may reveal this information to the accused attorney for his response to a formal inquiry and to others pursuant only to the Rules and Regulations of the North Carolina State Bar.

Russell (Rusty) L. McLean III, a lawyer, who along with his (soon-to-be ex-)wife, Lisa A. Kosir, a lawyer (Bar ID 36878) and also a Magistrate Judge, share(d) the law office at 1878 Camp Branch Road. Evidently, after some sort of spat, Rusty McLean changed the locks on the office, preventing his wife, Lisa A. Kosir access to the one and only computer that they both shared, which was the one containing both their livelihood was stored. The computer was owned by both of them (because they are married), and there was no back up. I guess neither of them are very computer literate, otherwise, they would have duplicate back-up files on their own separate computers. Anyway, Lisa A. Kosir "broke into the locked premises with the use of force and without the permission or consent of Plaintiff (Rusty McLean) and removed the Samsung Model 700A Grey Computer containing proprietary files, trust accounts, client information, payroll file and other property information belonging the (sic) Plaintiff (Rusty McLean) which was confidential information of the Plaintiff's (Rusty McLean) clients." [re: #13, See case file 18CVD345, and in particular COMPLAINT FOR RECOVERY OF PROPRIETARY PROPERTY, dated April 9th, 2018. Entire case file 18CVD345 to date, attached.]

But wait - it is presumed that Lisa A. Kosir had the same information she required for her livelihood.

You, the North Carolina State Bar, were contacted by Rusty McLean himself about this transgression. [re: #14, See case file 18CVD345, and in particular **COMPLAINT FOR RECOVERY OF PROPRIETARY PROPERTY**, dated April 9th, 2018. Entire case file 18CVD345 to date, attached.]

Evidently, Rusty McLean had no adequate remedy at Law to protect confidential and privileged client information ...

Why?

Because he locked his wife out of the office! She broke in to get their jointly owned computer, and made off with it. He can't lock her out!

The Case File continues, with Rusty McLean issuing all manner of SUBPOENA's of video recordings around the county, evidently attempting to catch his wife in some sort of hanky-panky, presumably with another guy.

Current Status of Lisa A. Kosir, Magistrate Judge.

Upon information and belief that some sort of crime had been committed, I scuttled over to the Sheriff's Office (on two occasions) to check to see if the Sheriff's Office had an incident report, an arrest record, a booking picture, etc., of Lisa A. Kosir. Nothing on either occasion. In fact, Lisa A. Kosir shares the Magistrates Office right next to the Information Window inside the Sheriff's Office. Yet, the computer wound up in the Sheriff's Evidence Locker.

Lisa A. Kosir's status as a Magistrate Judge is unchanged, i.e., she is still judging people.

There has been no effort underway at the Justice Center to have either the Resident Superior Court Judge or the Head District Judge formulate any type of complaint against Lisa A. Kosir to remove her as a Magistrate Judge.

So it would seem that Lisa A. Kosir was perfectly within her rights to break into an office and snatch her computer. After all, this is Haywood County, and lawyers here seem to get away with anything.

The following are but a few of the Rules of Profession Conduct that could be applied. I will leave it to your discretion to pick the best one...

- 1.15
- 3.4
- 3.6
- 3.7
- 5.2
- 5.6
- 7.1, and
- 8.4

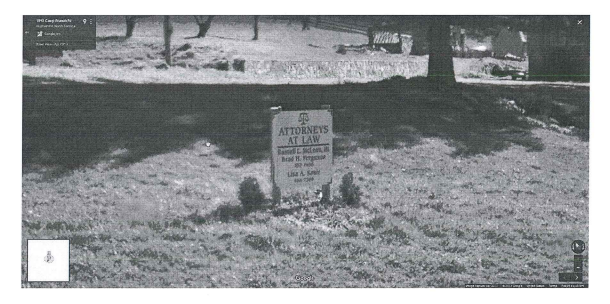
The two also share a joint mail box, as indicated from the Member Directory of the North Carolina State Bar for each of these two (See attached):

PO Box 4 Waynesville, NC 28786

What is Rusty McLean going to do here? Change the PO Box key?

The entire Case File, 18CVD345 is located on my website, www.haywoodtp.net - http://haywoodtp.net/pubII/180509-18CVD345McLean-Kosir.pdf

Additionally, there is a photo taken a while ago from a Google 2013 Street View Camera, which shows Lisa A. Kosir's name on the McLean shingle outside the Camp Branch office.



This was documented in a newsletter called Haywood County Toeprints, dated October 15, 2017. See: http://haywoodtp.net/pubTP/T171015.pdf, also attached.

Conclusion.

This whole case file, 18CVD345, appears to be nothing other than Rusty McLean attempting to use the Haywood County Court System to vindictively go after his (soon-to-be ex-)wife. Rusty McLean screwed up when he changed the locks on the office, couldn't do anything about it, and got Haywood County District Court Judge for-hire, Donna Forga, to step in with a temporary ruling. Speaking of frivolous law suits, you should also check out 18CVS116, where Rusty McLean is representing Debbie King, and suing a couple of innocent Haywood County Taxpayers for thousands of dollars, all over money taken in from twelve (12) Kebbie Buttons. There is a motion in that case to have Debbie King submit to a Psychiatric Examination.



Kebbie Button.

Rusty McLean has demonstrated an abuse of power as a lawyer with 18CVD345, and you need to pull his bar card.

Monroe A. Miller, Jr.

2200 Camp Branch Road Waynesville, NC 28786

(828) 456-3718

[Notary Stamp Here]

Jurat

Signed and sworn before me Anita F. Gentryon this day, the 14 day of May, 2018.

Signed: Lux

Printed: White T.

My commission expires on Deto be 22, 2011

EXHIBITS

- Case File 18CVD345
- NC Bar Member Directory Information
 Haywood County Toeprints, 10/15/2017, Volume #8, Issue #2

9 2018 9.25 C20131223 STATE OF NORTH CAROLINA 18 CVD 345 In The General Court Of Justice HAYWOOD County x District ☐ Superior Court Division Additional File Numbers MCLEAN LAWFIRM, P.A. **VERSUS** SUBPOENA LISA A. KOSIR G.S. 1A-1, Rule 45 Party Requesting Subpoena NOTE TO PARTIES NOT REPRESENTED BY COUNSEL: Subpoenas may be produced at your request, but X State/Plaintiff Defendant must be signed and issued by the office of the Clerk of Superior Court, or by a magistrate or judge. Name And Address Of Person Subpoenaed Alternate Address TO JOEL MASHBURN, INTERIM COUNTY MANAGER 215 N. MAIN STREET WAYNESVILLE, NC 27675 Telephone No. Telephone No. (828) 452-6625 YOU ARE COMMANDED TO: (check all that apply): appear and testify, in the above entitled action, before the court at the place, date and time indicated below. appear and testify, in the above entitled action, at a deposition at the place, date and time indicated below. x produce and permit inspection and copying of the following items, at the place, date and time indicated below. See attached list. (List here if space sufficient) Any and all video recordings from the county maintenance building adjacent to the Haywood County Animal Shelter, located near the intersections of Hemlock and Virgoro Streets from March 19, 2018 to March 26, 2018. RECEIVED APR 24 2018 BY: Name And Location Of Court/Place Of Deposition/Place To Produce Date To Appear/Produce MCLEAN LAWFIRM, P.A. 04/30/18 1878 CAMP BRANCH ROAD Time To Appear/Produce × AM □ PM WAYNESVILLE, NC 28786 9:00 Name And Address Of Applicant Or Applicant's Attorney Russell L. McLean, III P. O. Box 4 Signature Waynesville, NC 28786 Telephone No. Deputy CSC Assistant CSC Clerk Of Superior Court Superior Court Judge 828-452-2896 Magistrate X Attorney/DA District Court Judge RETURN OF SERVICE I certify this subpoena was received and served on the person subpoenaed as follows: By personal delivery. registered or certified mail, receipt requested and attached. telephone communication (For use only by the sheriff's office for witness subpoenaed to appear and testify.) I was unable to serve this subpoena. Reason unable to serve: Service Fee Date Served Title Paid Due

(Please See Reverse Side)

NOTE TO PERSON REQUESTING SUBPOENA: (A copy of this subpoena must be delivered, mailed or faxed to the attorney for each party in this

case. If a party is not represented by an attorney, the copy hust be mailed or delivered to the party. This does not apply in criminal cases.

