Monroe A. Miller Jr. 2200 Camp Branch Road Waynesville, NC 28786 June 15, 2018

Subject: <u>New Exhibit entered into 18CVS116 by bottom feeding lawyer Rusty McLean.</u>

Superior Court Judge Gregory Horne listened to a second day of arguments for Motions to Dismiss the Kebbie Case or moving to trial. During a summation rant, **Rusty McLean** launched into a threat filled tirade against Eddie Cabe and myself, and offered a new Exhibit for the case file.

He used the phrase "Wait until I get hold of the Admissions to Debbie King, we are going to have a field day.", from one of my e-mails.

I think **Rusty McLean** was kind of angry because I filed a grievance against him with the North Carolina Bar Association for Abuse of Power. See:

Grievance filed against Rusty McLean with the NC Bar Association for Abuse of Power. 18CVD345. 5/14/2018...,

or

http://haywoodtp.net/pubII/180514GrievanceAgainstRustyMcLean.pdf

and

ATTENTION ALL NORTH CAROLINA LAWYERS!!! Find out how you can duck a Grievance with the NC Bar Association, using the Rusty McLean technique with 18CVD345. 6/8/2018...

or

http://haywoodtp.net/pubII/180608McLean-Winstead.pdf

Anyway, I searched my e-mails for the first instance of "field day", and located the offending e-mail, which I have copied on the following page. I am not certain this is the actual e-mail until I check the case file.

[Editors Note: Some of the e-mail addresses have been redacted.]

Rusty McLean wants to put a gag order on the content of this very public case file (Protective Order) to prevent further embarrassment to his client, **Debbie King**, i.e., Admissions and Interrogatories.

Monroe A. Miller, Jr.

Subject: Re: NO TRESPASS ORDERS - KEVIN ENSLEY Censure. District 11 Signed Resolutions, Haywood Resolutions

Date: Wed, 4 Apr 2018 08:28:09 -0400

From: Monroe Miller

- To: Thomas H. Stark <tom@starklawgroup.com>, Thomas H. Stark <starklawgroup@gmail.com>, Robin Hayes <robin.hayes@ncgop.org>, Robin Hayes <communications@ncgop.org>
- CC: Robin Hayes <rchayes6@gmail.com>, Dallas Woodhouse <dallas.woodhouse@ncgop.org>, Kenneth Henson <chairmanhcgop@gmail.com>, EDDIE CABE, Isaac Herrin <isaacbherrin@gmail.com>, Aubrey Woodard<aowoodard@comporium.net>, NCGOP Vice Chair <michele.nix@ncgop.org>, Michele Nix <micnix29@gmail.com>, Michele Nix Nix <michelenixforvicechair@gmail.com>, Aubrey Woodard <aowoodard@citcom.net>, Jeremy Davis, Jonnie Cure, Barbara Buck, Richard West, Andrew Jackson, Tracy K. Coward, Phillip Wight, Joy Deitle, Frederick Stokely, Cory Vaillancourt <cory@smokymountainnews.com>, Ada M. Fisher <fisheram@msn.com>, Al Goodis, AJ Daoud <aj@ajdaoud.com>, Mike Matthews, Brandon C. Rogers <bcrogers@haywoodnc.net>, Lisa Baldwin, Carolyn Justice <carolynjustice16@gmail.com>, Mark Delk <markdelk@aol.com>, The Republican National Committee <ecampaign@gop.com>, Fox News < newsmanager@foxnews.com>, Greg Christopher < gchristopher@haywoodnc.net>, Leo J. Phillips <wnc lawfirm@hotmail.com>, Thomas W. Dees, Michael Lyons <mjameslyons@gmail.com>, Alderman Phillip Wight, Themountaineer News <news@themountaineer.com>, Senator Jim Davis <jwdavis@dnet.net>, Mike Clampitt <mikeclampitt119@gmail.com>, Hunter Murphy <hunter@huntermurphylaw.com>, GOP Michelle Presnell <kmpresnell@frontier.com>, KEVIN ENSLEY <lkensley@bellsouth.net>, Terry Ramey, Lynda Bennett <Bennett@MountainHeritage.com>. Chad Nesbitt <chad.nesbitt@yahoo.com>

Robin,

Eddie has reported that Tom Stark's grievance has been shared on Facebook (https://www.facebook.com/pg/We-Support-Monroe-Miller-271840106629541/posts/?ref=page_internal) with 1,580 views.

Did you see Debbie King's bottom feeding lawyer's response to the Motion to Dismiss 18CVS166?

18CVS116, Memorandum in Opposition of Defendant's Motion To Dismiss. Folks, this is all about twelve (12) Kebbie Buttons, all that were ever made, and I've got one. Caution!!! Not responsible for injury laughing yourself to death by reading this. 3/29/2018. 4/3/2018...

I am trying to figure out who looks more foolish here:

• This bat-[expletive deleted] crazy woman, Debbie King, who created this frivolous lawsuit out of vanity,

or

• Her bottom feeding lawyer, Rusty McLean, who got sucked into believing that there were thousands of Kebbie Buttons made. Only twelve (12) were made, and I have one! HaHaHaHaHa...

Let's work some math here: (12 Kebbie Buttons) x (\$3.00 ea) = \$36.00

Rusty McLean is not going after Freedom of Speech, libel or slander, not even the Jim-Jab video. Only monetary gain of \$36.00 for the sale of Kebbie Buttons? This is a colossal FUBAR.

Eddie will be posting the Subpoena score card in the Case File 18CVS116 indicating you, Dallas and Tom have been served with Subpoena's. Two more are to be added shortly.

Wait until I get hold of the Admissions to Debbie King, we are going to have a field day.

By the way, still looking for the following information -

- Signed Resolutions from District 11, which should have been presented to the Executive Committee,
- Signed Resolutions from HCGOP, which should have been presented to the Executive Committee,
- An indication if you, Robin, knew how to use e-mail and were going to send the Haywood 5 notice that four of us have been banned and one had been dismissed,
- Could you have either Tom Stark or "Dallas Woodhouse here" send us a copy of the affidavit with the Notary Seal?,
- Can you urge Kebbie (i.e. Ken Henson and Debbie King) to send me an official notice from the "Fair and Open Hearing" HCGOP Kangaroo Court Closed Meeting of August 3, 2017, you know, the one you send John Lewis to chair the meeting,
- Your concurrence that Ken Henson should resign as HCGOP Chair for being a hypocrite regarding the Ted Carr fiasco of getting reimbursed for selling T shirts at the Haywood County Fair that he personally bought in advance.

Monroe A. Miller, Jr.

Precinct Chair, Allens Creek, HCGOP

Haywood 5, Banned for 5 years (or am I?)

Pursuant to Proper Etiquette and N.C.G.S. § 14-196.3, this e-mail conforms to Section (e) which applies to any peaceable, nonviolent, or nonthreatening activity intended to express political views or to provide lawful information to others. This section shall not be construed to impair any constitutionally protected activity, including speech, protest, or assembly.