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Subject: Amanda Martin (3) - Rusty McLean (0), Deposition Day at Rusty's Office.

Bottom Feeding lawyer, **Rusty McLean's** case is falling apart before our very eye's. This is the third time Amanda Martin has gone against **Rusty McLean**, and she is now three for three. She is cleaning his clock.

Depositions were held at **Rusty's** office on 10/19/2018,

<http://haywoodtp.net/pubII/180920AmendedNoticeForDeposition.pdf>

Notices were sent to Eddie Cabe, Paul Yeager, Monroe Miller and **Debbie King**. Depositions for Eddie and I were recorded on an audio recorder. Yeager failed to appear, and **Debbie King's** deposition never happened.

Why?

After the two depositions, Amanda and **Rusty** had a meeting of the minds, and Ms. Martin prevailed upon **Rusty** to agree to drop Richard West, HRA Treasurer, as a defendant in the Kebbie Button Case.

Let's review what is happening here.

- Judge Horne dismissed half the case on the first hearing. "Intentional infliction of emotional distress", denied.
- Getting **Rusty** to agree to dismiss charges against Richard West, Amanda Martin's only remaining client on this case.

That leaves the following as open items:

- "Invasion of privacy by appropriation of name or likeness",
- Eddie Cabe remains as a defendant,
- HRA remains as a defendant,
- There are six (6) potential John Doe's floating about.

During the hearing on August 15, 2018 before Judge Horne, **Rusty McLean** squared off against Eddie Cabe (Pro Se). During **Rusty's** final summation (recorded by a court recorder), **Rusty McLean** went off the rails and threatened both Eddie Cabe and myself, and attempted to intimidate me, a potential witness in this case. I believe that is justification for another Grievance to be filed against **Rusty McLean** with the North Carolina Bar Association.

Have you ever heard of the Jerry Falwell v. Larry Flynt case? <http://famous-trials.com/falwell>

How about: “Judge Dismisses Stormy Daniels Lawsuit Against Trump, Orders Her to Pay His Legal Fees”, [re: Fox news, 10/15/2018.]

“ On Monday, a federal district court judge in California ruled to dismiss Stormy Daniels’ defamation lawsuit against President Donald Trump, and ordered the adult film star to pay his legal fees. ...

Daniels filed her lawsuit against Trump in response to this tweet calling into question her claim a man threatened her to keep quiet about her alleged affair with the president ...

U.S. District Judge S. James Otero dismissed the case on the grounds that the tweet was “rhetorical hyperbole” rather than defamation and Daniels claimed. ...”

Don’t forget to review my hilarious (and accurate) post on www.haywoodtp.net,

<http://haywoodtp.net/pubII/170523JibJab.pdf> (now Exhibit 1).

What do all these have in common?

- The First Amendment. Political speech is one of the most protected form of Free Speech. **Debbie King** is a political person.
- Parody [re: Falwell v Flynt],
- “rhetorical hyperbole” [re: Trump v Stormy Daniels, a.k.a. Stephanie Gregory Clifford],
- Political Satire - <http://haywoodtp.net/pubII/170523JibJab.pdf>

Rusty McLean jumped into a bear trap (Snap!) when he got snookered into representing **Debbie King** in this frivolous lawsuit. By the way, where is **Ken Henson** in all of this? Isn’t he concerned about “Invasion of privacy by appropriation of name or likeness”? His mug is right next to **Debbie** on the Kebbie Button.



“Kebbie Button, proudly worn at the Deposition”

Monroe A. Miller, Jr.
Haywood County Taxpayer