STATE OF NORTH CAROLINA COUNTY OF HAYWOOD

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION

2018 APR 17 PM FILESNO: 18 CVD 345

MCLEAN LAWFIRM, P.A.	AYWOOD COUNTY, C.S.C.
Plaintiff,	97
v.) <u>ANSWER TO COUNTERCLAIM</u>)
LISA A. KOSIR)
Defendant))
)

NOW COMES the Plaintiff answering the Defendant's counterclaim as follows:

- 1. Admitted.
- 2. Admitted.
- 3. Admitted in part and denied in part. Admitted that the Defendant and the PLLC operated out of the Plaintiff's lawfirm until March 16, 2016; thereafter, the same is denied.
- 4. Admitted.
- 5. Admitted.
- 6. Admitted.

WHEREFORE, the Plaintiff prays judgment as follows:

- 1. That Defendant have and receive only her related files.
- 2. That Plaintiff's action not be dismissed.
- 3. That the property belonging to the Defendant, after inspection, be turned over to Defendant.
- 4. That the costs of this action should be taxed to Plaintiff.
- 5. For such other and further relief as the Court may deem just and proper.

This the day of April, 2018.

MCLEAN LAW FIRM

Russell L. McLean, III McLean Law Firm, P.A.

P. O. Box 4

Waynesville, NC 28786

Tel: (828) 452-2896 Fax: (828) 356-6517 Control of Control of

CERTIFICATE OF SERVICE # 2018 APR 17 PM 4: 25

I hereby certify that I have this day served a copy of the foregoing Answer to Counterclaim by placing a copy of same in the U.S. mail, properly addressed and postage prepaid upon the following:

Bill J. Jones, Attorney at Law, P.A. 89 Walnut Street Waynesville, NC 28786

This the day of April, 2018.

Russell L. McLean, III

P.O. Box 4

Waynesville, NC 28786

Phone: (828) 452-2896 Fax: (828) 356-6517

STATE OF NORTH CAROLINA	18 CVD 345
HAYWOOD County	In The General Court Of Justice x District ☐ Superior Court Divisio
MCLEAN LAWFIRM, P.A.	Additional File Numbers
VERSUS	
LISA A. KOSIR	SUBPOENA G.S. 1A-1, Rule 4
	REPRESENTED BY COUNSEL: Subpoenas may be produced at your request, but
Name And Address Of Person Subpoenaed BETH REECE, OWNER MAGGIE VALLEY INN 70 SOCO ROAD	the office of the Clerk of Superior Court, or by a magistrate or judge. Alternate Address
MAGGIE VALLEY, NC 28751 Telephone No.	Telephone No.
(828) 926-0201	The re-cylinder first capets of excepts, for puragraphy field when soften in
4:30 am to 12:01 pm on April 4, 2018; 9:30 am to 2:30 pm on April 9, 2018	RECEIVED APR 1 0 2018 BY:
lame And Location Of Court/Place Of Deposition/Place To Produce	Date To Appear/Produce
MCLEAN LAWFIRM, P.A. 1878 CAMP BRANCH ROAD	04/13/18 Time To Appear/Produce
WAYNESVILLE, NC 28786	9:00 × AM PM
lame And Address Of Applicant Or Applicant's Attorney Russell L. McLean, III P. O. Box 4	Date 4 10 18 Signature
Waynesville, NC 28786	700
elephone No. 828-452-2896 Deputy Magistr	
	ETURN OF SERVICE
I certify this subpoena was received and served on By personal delivery. registered or certified mail, receipt requested and telephone communication (For use only by the sheriff's I was unable to serve this subpoena. Reason un	attached. Iffice for witness subpoenaed to appear and testify.) ble to serve:
Due 4 10 18	Authorized Server Deputy Shients
NOTE TO PERSON REQUESTING SUBPOENA: A copy case. If a party is not represented by an attorney, the copy must	f this subpoena must be delivered, mailed or faxed to the attorney for each party in e mailed or delivered to the party. This does not apply in criminal cases.

(Please See Reverse Side)

File No. 18 WO345 LEAD DOCUMENT FOR **SCANNING AUDIT TRAIL Date Filmed** Description Film No. 4/30/18 Consent Order 18-11

STATE OF NORTH CAROLINA HAYWOOD COUNTY

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION

FILE NO: 18CVD 345

MCLEAN LAW FIRM, P.A.

Plaintiff

Vs.

CONSENT ORDER

WOOD COUNTY 5 S 5

LISA A. KOSIR,

Defendant

THIS MATTER coming on to be heard before the undersigned District Court Judge before the temporary hearing in this matter scheduled for April 17, 2018 at 9:00 a.m., and after consultation with the parties and their attorneys, the parties have agreed to the following ORDER be entered:

- That the Sheriff of Haywood County has in his possession under Ex Parte order of seizure issued by the Honorable Judge Donna Forga, one Samsung Model 700a computer.
- 2. That the parties have agreed to have the Sheriff of Haywood County take the Samsung Model 700A computer form their evidence room and deliver the same to New Meridian Technologies in the most direct route and shall place it in New Meridian Technologies possession.
- 3. That New Meridian Technologies shall mirror image the hard drive of that computer into a separate hard drive to include all contents thereof.
- 4. That the Plaintiff or it's representative and the Defendant and/or her representative, after the download of the mirror image is placed in the separate hard drive, shall open and review each and all of the contents contained therein and a determination made by the parties as to whether the contents contained in each of these files is either proprietary information belonging to the Plaintiff, or are files belonging to the Defendant, or her former firm Lisa A. Kosir, PLLC, or are personal files separate and apart from firm activities.
- 5. If a dispute arises between the parties this Court shall resolve the dispute and make a determination as to what information is the Plaintiff's and to what belongs to the Defendant, or her former firm, Lisa A. Kosir, PLLC.

- 6. The parties shall, upon the download completion by New Meridian Technologies, set a time when both parties or their representatives may attend and review the files and content of the computer. The must be done in an expeditious manner. If the parties cannot agree, the Court will set a time certain when the parties shall meet and review the contents of the computer.
- 7. All programming of trust account ledgers and any other programs owned by the Plaintiff or the Defendant or Lisa A. Kosir, PLLC, shall be delivered to the respective party/person and the compute purged of proprietary information of the Plaintiff or the Defendant/Lisa A. Kosir, PLLC.
- 8. That at the conclusion of this process the information contained on the Samsung computer shall be purged.

This is the day of of, 2018.

Honorable Judge Presiding

WE GONSENT:

McLean Law Firm, by Russell McLean III

Lisa A. Kosir, Defendant

Bill Jones, Attorney for Defendant

STATE OF NORTH CAROLINA COUNTY OF HAYWOOD

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO: 18 CVD 345

MCLEAN LAW FIRM, P.A. Plaintiff)		TÀ Là	2010 7	
Vs.)	MOTION TO DISMISS/ ANSWER AND			
LISA A. KOSIR)	COUNTERCLAIM			
Defendant)	8		9 5	

MOTION TO DISMISS:

NOW COMES the Defendant moving to dismiss the allegations of the Plaintiff's complaint pursuant to N.C.G.S. 1A-1, Rule 12, and in support of this motion the Defendant alleges and says that the Plaintiff has failed to state a claim under which relief may be granted.

ANSWER:

NOW COMES the Defendant answering the allegations of the Plaintiff's Complaint as follows:

- 1. That the allegations contained in paragraph 1 of the Plaintiff's complaint are hereby admitted in part and denied in part. It is admitted that McLean Law Firm, P.A. is a professional association formed under the law of the State of North Carolina, and was authorized to do business in North Carolina, and has utilized 1878 Camp Branch Rd., Waynesville, NC as an office.
- 2. That the allegations contained in paragraph 2 of the Plaintiff's complaint are hereby admitted.
- 3. That the allegations contained in paragraph 3 of the Plaintiff's complaint are hereby admitted in part and denied in part. It is admitted that Plaintiff has used and occupied the building located at 1878 Camp Branch Rd., Waynesville, NC; however, it the building is owned by Russell McLean III and the Defendant, in their individual capacities as evidenced by a deed located at Book 806, Page 1541 of the Haywood County Registry, and has been used by the Defendant, her law firm, Lisa A. Kosir, PLLC, as well as attorney Brad Ferguson.

