

Mbappé’s legal team says he has seized 55 million euros from PSG’s accounts in legal dispute

BY SAMUEL PETREQUIN
ASSOCIATED PRESS

PARIS — Kylian Mbappé’s legal team is going on the attack with multiple lawsuits to try and resolve the legal dispute between the World Cup winner and his former club Paris Saint-Germain.

The France striker argues PSG owes him 55 million euros (\$61 million) in unpaid wages, and his lawyers say they have asked the Paris court to start proceedings.

Legal expert Thomas Clay said Mbappé has been authorized to make a precautionary seizure of the money, which was frozen from PSG’s bank accounts on Thursday. A legal hearing is scheduled for May 26, he added.

“This story has been going on for just over a year now. One year was the deadline we set for ourselves for trying to resolve this dispute as peacefully as possible,” Mbappé’s main lawyer, Delphine Verheyden, said.

“As the months went by, Kylian Mbappé still hasn’t been paid the missing 55 million euros. A decision has been taken, this time to go on the attack.”

Verheyden said they were also asking the French sports minister to intervene and to legally challenge a decision by the appeals commission of the French Football Federation, which ruled that Mbappé’s appeal against PSG was not receivable.

Separately, she said that Mbappé has asked the federation to inform UEFA that PSG failed to pay him what he was owed, in breach of the club’s salary obligations. Verheyden suggested that if PSG was found responsible it could lose the licence allowing the team to play in the Champions League.

Last October, the French league appeals commission upheld the decision ordering PSG to pay Mbappé the unpaid wages he wants. Mbappé claims the club owes him three months’ salary and the last third of a loyalty bonus.

He joined Real Madrid last summer on a free transfer after scoring a club-record 256 goals in seven years at PSG.

PSG says it had a deal with Mbappé

PSG argued that when Mbappé was sidelined before the 2023-24 season — following his decision not to extend his contract — there was a verbal agreement with him opting to relinquish bonuses in order to return to the team.

“They have not shown any evidence of any agreement,” Verheyden said.

Mbappé’s relationship with PSG ended amid deep tensions and some fans booed him in his last home game at Parc des Princes. PSG felt let down by Mbappé after offering him the most lucrative contract in club history when he signed a new contract in 2022.

But Mbappé was frustrated because he felt promises to sign key players were not kept. When he signed that deal, he was paraded in front of fans holding up a jersey with 2025 on it. Mbappé was reportedly annoyed because the contract was until 2024 — with a player’s option for an extra season.

Mbappé stunned PSG in June 2023 by informing the club he would not take the option for an extra year. With his contract effectively into its final year, it put PSG in the position of needing to sell Mbappé to avoid losing him for nothing when the contract expired.

His PSG career could

have ended that summer amid a tense transfer standoff.

After telling the club he would not extend, Mbappé was left off a preseason tour to Japan and South Korea and forced to train with fringe players. PSG said it would rather sell him than let the player leave for free in 2024, but he rejected a 300 million euros move to Saudi Arabia team Al-Hilal.

PSG left Mbappé out of the opening league


game of that season but he soon returned to the lineup following talks. Mbappé’s legal team said on Thursday it will start an action against PSG for harassment because of the way he was treated.

They will also start another legal procedure before an industrial tribunal, while Mbappé and his mother have filed lawsuits for the abuse they

received online.

PSG said in a statement it still wants to reach an “amicable” solution to the dispute, “despite the repeated signs of bad faith and the player’s total refusal of any mediation.”

The club added that Mbappé “must respect the clear and repeated public and private commitments he has made to his employer.”




LEGAL NOTICE

J.A. Beek, Inc.
dba Duff's Famous Wings
with a mailing address of
220 Commerce Dr.
Elizabethtown, KY 42701
hereby declares intention(s)
to apply for a
Type 47 License
and Alcoholic Beverage
NQ2
License(s)
no later than
April 23, 2025
The licensed premises will be
located at
220 Commerce Dr.
Elizabethtown, KY 42701
doing business as
Duff's Famous Wings

The (owner(s); Principal
Officers and Directors;
Limited Partners; or
Members) are as follows:
President, Jason Grimm
of 371 Pleasant Colony Dr.
Elizabethtown, KY 42701

Vice-President, P. Amber
Grimm
of 371 Pleasant Colony Dr.
Elizabethtown, KY 42701

Any person, association,
corporation, or body politic
may protest the granting of the
license(s) by writing the Dept.
of Alcoholic Beverage Control
Mayo-Underwood Building
500 Mero St., 2NE33
Frankfort, Ky. 40601, within
30 days of the date of this
legal publication.




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
CITY OF ELIZABETHTOWN
ANNEXING PROPERTY LOCATED AT
7019 SOUTH WILSON ROAD
ORDINANCE #09-2025
SUMMARY

This Ordinance annexes property at 7019 South Wilson Road owned by the Emogene Cox Estate, Gloria Compton Executrix totaling approximately 1.1 acres. The property will be zoned Regional Commercial (C-3) upon annexation based on the Planning Commission recommendation. The owners gave written consent to the annexation. The City of Elizabethtown gave the required 45-day notice to Hardin County.

