

Subject: Fwd: Grand Jury Subpoena - Stearns Bank
From: Brenda Weaver ([REDACTED]@gmail.com)
To: [REDACTED]@yahoo.com;
Date: Saturday, June 18, 2016 10:11 AM

See below. Reason for subpoenas:

Thomason/Stookey used one of the checks that Rita gave Doss to attach to the motion to get my records. He had not received any copies from Rita yet because still had not paid.

What is important is that he stated in his email to Chairman Jones that Fannin County checks looked to have been illegally cashed but all of the ones that Rita gave Lynn were properly marked "For Deposit only."

Doss needs to be questioned under oath as to when and who she gave copies of the Fannin checks and why?

She needs to be questioned about how many times she has met with Thomason, Kiker, Searcy, Stookey to discuss Stubblefield case or "getting the Weavers."

Stookey needs to be questioned about how he got the check and his continued efforts to get more checks as late as Friday, June 17th, when case was dismissed in April but as very last day the motion was heard on June 13th. Also his comments in the group named above about "we got them."

Sent from BSW's iPhone 6s Plus

Begin forwarded message:

From: "Rita Davis-Kirby" <rdavis@fannincountyga.org>
Date: June 17, 2016 at 12:27:06 PM EDT
To: "Brenda Weaver" <[REDACTED]@gmail.com>
Subject: RE: Grand Jury Subpoena - Stearns Bank

Yes it is.

Rita

From: Brenda Weaver [mailto:████████@gmail.com]
Sent: Friday, June 17, 2016 11:31 AM
To: Kirby Rita
Subject: Fwd: Grand Jury Subpoena - Stearns Bank

Is this one of the checks you provided to Lynn Doss in March, 2016.

Sent from BSW's iPhone 6s Plus

Begin forwarded message:

From: Christy O'Dell <codell@pacga.org>
Date: June 17, 2016 at 10:32:08 AM EDT
To: Brenda Weaver <████████@gmail.com>
Subject: FW: Grand Jury Subpoena - Stearns Bank

Christy

From: Avery S. Jackson [mailto:AJackson@tisingervance.com]
Sent: Friday, June 17, 2016 9:57 AM
To: Christy O'Dell
Subject: Grand Jury Subpoena - Stearns Bank
Importance: High

Dear Ms. O'Dell,

As we discussed on the phone yesterday, I represent Stearns Bank in connection with this matter. Stearns Bank is in receipt of your subpoena dated June 15, 2016. As you requested yesterday, I am emailing you the attached subpoena that was the main subject of your request (the "June 1 Subpoena"). The June 1 Subpoena had a copy of a check attached in the amount of \$4,162.50, which was deposited to Stearns Acct # 44950, and is included in the attachment.

Additionally, in your subpoena you requested that Stearns Bank provide the documents that were produced to Mark Thomason in response to this subpoena. Stearns Bank did not release any documents to Mark Thomason. Stearns Bank provided the responsive documents to the subpoena to the attorney listed on the subpoena, Mr. Russell Stookcy, on June 8, 2016 and sent the documents overnight via FedEx on a password protected CD. My understanding from our conversation yesterday is that you are also requesting these documents that Stearns provided to Russell Stookey in connection with the ongoing investigation of this matter. Please let me know if this is correct and I will be glad to provide those documents to you as well.

Stearns Bank is working on determining whether there is video footage of the individual who served the June 1 Subpoena. Stearns will respond by June 20th with video footage if it is available.

Please let me know if you have any questions or need any additional information from Stearns as I am handling this matter for the bank.

Thanks,

Avery

Avery S. Jackson
Attorney at Law
Tisinger Vance, P.C.
100 Wagon Yard Plaza
Carrollton, GA 30117
Phone: (770) 214-5119
Fax: (770) 834-0360

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Subject: Re: Draft Motion to Recuse in Cases involving Lynn Doss. (Confidential-Do not distribute)

From: Brenda Weaver ([REDACTED]@gmail.com)

To: [REDACTED]@yahoo.com;

Cc: garp@pacga.org; codell@pacga.org; alosebee@pacga.org; maray@pacga.org;

Date: Saturday, June 25, 2016 4:00 PM

I will certainly take any references to your office out of anything I write in the Recusal Order or anything I say in the future. My statements in the recusal order were statements made to me by Bill Simonds and Rita Kirby. Ms. Kirby had spoken to Ruth Jordan on the same day that Lynn Doss left her office.

I had previously met with Special Agent Hamby to investigate this matter before I contacted your office. In the future I will direct my questions to the GBI.