- 4. That the allegations contained in paragraph 4 of the Plaintiff's complaint are hereby admitted, to the extent that Brad Ferguson operates a business of the building.
- 5. That the allegations contained in paragraph 5 of the Plaintiff's complaint are hereby admitted
- 6. That the allegations contained in paragraph 6 of the Plaintiff's complaint are hereby admitted to the extent that at some time around March 30, 2018, that after the parties argued the Defendant did personally leave building.
- 7. That the allegations contained in paragraph 7 of the Plaintiff's complaint are admitted to the extent that locks on the building were changed; however, the Defendant is without sufficient information to admit or deny the remaining allegations.
- 8. That the Defendant is without sufficient information to admit or deny the allegations contained in the complaint.
- 9. That the Defendant is without sufficient information to admit or deny the allegations contained in paragraph 9.
- 10. That the allegations contained in paragraph 10 of the plaintiff's complaint are hereby admitted.
- 11. That the allegations contained in paragraph 11 of the plaintiff's complaint are hereby denied.
- 12. That the allegations contained in paragraph 12 of the plaintiff's complaint are hereby denied in part and admitted in part. It is admitted that a Samsung computer was located on the premises of 1878 Camp Branch Rd., Waynesville, NC and that that computer contained files of McLean Law Firm, and that the QuickBooks software was purchased by Plaintiff or Russell McLean III; however, the remaining allegations are denied in that the computer was in the office of the Defendant/Lisa A. Kosir, PLLC., and contained files of the Defendant and Lisa A.. Kosir, PLLC, and the machine was password protected with a password known only to the Defendant.
- 13. That the allegations contained in paragraph 13 of the plaintiff's complaint are hereby denied.
- 14. That the Defendant is without sufficient information to admit or deny the allegations contained in paragraph 14 of the Plaintiff's complaint.
- 15. That the allegations contained in paragraph 15 of the plaintiff's complaint are hereby denied.

- 16. That the allegations contained in paragraph 8 of the plaintiff's complaint are hereby denied.
- 17. That the allegations contained in paragraph 8 of the plaintiff's complaint are hereby admitted in part and denied in part. It is admitted that the Defendant is staying at a hotel in Maggie Valley NC owned by Beth Reece, and does lease a storage unit located at 1106 Soco Rd.; however, the remaining allegations are denied.
- 18. That the allegations contained in paragraph 8 of the plaintiff's complaint do not require a responsive pleading.

COUNTERCLAIM

In the alternative, and should the Court grant the Plaintiff any relief requested under his complaint, the Defendant Lisa A. Kosir, would request the following relief, and in support of these Counterclaims does hereby allege and say as follows:

- 1. That the Defendant is a citizen and resident of Haywood County, North Carolina.
- 2. That the Plaintiff is a professional association legally authorized to conduct business in the State of North Carolina.
- 3. That the Plaintiff and Defendant Lisa A. Kosir, (Lisa A. Kosir, PLLC) operated out of 1878 Camp Branch Rd., Waynesville, NC, as did attorney Brad Ferguson.
- 4. That a Samsung computer, which was utilized by the Defendant, and kept in her office at 1878 Camp Branch Rd., does contain files of McLean Law Firm, P.A., the Defendant, and files from Defendant's operation of Lisa A. Kosir, PLLC.
- 5. That the Samsung computer in question has been placed, pursuant to an ex parte order in this matter, in the custody of the Haywood County Sheriff's Department.
- 6. That the Defendant is in need of the files on the computer belonging to her personally, and Lisa A. Kosir, PLLC.

WHEREFORE, the Defendant prays judgment as follows:

- 1. That the foregoing verified answer be allowed and taken as an affidavit upon which to base all orders of this Court
- 2. That the Plaintiff have and take nothing from his complaint.
- 3. That all other claims and actions by the Plaintiff be dismissed.
- 4. That, in the alternative, if the Plaintiff is granted any relief the Court order the property of the Defendant, Lisa A. Kosir, and or used pursuant to operation of Lisa A. Kosir, PLLC, be turned over to the Defendant.
- 5. For such other and further relief as the Court may deem just and proper.

This the // day of April, 2018.

Bill J. Jones, Attorney for the Defendant

89 Walnut Street

Waynesville, North Carolina 28786

(828) 456-2886

Bar No. 25594

VERIFICATION

Lisa A. Kosir, being first duly sworn, deposes and says that she is the Defendant in the foregoing action and that the allegations set forth in the Pleadings are true to the best of her knowledge and belief, except for those allegations set forth upon information and belief, and as to those allegations, she believes them to be true.

This the 17th day of April, 2018.

Lisa A. Kosir, Defendant

State of North Carolina County of Haywood

Sworn and subscribed before me this the 17th day of April, 2018.

Crystal N. Mulvey

Notary Public

My Commission Expires:

CERTIFICATE OF SERVICE

This is to certify that I have this day served the foregoing document, upon each party to this cause, or the attorney(s) of record for said party, in accordance with Rule 5 of the NC Rules of Civil Procedure by:

Yersonal delivery by myself or an employee or agent of my office	
Depositing a copy of the same in a receptacle of the United States Postal Service, with adequate postage affixed thereon	th
Facsimile	
Email	

Russell L. McLean, III, Attorney at Law 1878 Camp Branch Road Waynesville, NC 28786

This the 17th day of April, 2018.

Bill J. Jones, Attorney at Law, P.A.

89 Walnut Street

Waynesville, NC 28786 Phone: (828) 456-2886 Fax: (828) 456-2887

Bar No: 25594

STATE OF NORTH CAROLIN	IA .	· · · · · ·	File No.	18CVD345
HAYWOOD Coul	nty	ED		General Court Of Justice Superior Court Division
McLEAN LAW FIRM, P.A.	2018 APR	Additional File Number		
VERSUS	HAVIERODO	70111714		
LISA A. KOSIR	TAT WUUD (DUNTY, C.S.C	SUBP	
Ports Powereting Cubassas	BY			G.S. 1A-1, Rule 45
Party Requesting Subpoena X State/Plaintiff Defendant Mote to Part Name And Address Of Person Subpoenaed	TIES NOT REPRESE d issued by the office o	NTED BY COUNTY f the Clerk of Super Alternate Address	ISEL: Subpoenas m rior Court, or by a mag	ay be produced at your request, but gistrate or judge.
John Feichter c/o NEW MERIDIAN TECH 34 MAIN STREET	I	FAX: 8287-452	2-9737	
WAYNESVILLE, NC 28786 Telephone No.		Telephone No.		
YOU ARE COMMANDED TO: (check all the subset of the subset	d action, before the d action, at a depo bying of the followin	sition at the pla	ce, date and time	indicated below.
Name And Location Of Court/Place Of Deposition/Place To Pr	nduce	Date To Appear/Prod	duce	
HAYWOOD COUNTY COURTHOUSE	00000000000000000000000000000000000000	04/17/18		
285 N. MAIN STREET		Time To Appear/Prod	duce	
WAYNESVILLE, NC			9:00	× AM ☐ PM
Name And Address Of Applicant Or Applicant's Attorney		Date /		
Russell L. McLean, III		46/18	<u> </u>	
P. O. Box 4		Signature	1	
Waynesville, NC 28786				
828-452-2896	Deputy CSC Magistrate		Clerk Of Super District Court J	
	NOT THE PARTY OF T	OF SERVICE		
I certify this subpoena was received and s By personal delivery. registered or certified mail, receipt requestelephone communication (For use only by I was unable to serve this subpoena.	ested and attached. the sheriff's office for witne	ess subpoenaed to ap		
Service Fee Paid Date Served Due	Signature Of Authorized S		Title	
NOTE TO PERSON REQUESTING SUBPOEN case. If a party is not represented by an attorney, the	A: A copy of this subpo	pena must be delive delivered to the pa	ered, mailed or faxed rty. This does not app	to the attorney for each party in this ly in criminal cases.

(Please See Reverse Side)

NOTE: Rule 45, North Carolina Rules of Civil Procedure, Parts (c) and (d).

