

From: Kim Bienvenu kim@stuteslaw.com
Subject: RE: documents regarding Indian Bayou
Date: February 18, 2015 at 9:01 AM
To: Billy Broussard billy@billybroussard.com
Cc: sgabb@psnlaw.com, Russell J. Stutes, rusty@stuteslaw.com

Mr. Broussard:

Apparently you do not intend to comply with our recent cease and desist letter. We will be preparing and filing a rule for contempt and for injunctive relief with Judge Ritchie later this week.

Kimberly Bienvenu

Paralegal to Russell J. Stutes, Jr.
Stutes & Lavergne, LLC
600 Broad Street
Lake Charles, LA 70601
P.O. Box 1644
Lake Charles, LA 70602-1644
Telephone (337) 433-0022
Facsimile (337) 433-0601
Website: www.StutesLaw.com
E-mail: kim@StutesLaw.com

From: Billy Broussard [<mailto:billy@billybroussard.com>]

Sent: Wednesday, February 18, 2015 8:20 AM

To: Kim Bienvenu

Subject: Re: documents regarding Indian Bayou

Mr. Stutes,

The last email I received from your office was on behalf of GDD8 and Calcasieu Parish Police Jury as you have sent me a letter that is dated February 16, 2015 regarding Indian Bayou/little Indian Bayou Project "Project".

With all due respect, the Public Records Requests that I have requested could produce

documentation that may support a different cause of action.

This cause of action could be more on a personal basis. Individuals that may have committed criminal actions during the same time of the Indian Bayou Project.

The fact is I may have a claim against individuals that instructed debris to be removed as eligible (Hurricane Rita Debris) when they knew that was not part of the "Project".

You filed the Motion of Summary Judgment what is the scope of work in the four corners of the contract and that motion was granted and the scope of work was \$204,000 and as the Hon. Judge stated "the scope of work was related to all the hurricane debris in those two bayous."

Therefore, documentation that I have been gathering is to prove that individuals knew and understood that the debris that they were instructed me to remove during the same time as the Project was considered ineligible and not Hurricane Rita Debris.

Furthermore, in respect to your letter dated February 16, 2015 you represent GDD8 and Calcasieu Parish Police Jury.

So I believe if there is any criminal behavior with any individuals in regards to this matter they would not be represented by yourself or any other attorneys paid for with taxpayers money.

If you have any questions don't hesitate to ask and I apologize for any inconvenience this may have caused you.

My question is are you still going to instruct the local governments not to respond to any of my Public Records Requests?

Thank you!

Billy Broussard

337-316-6193

Sent from my iPhone

On Feb 16, 2015, at 1:20 PM, Kim Bienvenu <kim@stuteslaw.com> wrote:

Billy:

3/23/15

Exhibit A

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The letter was written on behalf of the Calcasieu Parish Police Jury and the Gravity Drainage District 8 of Ward 1.

Thanks,

Kimberly Bienvenu

Paralegal to Russell J. Stutes, Jr.

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Website: www.StutesLaw.com

E-mail: kim@StutesLaw.com

From: Billy Broussard [<mailto:billy@billybroussard.com>]

Sent: Monday, February 16, 2015 12:16 PM

To: Kim Bienvenu

Subject: Re: Indian Bayou/Little Indian Bayou Project

Mr. Stutes, I did receive your letter but on who's behalf are you sending this letter.

Is it Calcasieu Parish/the District Attorney's Office/the Calcasieu Parish Police Jury/Gravity Drainage District 8 or John Reon?

Sent from my iPhone

On Feb 16, 2015, at 9:36 AM, Kim Bienvenu <kim@stuteslaw.com> wrote:

Billy:

Please see the attached correspondence from Rusty. The original will follow via U.S. Mail.

Thanks,

Kimberly Bienvenu

Paralegal to Russell J. Stutes, Jr.

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3/23/15

Exhibit A

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