

*RUSSELL J. STUTES, JR. P. JODY LAVERGNE JEANETTE DEWITT-KYLE SHELLEY BOUILLION OF COUNSEL ROBERT C. MCCORQUODALE

February 16, 2015

VIA EMAIL AND U.S. MAIL Billy Broussard 1307 South Main Breaux Bridge, LA 70517

Re: Indian Bayou/Little Indian Bayou Project

Dear Mr. Broussard:

Over the last several weeks, I have received numerous complaints by Calcasieu Parish officials regarding your repetitive public record requests, demands to be placed on the agenda at the Calcasieu Parish Police Jury meetings, demands to be heard at the Gravity Drainage District's Board meetings, and requests for an appointment with the District Attorney, John DeRosier, with respect to the Indian Bayou/Little Indian Bayou project (hereinafter, the "Project"). You and/or your former attorney, Ms. Sylvester, have already received all documents associated with the Project throughout the normal course of litigation, and since you have been paid all amounts owed to you with respect to the Project, discussing this matter at any of the Police Jury or District Board meetings is unnecessary and a waste of your and public officials' time. Accordingly, all Calcasieu Parish employees have been instructed not to respond to any additional requests or demands from you associated with the Project. Your constant emails and telephone calls to government employees are harassment.

In case you may have misunderstood Judge Ritchie's rulings, especially his ruling on May 14, 2014, whereby you were personally sanctioned, your attempts to somehow revive this case have failed. There are now several final, non-appealable judgments rendered in the case associated with the Project. In simple terms, **THIS CASE IS OVER**. You cannot and will not receive any additional funds for any work you and/or your company performed on the Project. Accordingly, the next time any Calcasieu Parish employee is contacted by you or any of your representatives with respect to the Project, we will proceed with further civil actions and criminal charges. A Rule for Contempt of Court will be filed, and we will request injunctive relief from Judge Ritchie. Given Judge Ritchie's outrage at your frivolous claims last year, you and I both know

600 Broad St. • Lake Charles, LA 70601 Mailing Address: P.O. Box 1644 • Lake Charles, LA 70602 phone: 337,433.0022 • fax: 337,433.0601 • www.stuteslaw.com 3/23/15 Exhibit A Page 11

*L.L.M. in Taxation: Board Certified in Tax and Estate Planning and Administration by the Louisiana Board of Legal Specialization

that the next time you are brought before him regarding the Project, it will likely result in you serving time for deliberately disregarding his rulings. In addition, the agreement allowing you to make monthly payments of \$325.00 toward the Judgment against you personally will be terminated. We will file a Judgment Debtor Rule and proceed with seizing your personal assets to satisfy said Judgment. Finally, we will contact the FBI and provide them with all fraudulent documents and sworn testimony obtained during the course of litigation, including, but not limited to: (1) Invoice #114 from Broussard Trucking and Equipment, whereby you claim the District owes your sister company \$732,000 for the rental of equipment that it didn't even own; (2) your "Equipment Costs" spreadsheet, whereby you claim the District owes you \$28,000 for the rental of chainsaws; (3) the lien filed against the District in the amount of \$1,153,000; (4) the transcript from your deposition, whereby you assert that you should make at \$900,000 profit from the Project; and (5) the transcript from the 1442 Deposition of Broussard Construction Company of Acadiana, LLC, whereby you claim the District owes you \$2,068,712.57.

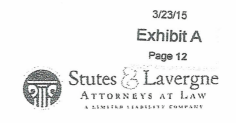
Consider this letter your final warning, Mr. Broussard. The harassment of Calcasieu Parish employees must completely and immediately cease. Otherwise, we are prepared to follow through with all remedies allowed by law.

With regards, I am

Sincerely

RUSSELL J. STUTES, JR.

RJS:kb Cc: Sam Gabb John Reon



10