(c) Protection Of Persons Subject To Subpoena

- (1) Avoid undue burden or expense. A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing an undue burden or expense on a person subject to the subpoena. The court shall enforce this subdivision and impose upon the party or attorney in violation of this requirement an appropriate sanction that may include compensating the person unduly burdened for lost earnings and for reasonable attorney's fees.
- (2) For production of public records or hospital medical records, Where the subpoena commands any custodian of public records or any custodian of hospital medical records, as defined in G.S. 8-44.1, to appear for the sole purpose of producing certain records in the custodian's custody, the custodian subpoenaed may, in lieu of personal appearance, tender to the court in which the action is pending by registered or certified mail or by personal delivery, on or before the time specified in the subpoena, certified copies of the records requested together with a copy of the subpoena and an affidavit by the custodian testifying that the copies are true and correct copies and that the records were made and kept in the regular course of business, or if no such records are in the custodian's custody, an affidavit to that effect. When the copies of records are personally delivered under this subdivision, a receipt shall be obtained from the person receiving the records. Any original or certified copy of records or an affidavit delivered according to the provisions of this subdivision, unless otherwise objectionable, shall be admissible in any action or proceeding without further certification or authentication. Copies of hospital medical records tendered under this subdivision shall not be open to inspection or copied by any person, except to the parties to the case or proceedings and their attorneys in depositions, until ordered published by the judge at the time of the hearing or trial. Nothing contained herein shall be construed to waive the physician-patient privilege or to require any privileged communication under law to be disclosed.
- (3) Written objection to subpoena. Subject to subsection (d) of this rule, a person commanded to appear at a deposition or to produce and permit the inspection and copying of records may, within 10 days after service of the subpoena or before the time specified for compliance if the time is less than 10 days after service, serve upon the party or the attorney designated in the subpoena written objection to the subpoena, setting forth the specific grounds for the objection. The written objection shall comply with the requirements of Rule 11. Each of the following grounds may be sufficient for objecting to a subpoena:
 - The subpoena fails to allow reasonable time for compliance.
 - The subpoena requires disclosure of privileged or other protected matter and no exception or waiver applies to the privilege or protection.
 - c. The subpoena subjects a person to an undue burden.
 - d. The subpoena is otherwise unreasonable or oppressive.
 - e. The subpoena is procedurally defective.
- (4) Order of court required to override objection. If objection is made under subdivision (3) of this subsection, the party serving the subpoena shall not be entitled to compel the subpoenaed person's appearance at a deposition or to inspect and copy materials to which

- an objection has been made except pursuant to an order of the court. If objection is made, the party serving the subpoena may, upon notice to the subpoenaed person, move at any time for an order to compel the subpoenaed person's appearance at the deposition or the production of the materials designated in the subpoena. The motion shall be filed in the court in the county in which the deposition or production of materials is to occur.
- (5) <u>Motion to quash or modify subpoena</u>. A person commanded to appear at a trial, hearing, deposition, or to produce and permit the inspection and copying of records, books, papers, documents, or other tangible things, within 10 days after service of the subpoena or before the time specified for compliance if the time is less than 10 days after service, may file a motion to quash or modify the subpoena. The court shall quash or modify the subpoena demonstrates the existence of any of the reasons set forth in subdivision (3) of this subsection. The motion shall be filed in the court in the county in which the trial, hearing, deposition, or production of materials is to occur.
- (6) Order to compel; expenses to comply with subpoena. When a court enters an order compelling a deposition or the production of records, books, papers, documents, or other tangible things, the order shall protect any person who is not a party or an agent of a party from significant expense resulting from complying with the subpoena. The court may order that the person to whom the subpoena is addressed will be reasonably compensated for the cost of producing the records, books, papers, documents, or tangible things specified in the subpoena.
- (7) <u>Trade secrets, confidential information.</u> When a subpoena requires disclosure of a trade secret or other confidential research, development, or commercial information, a court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or when the party on whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot otherwise be met without undue hardship, the court may order a person to make an appearance or produce the materials only on specified conditions stated in the order.
- (8) Order to quash; expenses. When a court enters an order quashing or modifying the subpoena, the court may order the party on whose behalf the subpoena is issued to pay all or part of the subpoenaed person's reasonable expenses including attorney's fees.

(d) Duties In Responding To Subpoena

- (1) <u>Form of response</u>. A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label the documents to correspond with the categories in the request.
- (2) <u>Specificity of objection</u>. When information subject to a subpoena is withheld on the objection that it is subject to protection as trial preparation materials, or that it is otherwise privileged, the objection shall be made with specificity and shall be supported by a description of the nature of the communications, records, books, papers, documents, or other tangible things not produced, sufficient for the requesting party to contest the objection.

INFORMATION FOR WITNESS

NOTE: If you have any questions about being subpoenaed as a witness, you should contact the person named on the other side of this Subpoena in the box labeled "Name And Address Of Applicant Or Applicant's Attorney.

DUTIES OF A WITNESS

- Unless otherwise directed by the presiding judge, you must answer all
 questions asked when you are on the stand giving testimony.
- In answering questions, speak clearly and loudly enough to be heard.
- Your answers to questions must be truthful.
- If you are commanded to produce any items, you must bring them with you to court or to the deposition.
- You must continue to attend court until released by the court. You
 must continue to attend a deposition until the deposition is completed.

BRIBING OR THREATENING A WITNESS

It is a violation of State law for anyone to attempt to bribe, threaten, harass, or intimidate a witness. If anyone attempts to do any of these things concerning your involvement as a witness in a case, you should promptly report that to the district attorney or the presiding judge.

WITNESS FEE

A witness under subpoena and that appears in court to testify, is entitled to a small daily fee, and to travel expense reimbursement, if it is necessary to travel outside the county in order to testify. (The fee for an "expert witness" will be set by the presiding judge.) After you have been discharged as a witness, if you desire to collect the statutory fee, you should immediately contact the Clerk's office and certify to your attendance as a witness so that you will be paid any amount due you.