Please find the full Ordinance on the website:
www.elizabethtownky.org or by contacting the City Clerk:
jessica.graham@elizabethtownky.gov

Summary prepared by:
Ken M. Howard
City Attorney





LEGAL NOTICE

CITY OF ELIZABETHTOWN
REPEALING AND REPLACING PREVIOUS ORDINANCE
RELATING TO SEWER RATES; CREATING AND
ESTABLISHING NEW SEWER RATES
ORDINANCE #10-2025
SUMMARY

This Ordinance repeals and replaces previous ordinance relating to sewer rates; creating and establishing new sewer rates.

Section 1. MONTHLY SEWER RATES.
The rates and charges to residents and users of the existing municipal sanitary sewer system of the City of Elizabethtown are hereby fixed and established on a monthly basis as follows:

A. MONTHLY SEWER RATES – FOR BILLS RENDERED AFTER JULY 1, 2025

Number of Gallons of Sewer per Month	Monthly Sewer Charge
First 2,000 gallons	\$14.46 Minimum Bill
Over 2,000 gallons	\$6.36/1,000 gallons

B. MONTHLY SEWER RATES – FOR BILLS RENDERED AFTER JULY 1, 2026

Number of Gallons of Sewer per Month	Monthly Sewer Charge
First 2,000 gallons	\$16.70 Minimum Bill
Over 2,000 gallons	\$7.35/1,000 gallons

C. MONTHLY SEWER RATES – FOR BILLS RENDERED AFTER JULY 1, 2027

Number of Gallons of Sewer per Month	Monthly Sewer Charge
First 2,000 gallons	\$18.95 Minimum Bill
Over 2,000 gallons	\$8.34/1,000 gallons

D. MONTHLY SEWER RATES – FOR BILLS RENDERED AFTER JULY 1, 2028

Number of Gallons of Sewer per Month	Monthly Sewer Charge
First 2,000 gallons	\$19.52 Minimum Bill
Over 2,000 gallons	\$8.59/1,000 gallons

E. Sewer charges shall be paid for all structures served by any water service if sewer service is available to the property.

Section 2. RATES UNIFORM; SURCHARGES FOR EXTRA STRENGTH SEWER WASTE AND HAULED WASTE.

A. UNIFORM RATES
The schedule of rates herein prescribed for the monthly sewer service shall be uniformly charged to all customers of the sanitary sewer systems unless otherwise established (i.e. wholesale rates).

B. SURCHARGE FOR EXTRA STRENGTH WASTES
The City may allow for the treatment of extra strength wastes, the constituents, requirements and limits of such shall be as provided by the Sewer Use Ordinance. The surcharges for extra strength wastes are as follows:

NH3-N	\$1.28/pound over 30	mg/l monthly average	
BOD	\$0.64/pound over	250	mg/l monthly average
COD	\$0.06/pound over	1000	mg/l monthly average
TSS	\$0.53/pound over	250	mg/l monthly average

C. SURCHARGE FOR HAULED WASTE
The City may allow for the treatment of hauled waste, the constituents, requirements and limits of such shall be as provided by the Sewer Use Ordinance. The surcharges for hauled waste are as follows:
Leachate from Pearl Hollow Landfill \$0.1174/gallon \$28.1535/ton
All other \$0.1600/gallon \$38.3693/ton

Section 3. CONNECTION, TAP, AND CLEAN OUT FEES

The connection and tap fees for residents and users of the existing municipal sanitary sewer system of the City of Elizabethtown are hereby fixed and established as follows:

Residential Connection Fee:
Single Family Housing \$1,500
Multi-Family Housing \$2,000/building + \$300/unit

Non-Residential Connection Fee:
Below 10,000 sq. ft. \$2,000
10,000 - 50,000 sq. ft. \$3,500
Above 50,000 sq. ft. \$5,000

Significant Industrial User Connection Fee:
All Users \$10,000


Tap fees for sewer services shall be charged for labor and materials.

The City may allow for the installation of clean outs at the request of the property owner for a fee of \$250. Installation is done by the City’s Public Works Department.

Please find the full Ordinance on the website:
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Summary prepared by:
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City Attorney

www.thenewsenterprise.com




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
CITY OF ELIZABETHTOWN
ANNEXING PROPERTY LOCATED AT 204 JACKIE STREET
ORDINANCE #07-2025
SUMMARY

This Ordinance annexes property at 204 Jackie Street, owned by Paul and Susan Brantingham as Trustees of the Brantingham Living Trust totaling approximately .807 acres. The property will be zoned Urban Residential, General (R-4) upon annexation based on the Planning Commission recommendation. The owners gave written consent to the annexation. The City of Elizabethtown gave the required 45-day notice to Hardin County.