Sent from BSW's iPhone 6s Plus

> On Jun 25, 2016, at 3:02 PM, B. Alison Sosebee <[REDACTED]@yahoo.com> wrote:

>

> I have reviewed the proposed Order to Recuse. Based upon my understanding of the interviews, I find discrepancies in the stated factual basis including but not limited to the statement attributed to Ms. Jordan with the DA office's investigation. I have spoken with both Greg and Christy and they confirm the foregoing. I understand that you have conducted interviews as well and your interviews may explain the discrepancies in the statement from Greg and Christy's investigation. With that being said, you would have first hand knowledge of your interviews for your factual basis. The investigation by the District Attorney's office into the false statement by Mark Thomason to Rob Jones and Mark Thomason/Russell Stookey for ID Fraud based upon the subpoena to obtain your bank records (which resulted in both individuals being indicted by the Pickens County Grand Jury) did include the interviews of several individuals and some interviews remain outstanding; however, I am requesting on Monday the GBI to conduct any additional investigation(s) as they deem necessary for any other alleged criminal conduct arising from the findings of the DA office's original investigation into Thomason/Stookey. As such, I believe to reference any on-going law enforcement investigations (other than Thomason/Stookey) may be premature.

> -BAS

> Sent from my iPhone

>

>> On Jun 24, 2016, at 8:20 PM, Brenda S. Weaver <[REDACTED]@gmail.com> wrote:

>>

>> Please read the attached motion to make sure my facts agree with your investigation. This thing is getting so big that it is hard to separate my interviews from yours.

>>

>> --

>> BSW

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>> CONFIDENTIALITY NOTE: This email and any attachments may be confidential and protected by legal privilege. If you are not the intended recipient, be aware that any disclosure, copying, distribution or use of the e-mail or any attachment is prohibited. If you have received this email in error, please notify us immediately by replying to the sender and deleting this copy and the reply from your system. Thank you for your cooperation.

>>

>> <revisedrecusal order.lynn doss cases.all judges.doc>

IN THE SUPERIOR COURTS OF THE APPALACHIAN JUDICIAL CIRCUIT
STATE OF GEORGIA

IN RE:)
)
CASES IN WHICH PARTIES ARE)
REPRESENTED BY)
LYNN DILLARD-DOSS,)
ATTORNEY AT LAW)

RECUSAL ORDER

In order to avoid the appearance of any impropriety or impartiality in the conduct of court proceedings, the Judges of the Superior Courts in the Appalachian Circuit, (to wit: Honorable Brenda S. Weaver, Honorable John E. Worcester and Honorable Mary Elizabeth Priest) do hereby recuse themselves from presiding over any proceedings in which the above named attorney is representing any party including Fannin County in order to avoid the appearance of any impropriety in said matter. In an ongoing investigation, it was determined that Lynn Doss using her position as county attorney requested copies of quarterly office operating checks for the offices of Judge Weaver, Judge Bradley and Judge Mercier from County Clerk Rita Kirby. Doss later admitted in the presence of Commission Chairman Bill Simonds and County Clerk Rita Kirby that she gave copies of the checks to Russell Stookey, attorney for Mark Thomason. She did so without the permission or knowledge of her employer, to wit: Fannin County Government. It appears the checks were used by Mark Thomason and his attorney, Russell Stookey to illegally attempt to obtain banking records from Judge Weaver's account in Pickens County and were used by Ralph Garner and Mark Thomason to illegally attempt to obtain Judge Bradley's banking records in Fannin County. In her discussions with Chairman Simonds and Ms. Kirby, Doss also stated that Ruth Jordan, who is employed by Community and Southern

Bank, had advised her that the checks had a “teller override” and had been cashed. Ms. Jordan spoke to Rita Kirby and was later interviewed by an investigator with the DA’s office and denied having any conversation with Lynn Doss and stated she had never said anything was wrong with the checks. The checks had been properly deposited into Judge Bradley’s office account.

At my request, the financial officer for each of the three counties reviewed the quarterly checks and confirmed that none of the checks were illegally cashed. All had been properly deposited. It is obvious from looking at the back of each check that all of the checks had been properly deposited and properly marked “For Deposit Only.” Therefore it appears that the above listed attorney performed her acts, along with others who are also now being investigated, based upon bias, malice and ill will for the Judges. Therefore it would be inappropriate for any Superior Court Judge to preside in her cases.

Wherefore, pursuant to U.S.C.R. 25.7 and 25.4 (c) (3), the Administrative Judge of the Ninth Judicial District is hereby requested to appoint a judge outside of this Circuit to hear and preside in all cases in which Lynn Doss is representing one of the parties or any cases in which she is a party.

It is hereby ORDERED that this Order be filed in the office of the Clerk of the Superior Court of Pickens County Georgia.

This _____ day of June, 2016.

Hon. Brenda S. Weaver, Chief Judge
Superior Court of Pickens County
Appalachian Judicial Circuit