AOC-G-100, Side Two, Rev. 2/12 © 2012 Administrative Office of the Courts

C20181071

Name And Address Of Plaintiff 1 McLEAN LAW FIRM, P.A. 1878 CAMP BRANCH ROAD WAYNESVILLE, NC 28786 Name And Address Of Plaintiff 2 Rule 5(b), General Rules of Practice For Superior and District Complete for initial appearance or change of address of Attorney Or Party, If Not Represented (complete for initial appearance or change of address) RUSSELL L. McLEAN III 1878 CAMP BRANCH ROAD WAYNESVILLE, NC 28786 VERSUS Name Of Defendant 1 LISA ANN KOSIR C/O MAGGIE VALLEY INN (828) 452-2896 (828) 734-8652 NC Attorney Bar No. (828) 452-2896 (RESENTAL Superior Court Divisite GENERAL ANY WOOD COUNTY, C.S.C. CIVIL ACTION COVER SHEET WAYNESQUENT FILING Rule 5(b), General Rules of Practice For Superior and District Complete for initial appearance or change of address of Attorney Or Party, If Not Represented (complete for initial appearance or change of address) RUSSELL L. McLEAN III 1878 CAMP BRANCH ROAD WAYNESVILLE, NC 28786 Telephone No. (828) 452-2896 (828) 734-8652 NC Attorney Bar No. 7 Attorney Bar No. 7 Attorney E-Mail Address rImclean3@aol.com	STATE OF NORTH CAROLINA	File No. /8 CUD 345
MGLEAN LAW FIRM, P.A. IST'S CAMP BRANCH ROAD WAYNESVILLE, NC 28786 Mane And Address Of Plaintiff 2 VERSUS Name And Address Of Plaintiff 2 VERSUS Name Of Defendant 7 LISA ANN KOSIR COM MAGGIE VALLEY INN 70 SOCO ROAD Name Of Defendant 2 Name Of Defendant 2 Name Of Defendant 3 Name Of Defendant 4 LISA ANN KOSIR LISA ANN KOSIR USEL L. McLEAN III 1878 CAMP BRANCH ROAD WAYNESVILLE, NC 28786 Telephone No. (238) 452-2896 Cellular Telephone No. (238) 452-2896 Cellular Telephone No. (238) 356-651 Name Of Defendant 2 Name Of Defendant 3 Name Of Firm McLEAN LAW FIRM, P.A. FAX No. Coursel for All Plaintiffs All Defendants Only (set polylical pelaphone) (check all final apply) Amend (ANNID) Amended Complaint (ANNID) Answer (ANNID) Complaint (COMP) Complaint (COMP) Confident (COMP) Connection (COMP)	HAYWOOD County	In The General Court Of Justice District Superior Court Division
Name And Address Of Pisinitit 2	MCLEAN LAW FIRM, P.A. 2018 APR - 9 A	GENERAL
RUSSELL L. McLEAN III 1878 CAMP BRANCH ROAD WAYNESVILLE, NC 28786 WAYN	Name And Address Of Plaintiff 2	Rule 5(b), General Rules of Practice For Superior and District Court
VERSUS		RUSSELL L. McLEAN III
LISA ANN KOSIR (70 MAGGIE VALLEY INN 70 SOCO ROAD MAGGIE VALLEY, NC 28751 Summons Submitted Wres No Name Of Defendant 2 Name Of		
McLEAN LAW FIRM, P.A. FAX No. (828) 356-651 FAX No. (828) 35	LISA ANN KOSIR C/O MAGGIE VALLEY INN 70 SOCO ROAD MAGGIE VALLEY NG 28751	(828) 452-2896 (828) 734-8652 NC Attorney Bar No. Attorney E-Mail Address 7220 rImclean3@aol.com
Jury Demanded In Pleading	Name Of Defendant 2 Summons Submitted	McLEAN LAW FIRM, P.A. FAX No. (828) 356-651 Counsel for AP All Plaintiffs All Defendants Only (list party/icts) represented)
Complex Litigation	Yes No	BY: 2018
(check all that apply) Armend (AMND) Armended Answer/Reply (AMND-Response) Armended Complaint (AMND) Assess Costs (COST) Assess Costs (COST) Including Attorney's Fees (ATTY) Including Attorney's Fees (ATTY) Intervene (INTR) Change Venue (CHVN) Intervene (INTR) Confession Of Judgment (CNJF) Consent Order (CONS) Consent Order (CONS) Consent Order (CNTP) Continue (CNTP) Continue (CNTP) Continue (CNTP) Compel (CMPL) Compel (CMPL) Compel (CMPL) Consent GTGL) Assess Court Costs Corsoscialin (list on back) (CRSS) Assess Court Costs Dismiss (DISM) Assess Court Costs Cressclaim (list on back) (CRSS) Assess Court Costs Dismiss (DISM) Assess Court Costs Extend Statute Of Limitations, Rule 9 (ESOL) Withdraw As Counsel (WDCN) Cincher (CMDC) Withdraw As Counsel (WDCN)		***
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	Arnend (AMND) Amended Answer/Reply (AMND-Response) Amended Complaint (AMND)* Assess Costs (COST) Answer/Reply (ANSW-Response) (see Note) Change Venue (CHVN) Complaint (COMP) Confession Of Judgment (CNJF) Consent Order (CONS) Consolidate (CNSL) Contempt (CNTP) Continue (CNTN) Compel (CMPL) Counterclaim (CTGL) Assess Court Costs Crossclaim (list on back) (CRSS) Assess Court Costs Dismiss (DISM) Assess Court Costs Exempt/Waive Mediation (EXMD) Extend Statute Of Limitations, Rule 9 (ESOL) Extend Time For Complaint (EXCO)	Failure To State A Claim (FASC) Implementation Of Wage Withholding In Non-IV-ID Cases (OTHR) Improper Venue/Division (IMVN) Including Attorney's Fees (ATTY) Intervene (INTR) Interplead (OTHR) Lack Of Jurisdiction (Person) (LJPN) Lack Of Jurisdiction (Subject Matter) (LJSM) Modification Of Child Support In IV-D Actions (MSUP) Notice Of Dismissal With Or Without Prejudice (VOLD) Petition To Sue As Indigent (OTHR) Rule 12 Motion In Lieu Of Answer (MDLA) Sanctions (SANC) Set Aside (OTHR) Show Cause (SHOW) Transfer (TRFR) Third Party Complaint (list Third Party Defendants on back) (TPCL) Vacate/Modify Judgment (VCMD) Withdraw As Counsel (WDCN)

NOTE: All fillings in civil actions shall include as the first page of the filling a cover sheet summarizing the critical elements of the filling in a format prescribed by the Administrative Office of the Courts, and the Clerk of Superior Court shall require a party to refile a filling which does not include the required cover sheet. For subsequent fillings in civil actions, the filling party must either include a General Civil (AOC-CV-751), Motion (AOC-CV-752), or Court Action (AOC-CV-753) cover sheet.

STATE OF NORTH CAROLINA	File No. 18 CUD 345
HAYWOOD County	In The General Court Of Justice
2018 APR -9 AM 10:	L ₁ 8
Name Of Plaintiff	c C
Mame Of Plaintiff MCLEAN LAW FIRM P.A. Address	, 5.0.
71001033	CIVIL SUMMONS
1878 CAMP BRANCH ROAD Gity. State. Zip	ALIAS AND PLURIES SUMMONS (ASSESS FEE)
WAYNESVILLE, NC 28786	ALIAS AND PLURIES SUMMONS (ASSESS FEE)
· VERSUS	G.S. 1A-1, Rules 3.
Name Of Defendant(s)	Date Original Summons Issued
LISA A KOSIR	04-09-2018
C/O MAGGIE VALLEY INN	Date(s) Subsequent Summons(es) Issued
70 SOCO ROAD MAGGIE VALLEY, NC 28751	
To Each Of The Defendant(s) Named Below:	
Name And Address Of Defendant 1	Name And Address Of Defendant 2
	*
You are notified to appear and answer the complaint of the plant. Serve a copy of your written answer to the complaint upon you have been served. You may serve your answer by delast known address, and	
2. File the original of the written answer with the Clerk of Sur	perior Court of the county named above.
If you fail to answer the complaint, the plaintiff will apply to the	e Court for the relief demanded in the complaint.
Name And Address Of Plaintiff's Attorney (If None, Address Of Plaintiff) RUSSELL L. McLEAN III	Date Issued 1/9/18 10:48 124
1878 CAMP BRANCH ROAD	Signature
WAYNESVILLE, NC 28786	~ VV Naskap
(828) 452-2896	Deputy CSC Assistant CSC Clerk Of Superior Court
ENDORSEMENT (ASSESS FEE)	Date Of Endorsement Time
"This Summons was originally issued on the date indicated above and returned not served. At the request	Signature
of the plaintiff, the time within which this Summons must	
be served is extended sixty (60) days.	Deputy CSC Assistant CSC Clerk Of Superior Court
	•
NOTE TO PARTIES: Many counties have MANDATORY ARBITRATION	programs in which most cases where the amount in controversy is \$15,000

AOC-CV 100, Rev. 6/11 © 2011 Administrative Office of the Courts

so, what procedure is to be followed.

(Over)

less are heard by an arbitrator before a trial. The parties will be notified if this case is assigned for mandatory arbitration, and, if

	RETURN OF	SERVICE		
I certify that this Summons and a copy o	f the complaint were r	eceived and served as follows:		
	DEFENI	DANT 1		
Date Served 4/04/18 Time Served 250) AM PM	Name Of Defendant		MARK 1
By delivering to the defendant name	d above a copy of the	summons and complaint.		
By leaving a copy of the summons a above with a person of suitable age	and discretion then re	esiding therein.		
As the defendant is a corporation, so person named below. [Name And Address Of Person With Whom Copies]			ions and complaint	to the
Other manner of service (specify)				
				2 500
Defendant WAS NOT served for the	e following reason:			
,				
	DEFEN	DANT 2		
Date Served Time Served	AM PM	Name Of Defendant	23 3	11 N. 000014002
[] By delivering to the defendant name	ed above a copy of the	summons and complaint.	/§ 3	11
By leaving a copy of the summons a above with a person of suitable age	and discretion then re	esiding therein.		present t
As the defendant is a corporation, s person named below.			nons and complaint	to the
Name And Address Of Person With Whom Copies	s Left (if corporation, give title o	f person copies left with)	0	
Other manner of service (specify)		*		
Defendant WAS NOT served for the	e following reason.			
Service Fee Paid .*	5	Signature Of Deputy Sheriff Making Return	n	
Date Received		Name Of Sheriff (Type Or Print)	· · · · · · · · · · · · · · · · · · ·	econor o
Date Of Return		County Of Sheriff	7	
04/08/18		1000000		

STATE OF NORTH CAROL HAYWOOD COUNTY	INA INTHE GI INTHE GI DISTRICT 2018 APR - PRILE NO:	ENERAL COURT OF COURT DIVISION	,	
McLEAN LAW FIRM, P.A.	JACKSON CO., C.S.C.	18 CV D -		74
Plaintiff,	BY	EX PARTE ORDE	2018 APR 1AYWOOD	A Surger
V.)		APR - S	t f
LISA A. KOSIR,)		COUNTY,	
Defendant,)		PM12: 26	. Same

THIS MATTER, coming on before the undersigned Judge upon the review of a Complaint filed in this matter and after conference with the moving party and review of the contents of the Complaint this Court enters the following Ex-Parte Order:

- 1. That Plaintiff is seeking to recover proprietary data including trust account spread sheets and client information.
- 2. That such data containing the Plaintiff's trust ledger and other client information appears to be on the software program of the Samsung Model 700A computer (hereinafter "the Computer").
- 3. That the Computer was removed from the Plaintiff's law practice without its knowledge or consent.
- 4. The Defendant appears to have removed the Computer.
- 5. That the Plaintiff has no adequate remedy to safeguard said software and proprietary information.
- 6. That the need to protect the material is great and could be erased or deleted before a temporary hearing could be set.
- 7. This Court is aware of the importance of client confidential information.