Please find the full Ordinance on the website:
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jessica.graham@elizabethtownky.gov

Summary prepared by:
Ken M. Howard
City Attorney






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
CITY OF ELIZABETHTOWN
ANNEXING PROPERTY LOCATED AT
320 PEAR ORCHARD ROAD NORTHWEST
ORDINANCE #08-2025
SUMMARY

This Ordinance annexes property at 320 Pear Orchard Road Northwest owned by Omni Land and Development LLC totaling approximately 25.825 acres. The property will be zoned Suburban Residential (R-2) upon annexation based on the Planning Commission recommendation. The owners gave written consent to the annexation. The City of Elizabethtown gave the required 45-day notice to Hardin County.

Please find the full Ordinance on the website:
www.elizabethtownky.org or by contacting the City Clerk:
jessica.graham@elizabethtownky.gov

Summary prepared by:
Ken M. Howard
City Attorney





LEGAL NOTICE

CITY OF ELIZABETHTOWN, KENTUCKY
NOTICE OF ENACTMENT, TITLE AND
SUMMARY OF ORDINANCE #06-2025

The City Council of the City of Elizabethtown, Kentucky (the "City") at a regular meeting on March 17, 2025, gave first reading to and on April 7, 2025, at a regular meeting of the City Council, gave second reading to and passed and adopted an Ordinance entitled:

AN ORDINANCE OF THE CITY OF ELIZABETHTOWN, KENTUCKY, AUTHORIZING AND APPROVING THE ISSUANCE OF GENERAL OBLIGATION BONDS, SERIES OF 2025A IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED \$47,000,000 FOR THE PURPOSE OF FINANCING THE ACQUISITION, CONSTRUCTION AND EQUIPPING OF AN OUTDOOR MUSIC FACILITY (THE "PROJECT"), FOR THE USE AND BENEFIT OF THE CITIZENS OF THE CITY; AUTHORIZING THE LEVY OF A DIRECT ANNUAL TAX ON ALL TAXABLE PROPERTY WITHIN THE CITY, IF NECESSARY ("BOND TAX"), IN ADDITION TO ALL OTHER TAXES, IN AN AMOUNT SUFFICIENT TO PAY THE PRINCIPAL OF AND INTEREST ON THE BONDS WHEN AND AS THE SAME BECOME DUE; AUTHORIZING THE ESTABLISHMENT OF CERTAIN FUNDS TO PROVIDE FOR THE PAYMENT OF THE BONDS; AUTHORIZING THE PUBLICLY ADVERTISED, COMPETITIVE SALE OF SAID BONDS AND THE DISBURSEMENT OF THE PROCEEDS THEREOF; AND AUTHORIZING CERTAIN OTHER ACTIONS WITH REGARD TO THE FINANCING AND THE ACQUISITION, CONSTRUCTION, AND EQUIPPING OF THE PROJECT GENERALLY.

The Ordinance authorizes the issuance not to exceed \$47,000,000 of the City’s General Obligation Bonds, Series of 2025A ("Bonds") to be issued for the purpose of financing the acquisition, construction and equipping of a new outdoor music venue (the "Project").

To assure the payment of the Bonds, it is necessary that the City authorize the levy of a Bond Tax sufficient for that purpose; provided, however, it is now anticipated that revenues derived from the Project and other available City funds will be sufficient to meet the debt service requirements of the Bonds without the collection of the Bond Tax.

That by the adoption of the Ordinance the City covenants with Owners of the Bonds that it shall, if necessary, collect each year a Tax ("Bond Tax") in a sufficient amount and appropriate in its annual budget, together with other monies available to it, an amount of funds sufficient to pay the "debt charges" on the Bonds as defined in Section 66.011 (4) of the Kentucky Revised Statutes.

That Section 6(C) of the Ordinance which levies the Bond Tax reads as follows:

(C) That pursuant to Section 157 of the Constitution of Kentucky and Section 66.111 of the Bond Act there is hereby levied, and the City hereby covenants to collect, each year that the Bonds remain outstanding the Bond Tax in an amount sufficient to provide for the full payment of the principal and interest requirements of said Bonds; said Bond Tax to be collected only if other taxes or revenues of the City are not sufficient to pay the principal and interest requirements of the Bonds as the same become due.

The Bonds are to be sold at a publicly advertised competitive sale. The Bonds will mature over a term not to exceed 30 years. The Ordinance establishes a Sinking Fund to provide for the payment of the principal and interest requirements of the Bonds as same become due.

A copy of the Ordinance is available in the office of the City Clerk. This summary has been prepared by David B. Malone of Steptoe & Johnson PLLC, Louisville, Kentucky, Bond Counsel to the City.

CITY OF ELIZABETHTOWN, KENTUCKY
By: st/ Jessica J. Graham, City Clerk