

May 28, 2016

Dr. Woodrow Wilson, Administrator
CADDO PARISH COMMISSION
Government Plaza
Shreveport, Louisiana

Dr. Wilson:

I write on behalf of Caddo Parish citizens.

I am now aware that certain Caddo Parish Commission officials and attorneys are using "executive sessions" to block the public's recovery of huge sums of money which have been illegally / unconstitutionally taken from us. As you know, this public money has been lost by virtue of several categories of (illegal) Commissioner self-pay over many years, e.g., retirement ("CPERS"), salary, and travel benefits.

It is my information and belief that the subject abuses of these "executive sessions" constitute malfeasance in office, as defined in La. R.S. 14:134. These supposed "executive sessions" are contrary to the public interest, and in favor of certain Caddo Commission officials, past and present, who have illicitly taken public money.

We therefore believe that subject "executive sessions" are not within legitimate applications of such, as set forth in La. R.S. 42:16.

I write in reaction to direct information from more than one person in attendance at the most recent such Commission "executive session." I address this letter to you, but am copying, and writing with equal urgency, our Louisiana Legislative Auditor, Louisiana Attorney General, Caddo Parish Sheriff, Caddo Parish District Attorney, and U. S. Department of the Treasury - I.R.S. Criminal Division.

Multiple sources inform us that these "executive sessions" are routinely conducted by attorneys Caddo Parish citizens pay. These private attorneys hired by culpable Commission officials have already been paid nearly \$100,000 in additional public money to defeat citizen efforts to recover our original loses of many hundreds of thousands of dollars.

I specifically note that the most recent of these meetings was convened and conducted when a Caddo Commissioner attempted to compel a direct vote by the Commission on three (3) proposed resolutions to recover the subject public funds. Included was a resolution directing "mediation" of my lawsuit against the Commission in this regard. His effort was thereby killed without any consideration of any kind in the subject public meeting of the Commission.

This "executive session" was conducted for a purpose which advances the underlying official malfeasance, i.e., defeating the effort of one Commissioner to remedy the self-pay corruption in and by the Caddo Parish Commission.

These so-called "executive sessions," I believe and assert, are a premeditated obstruction of due process of law and of the public interest.

What justification can there be for the Caddo Parish Commission to use patently illegitimate "executive sessions" in furtherance of the official malfeasance at issue? Please respond, in writing.

Sincerely,

Elliott Stonecipher

cc: Mr. Daryl Purpera, Louisiana Legislative Auditor
Honorable Jeff Landry, Louisiana Attorney General
(Named Special Agent), U. S. Department of the Treasury
Honorable Steve Prator, Sheriff, Caddo Parish, Louisiana
Honorable James Stewart, District Attorney, Caddo Parish, Louisiana
Mr. Whitney Pesnell, The Pesnell Law Firm
Ms. Melinda Deslatte, Supervisory Correspondent, Associated Press

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