BASED UPON THE FOREGOING, the Court enters an Ex-Parte Order:

1. Directing the Sheriff of Haywood County to appear at the Smoky Mountain Inn in Maggie Valley and to locate the Defendant's room and search and seize a Model 700 A Samsung Computer and to take control and possession of the computer until it shall be delivered to a third-party computer expert to review and download and thereafter erase

the contents so as to preserve the proprietary material and information including software which belongs to the Plaintiff's clients.

- 2. If the computer cannot be located at the Smoky Mountain Inn then the Sheriff is authorized to access the Defendant's storage building at 1108 Soco Road in Maggie Valley, to search and seize the computer.
- 3. That a temporary hearing shall be scheduled on April 17, 2018, before the Haywood County District Court to determine whether any further relief that may be granted.
- 4. That the Defendant shall not attempt to delete or destroy any contents of the computer subject of this Order.
- 5. If the Sheriff is unable to locate the computer the Defendant is ordered to appear before the undersigned Judge at 4 7 8 9 4 a.m. p.m. to show cause why she should not be held in contempt.

This the $\frac{Q}{2}$ day of April, 2018.

DISTRICT COURT JUDGE

THE HONORABLE JUDGE FORGA

RETURN OF SERVICE

I certify that a copy of the Complaint and Ex Parte Order were received and served as follows:
Date Served: 4/03/18
Time Served:AM Z @ PM
Name of Defendant: Losa Kasi
By delivering to the defendant named above a copy of the complaint and exparte order
By leaving a copy of the complaint and ex parte order at the dwelling house or usual
place of abode of the defendant named above with a person of suitable age and discretion
residing therin
Other manner of service (specify)
Defendant WAS NOT served for the following reason:
Comica Fee Deid
Service Fee Paid:
Date received: 4/03/18
Date of return: 4/08/18
Signature of Deputy Making Return:
Name of Sheriff: 60 Christony
County of Sheriff: Hay work

STATE OF NORTH CAROL	INA INTHE GI	ENERAL COURT O	F JUSTICE	3	
HAYWOOD COUNTY	2018 APR -9 PISTRICT FILE NO:	COURT DIVISION	345	,	
McLEAN LAW FIRM, P.A.	JACKSON CO., C.S.C.				-5
Plaintiff,	ВУ	TW D + DEET ODD	IAY!!	2018	
V.)	EX PARTE ORDI	T 8	APR.	Destroy of the state of the sta
LISA A. KOSIR,)		COUNT	-9 PI	The state of the s
Defendant,)		CS	PH 12: 2	A more
***************************************)		G.C.	9	

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- 2. That such data containing the Plaintiff's trust ledger and other client information appears to be on the software program of the Samsung Model 700A computer (hereinafter "the Computer").
- 3. That the Computer was removed from the Plaintiff's law practice without its knowledge or consent.
- 4. The Defendant appears to have removed the Computer.
- 5. That the Plaintiff has no adequate remedy to safeguard said software and proprietary information.
- 6. That the need to protect the material is great and could be erased or deleted before a temporary hearing could be set.
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1. Directing the Sheriff of Haywood County to appear at the Smoky Mountain Inn in Maggie Valley and to locate the Defendant's room and search and seize a Model 700 A Samsung Computer and to take control and possession of the computer until it shall be delivered to a third-party computer expert to review and download and thereafter erase

the contents so as to preserve the proprietary material and information including software which belongs to the Plaintiff's clients.

- 2. If the computer cannot be located at the Smoky Mountain Inn then the Sheriff is authorized to access the Defendant's storage building at 1108 Soco Road in Maggie Valley, to search and seize the computer.
- 3. That a temporary hearing shall be scheduled on April 17, 2018, before the Haywood County District Court to determine whether any further relief that may be granted.
- 4. That the Defendant shall not attempt to delete or destroy any contents of the computer subject of this Order.
- 5. If the Sheriff is unable to locate the computer the Defendant is ordered to appear before the undersigned Judge at 4/17 B a.m. p.m. to show cause why she should not be held in contempt.

This the ____ day of April, 2018.

DISTRICT COURT JUDGE

THE HONORABLE JUDGE FORGA

RETURN OF SERVICE

I certify that a copy of the Complaint and Ex Parte Order were received and served as follows:
Date Served:
Time Served:AMPM
Name of Defendant:
By delivering to the defendant named above a copy of the complaint and ex parte order
By leaving a copy of the complaint and ex parte order at the dwelling house or usual
place of abode of the defendant named above with a person of suitable age and discretion
residing therin
Other manner of service (specify)
Defendant WAS NOT served for the following reason:
Camina Faa Daid.
Service Fee Paid:
Date received:
Date of return:
Signature of Deputy Making Return:
Name of Sheriff:
County of Sheriff:

STATE OF NORTH CAROLINA	File No. 18 CUD 345
HAYWOOD County	In The General Court Of Justice District Superior Court Division
Name And Address Of Plaintiff 1 McLEAN LAW FIRM, P.A. 1878 CAMP BRANCH ROAD WAYNESVILLE, NC 28786 AMD ADDRESS OF Plaintiff 1 2018 APR - 9 APR	GENERAL OUNTY, C.S.CCIVIL ACTION COVER SHEET
Name And Address Of Plaintiff 2	
RY	Rule 5(b), General Rules of Practice For Superior and District Courts Name And Address Of Attorney Or Party, If Not Represented (complete for initial appearance or change of address)
	RUSSELL L. McLEAN III 1878 CAMP BRANCH ROAD
VERSUS	WAYNESVILLE, NC 28786
LISA ANN KOSIR C/O MAGGIE VALLEY INN 70 SOCO ROAD MAGGIE VALLEY, NC 28751	Telephone No. Cellular Telephone No. (828) 452-2896 (828) 734-8652 NC Attorney Bar No. Attorney E-Mail Address 7220 rImclean3@aol.com
Summons Submitted X Yes No	☐ Initial Appearance in Case ☐ Change of Address
Name Of Defendant 2	Name Of Firm McLEAN LAW FIRM, P.A. FAX No. (828) 356-6517 Counsel for
Summons Submitted Yes No	
Jury Demanded In Pleading Complex Litigation	Amount in controversy does not exceed \$15,000 Stipulate to arbitration
(check all that apply) Amend (AMND) Amended Answer/Reply (AMND-Response) Amended Complaint (AMND)' Assess Costs (COST) Answer/Reply (ANSW-Response) (see Note) Change Venue (CHVN) Complaint (COMP) Confession Of Judgment (CNJF) Consent Order (CONS) Consolidate (CNSL) Contempt (CNTP) Continue (CNTN) Compel (CMPL) Counterclaim (CTGL) Assess Court Costs Dismiss (DISM) Assess Court Costs Exempt/Waive Mediation (EXMD) Extend Statute Of Limitations, Rule 9 (ESOL) Extend Time For Complaint (EXCO) Failure To Join Necessary Party (FJNP)	Check all that apply Failure To State A Claim (FASC) Implementation Of Wage Withholding In Non-IV-ID Cases (OTHR) Improper Venue/Division (IMVN) Including Attorney's Fees (ATTY) Intervene (INTR) Interplead (OTHR) Lack Of Jurisdiction (Person) (LJPN) Lack Of Jurisdiction (Subject Matter) (LJSM) Modification Of Child Support In IV-D Actions (MSUF) Notice Of Dismissal With Or Without Prejudice (VOLD) Petition To Sue As Indigent (OTHR) Rule 12 Motion In Lieu Of Answer (MDLA) Sanctions (SANC) Set Aside (OTHR) Show Cause (SHOW) Transfer (TRFR) Third Party Complaint (list Third Party Defendants on back) (TPCL) Vacate/Modify Judgment (VCMD) Withdraw As Counsel (WDCN) Other (specify and list each separately)

NOTE: All fillings in civil actions shall include as the first page of the filling a cover sheet summarizing the critical elements of the filling in a format prescribed by the Administrative Office of the Courts, and the Clerk of Superior Court shall require a party to refile a filling which does not include the required cover sheet. For subsequent fillings in civil actions, the filling party must either include a General Civil (AOC-CV-751), Motion (AOC-CV-752), or Court Action (AOC-CV-753) cover sheet.

STATE OF NORTH CAR HAYWOOD COUNTY	OLINA ED IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION 2019 APR -9 AM FILE NO:			
McLEAN LAW FIRM, P.A.YWOOD COUNTY, C.S.C.				
Plaintiff,) <u>COMPLAINT FOR RECOVERY OF</u> PROPRIETARY PROPERTY			
V.)			
LISA A. KOSIR,				
Defendant,)))			

NOW COMES, the Plaintiff, and shows unto the Court the following:

- 1. McLEAN LAW FIRM, P.A., (Plaintiff) is a Professional Association created under the Laws of the State of North Carolina and has its principal place of business in Haywood County, North Carolina at 1878 Camp Branch Road, Waynesville, NC; was doing business at the time of the matter herein complained of, and is at the time of the filing of this Complaint authorized to do business in Haywood County, North Carolina.
- 2. The Defendant is a resident of Haywood County, North Carolina at the time of the matters complained of, and is at the time at the filing of this complaint a resident of said county and state.
- 3. The Plaintiff has been a tenant at 1878 Camp Branch from 2012 up to and including the matters herein complained of and is a tenant at the time of the filing of this Complaint.
- 4. Brad Ferguson is also a tenant with his law firm operating at the same address.
- 5. That the Defendant is a State Magistrate in Haywood County and has been since 2016 and was a state employee at the time of the matters herein complained of.
- 6. On or about March 30, 2018, after a dispute while at the office of 1878 Camp Branch Road, the Defendant left the building.
- 7. Thereafter, the Plaintiff changed the locks on the tenement and specifically changed the door knob entrance lock, but did not change the dead bolt lock. However, only two keys of the new lock were delivered, one to the Legal Assistant Kimberly Parilla and the other to the sole stockholder of the Plaintiff.
- 8. The locks were changed on April 2, 2018.

- 9. On April 3, 2018 all doors were checked and locked including the front door deadbolt and the new keyed door knob, however the dead bolt was operated by the old key which the Defendant had in her possession.
- 10. The Defendant worked the night shift on April 3, 2018.
- 11. Sometime between 4:30 a.m. and 7:40 a.m. on April 4, 2018, the Defendant entered the tenement belonging to the Plaintiff.
- 12. A Samsung Computer model 700A was located in the back office of the Plaintiff's tenement which contained all the Plaintiff's trust accounts, client information, payroll accounts, client files, and software purchased by the Plaintiff.
- 13. Upon information and belief the Defendant broke into the locked premises with the use of force and without the permission or consent of the Plaintiff and removed the Samsung Model 700A Grey Computer containing proprietary files, trust accounts, client information, payroll files and other property information belonging the Plaintiff which was confidential information of the Plaintiff's clients.
- 14. Upon discovery of the break in, the Plaintiff contacted the North Carolina State Bar which advised of the seriousness of the breach of attorney-client privilege and directed the Plaintiff to bring an action to seize and secure the computer and to secure the relevant information removed from the Plaintiff's business premises.
- 15. The Plaintiff has no adequate remedy at Law to protect confidential and privileged client information and attorney work product but to seek an ex parte order to obtain such confidential materials because of the great risk of potential destruction, deletion or disclosure of privileged client information, particularly because the Plaintiff had no back-up system to protect this proprietary information.
- 16. The Plaintiff is in need of an emergency order of the Court to direct the Sheriff of Haywood County to search, locate and seize the Samsung Model 700 A computer and to secure the aforementioned goods and information and to deliver the computer to New Meridian Technologies, a neutral third party computer expert, to download and save all the Plaintiff's proprietary material and thereafter to remove/erase all proprietary information belonging to Plaintiff.
- 17. Upon information and belief the Defendant is staying at the Smoky Mountain Inn in Maggie Valley, North Carolina owned by Beth Reece. The room number is unknown to the Plaintiff and she has a storage building at 1106 Soco Road, Maggie Valley, North Carolina where the Plaintiff's goods and proprietary information may be stored.
- 18. The Plaintiff asks that the verified Complaint be accepted as an affidavit in support for an Ex-Parte Order to seize the Samsung Computer Model 700A in the Defendant's possession.

WHEREFORE, having fully pled the Plaintiff seeks of the Court the following:

- 1. An Ex-Parte Order directing the Sheriff of Haywood County, North Carolina to search, locate and seize the Samsung Model 700A grey computer in the Defendant's possession and deliver same to New Meridian Technologies located at 34 S. Main Street, Waynesville, North Carolina and to order a mirror image of the hard drive of the computer to protect the Plaintiff's client information and thereafter to remove/erase all of Plaintiff's proprietary information from the computer.
- 2. The Sheriff is allowed to enter and search the Defendant's motel room at the Smoky Valley Inn or her storage building at Climate Control Storage in Maggie Valley at 1106 Soco Road, Maggie Valley, North Carolina
- 3. A temporary hearing be scheduled to determine the compliance with the return of the Plaintiff's proprietary property.
- 4. A permanent injunction be entered prohibiting the Defendant from disseminating any information of the Plaintiff's clients or proprietary information and to enjoin the Defendant from deleting or distroying any of the information contained therein.
- 5. That the Plaintiff have and recover all contents including all software located in the computer.
- 6. Costs of this action taxed to the Defendant.
- 7. For such other and further relief that the Court may deem just and proper.

This the $\frac{9}{2}$ day of April, 2018.

McLÉAN LAW FIRM, P.O. Box 4

Waynesville, NC 28786 Phone: (828) 452-2896

Fax: (828) 356-6517

VERIFICATION

STATE OF NORTH CAROLINA HAYWOOD COUNTY

ZOIB APR -9 AM ID: 48
HAYWOOD COUNTY, C.S.C.

Comes now RUSSELL L. MCLEAN as sole stockholder of Mclean Lawfirm P.A., , being first duly sworn, deposes and verifies the complaint to his own knowledge of those facts known to him and believes truthfully upon information and belief of the contents of those matters.

This the _____ day of April, 2018.

RUSSELL L. MCLEAN

Sworn to and subscribed before me this the _____day of April, 2018.

Notary Public

My Commission Expires:

KIMBERLY PARILLA
Notary Public, North Carolina
Haywood County
My Commission Expires
July 18, 2020

HAYWOOD COUNTY CLERK OF COURT

M105137 05/09/18 13:50:48

PAYOR: MCLEAN LAW FIRM PAYEE: MONROE MILLER CASEH: 18CVD000345 VCAP:N CITA#:

21410 COPY FEES

9.25

TOTAL PAID CA TENDERED CHANGE

9.25 10.00 .75

5765 ID C43MJM

MEMBER DIRECTORY

MR. RUSSELL L. MCLEAN III

Back to Search Results

ID

7220

Name

Mr. Russell L. McLean III

Address

PO Box 4

City

Waynesville

State

NC

ZIP Code

28786

Country

USA

Work Phone

828-452-2896

Email

RLMclean3@aol.com

License Date

08/22/1976

Judicial District

30 Cherokee, Clay, Graham, Haywood, Jackson, Macon, Swain

Status

Active

Status Definition The lawyer is presently eligible to practice law in North Carolina.

View Case Number

View 97DHC9

Adobe Reader is required to view these documents.

MEMBER DIRECTORY

MS. LISA A. KOSIR

Back to Search Results

ID

36878

Name

Ms. Lisa A. Kosir

Address

PO Box 4

City

Waynesville

State

NC

ZIP Code

28786

Country

USA

Work Phone

Email

lkosir@att.net

License Date

08/24/2007

Judicial District

30 Cherokee, Clay, Graham, Haywood, Jackson, Macon, Swain

Status

Active

Status Definition The lawyer is presently eligible to practice law in North Carolina.

Haywood County "Toeprints"

October 15, 2017

Vol. #8 Issue #2 (Subject: Replacement for June Ray, Clerk of Superior Court.) www.haywoodtp.net

What's Happening?

The purpose of this newsletter is to inform Haywood County Taxpayers of what transpires at the bi-monthly County Commission Meetings. This newsletter will be written from the perspective of a casual observer, myself. Any opinions expressed will be mine.

June Ray Resigns with a year left.

Why? According to Myrna Campbell, Chair of the Haywood County democrat party:

"Clerk of Court June Ray will be resigning her position effective October 31, 2017, to accept the position as Clerk of Court for the Eastern Band of Cherokee Indians. ... In accordance with NC law, Superior Court Judge Brad Letts will appoint an interim clerk to serve until the November 2018 General Election."

According to **Becky Johnson**, who now is employed by the Mountaineer, there are three (3) or four (4) early contenders that would like this appointment, and/or run for the elected position next year:

- Assistant Clerk of Court Jane Hannah [D]
- Attorney Jim Moore [D]
- Magistrate Lisa Kosir [R]
- Magistrate Eddie West [?]

Let's take a look.

Jim Moore [D].

Please refer to the Grievance Complaint I filed against Jim Moore, found in the Archives on www.haywoodtp.net

Grievance filed against Jim Moore, Candidate for DA. Reason - Keeping a more than 2 month old Governor's warrant from Tennessee in his car, therefore [expletive deleted] off Superior Court Judge Brad Letts. Status: Pending Grievance Number from Bar. 10/02/2014...

or, the direct link

[Editors Note: You may have to copy and paste links into your browser.]

http://haywoodtp.net/pubII/141002MooreBarComplaint.pdf

Does anyone in the Known Universe (except **Becky Johnson**) believe that Judge Brad Letts is going to appoint this character?

Lisa Kosir [R]

Lisa A. Kosir is Rusty McLean's wife! WTF? You remember Rusty McLean, he, along with David Francis and June Ray were the focus of an intense investigation into Terry Ramey's foreclosed property in Hazelwood, about five (5) years ago.

These three people formed the base of a three-legged stool which was the focus of an investigation, perhaps is summarized best with a set of Flow Diagrams, documented on www.haywoodtp.net. See:

http://haywoodtp.net/pubII/140429FlowDiagram1of6.PDF

http://haywoodtp.net/pubII/140429FlowDiagram2of6.PDF

http://haywoodtp.net/pubII/140429FlowDiagram3of6.PDF

http://haywoodtp.net/pubII/140429FlowDiagram4of6.PDF

http://haywoodtp.net/pubII/140429FlowDiagram5of6.PDF

http://haywoodtp.net/pubII/140429FlowDiagram6of6.PDF

http://haywoodtp.net/pubII/140429CastOfCharacters.PDF

One of these people has resigned, **David Francis**, another has offered her resignation, **June Ray**, and the third, **Rusty McLean**, remains, along with his wife, **Lisa Kosir**, who is going after **June Ray's** position as Clerk of Superior Court. The tree-legged stool now precariously balanced on only one leg.

Lisa A. Kosir, at one time, shared **Rusty McLean's** office on Camp Branch Road. The following are photo's obtained from Google's 2013 Street View camera.



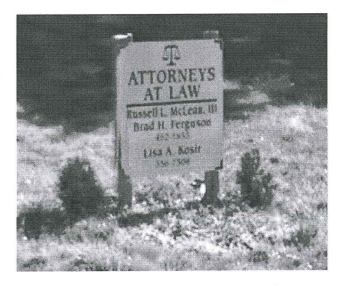
This sign shows **Rusty McLean**, **Brad Ferguson**, and **Lisa A. Kosir**. **Brad Ferguson** also got in trouble with Judge Brad Lett's. See, on www.haywoodtp.net

Brad Ferguson, local lawyer, now listed as 'Disability Inactive' by the NC Bar Association, which could be for either 'mental illness and/or substance abuse'. 4/5/2016...

or, the direct link,

http://haywoodtp.net/pubII/160405BradFergusonDisability Inactive.pdf

Here is an enlargement of Rusty's sign.



Lisa A. Kosir's name has since been removed.

See two (2) Grievances files against Rusty McLean in connection with Terry Ramey's property foreclosure.

Grievance filed against Rusty McLean by Terry Ramey. Conflict of Interest and Foreclosure against a Client. Status: No formal discipline or reprimand. 6/21/2013. 9/05/2014...

or, the direct link:

http://haywoodtp.net/pubII/140905aMcLeanBarComplaint.pdf

and

Grievance filed against Rusty McLean by Terry Ramey. Failure to turn over Legal Files. Status: Bar contacted lawyer, advised return of documents. 3/18/2013. 9/05/2014...

or, the direct link:

 $\underline{\text{http://haywoodtp.net/pubII/140905McLeanBarComplaint1}}\underline{\text{.pdf}}$

In connection with those grievances, attempts were made to have **Lisa A. Kosir** surrender any and all legal files in her possession. See two (2) letters by Terry Ramey attached at the end of this newsletter. The first one, dated 2/15/2013 stated:

"This letter is a written demand for the return of any and all legal or any other files in your possession relating to me or my business, Terry Ramey or Ramdog Enterprises, LLC, and any other business entity or equipment that is owned or operated by me.

Please have my files ready to pick up within ten (10) days of this letter. If you have them ready prior to this, call me and I will pick them up."

The second letter, written on 3/18/2013 stated:

"This letter is a written demand for the return of any and all legal or any other files in your possession relating to me or my business, Terry Ramey or Ramdog Enterprises, LLC, and any other business entity or equipment that is owned or operated by me.

It came to my attention at the foreclosure hearing on January 31, 2013, that Rusty McLean told Caleb Decker that my equipment was supposedly leased by a corporation in your name. This is the first I had heard of this. Please provide me with any documentation about this "transaction". Also, could you please provide me with the name or names of who authorized this. What is the name of this corporation? Please include copies of receipts for any money you paid me and you or this corporation received for this property and/or equipment.

Please have my files ready to pick up within ten (10) days of this letter. If you have them ready prior to this, call me and I will pick them up."

Lisa A. Kosir's response was less than lady like, basically telling Terry to go [expletive deleted] himself.

As an interesting side note, I have only come in contact with **Lisa A. Kosir** a couple of times, but in every instance, there has never been any eye contact from **Lisa A. Kosir** with me.

Jane Hannah [D]

There are plenty of people who work under **June Ray** that are very nice and respectable people. Jane Hannah is one of those people. It is my personal view that she could continue running the Clerk of Superior Courts duties seamlessly until the election.

Eddie West [?].
No known information...

[Editors Note: I sure hope Lisa A. Kosir [R] drops out of the running, as this could be another instance the Republican Party could charge me again with Party Disloyalty, as I would be recommending Jane Hannah [D] over Lisa A. Kosir [R] at the next election.]

Legend: If any name is in **bold**, it can't be a good thing.

Monroe A. Miller Jr., Haywood County Taxpayer 2200 Camp Branch Road Waynesville, NC 28786 www.haywoodtp.net Si vis pacem, para bellum Terry Ramey 706 Hazelwood Avenue Waynesville, NC 28786 (828) 551-9233 February 15, 2013

CERTIFIED MAIL/RETURN RECEIPT REQUESTED

Lisa A. Kosir 1878 Camp Branch Road Waynesville, NC 28786 (828) 452-2896

Dear Ms. Kosir,

This letter is a written demand for the return of any and all legal or any other files in your possession relating to me or my business, Terry Ramey or Ramdog Enterprises, LLC, and any other business entity or equipment that is owned or operated by me.

Please have my files ready to pick up within ten (10) days of this letter. If you have them ready prior to this, call me and I will pick them up.

Sincerely,	
Signed:	
Print:	· · · · · · · · · · · · · · · · · · ·
cc: Caleb Decker	

Terry Ramey 706 Hazelwood Avenue Waynesville, NC 28786 (828) 551-9233 March 18, 2013

CERTIFIED MAIL/RETURN RECEIPT REQUESTED

Lisa A. Kosir 1878 Camp Branch Road Waynesville, NC 28786 (828) 452-2896

Dear Ms. Kosir,

This letter is a written demand for the return of any and all legal or any other files in your possession relating to me or my business, Terry Ramey or Ramdog Enterprises, LLC, and any other business entity or equipment that is owned or operated by me.

It came to my attention at the foreclosure hearing on January 31, 2013, that Rusty McLean told Caleb Decker that my equipment was supposedly leased by a corporation in your name. This is the first I had heard of this. Please provide me with any documentation about this "transaction". Also, could you please provide me with the name or names of who authorized this. What is the name of this corporation? Please include copies of receipts for any money you paid me and you or this corporation received for this property and/or equipment.

Please have my files ready to pick up within ten (10) days of this letter. If you have them ready prior to this, call me and I will pick them up.

Sincerely,	
Signed:	
Print:	