

**Most** Rowan County elected Officials and their staffs, have earned our respect, trust, and appreciation.



**\*\$1,185,000.00 REWARD\*\***

ONE LUMP SUM PAYMENT  
ONE MILLION, ONE HUNDRED EIGHTY FIVE THOUSAND DOLLAR\$



When this ad refers to “work something out”, an arrangement to make a payment for restitution does not mean the payment is an admission of guilt or liability. First, if it were, no cases would ever settle. The law encourages settlements, and a large percentage of cases settle. Why should Rowan County settle this matter? After all, they “won” the case in the Federal Court in Ashland. And, the Federal Appeals Court in Cincinnati did not reverse the lower court ruling against us. That is because the false affidavit involves a matter of “fact”, not “law”. One exception, however, is if fraud was involved, (the false affidavit). Back to the original question: Why would Rowan County pay restitution?

Because if either of the Federal Courts get evidence of the fraud, they very likely will come down extremely hard on Rowan County, and could levy punitive damages as much as \$25 million to \$50 million, or more. Why hasn't someone in Rowan County government stood up and tried to protect its citizens from this huge risk? And, insurance usually has an exception for fraud, which means Rowan County citizens will ultimately foot the enormously large bill. What do we want? Justice! Now, with no more delays!

**NOT JUST ONE, NOT TWO, BUT THREE HIGHLY RESPECTED, TRUSTED, LEXINGTON ATTORNEYS, TWO OF THEM MANAGING PARTNERS OF MAJOR KENTUCKY LAW FIRMS, THEN AND NOW, NONE OF THE THREE WITH ANY “SKIN IN THE GAME” OR “AX TO GRIND”, ETC., ALL THREE CONFIRMED THAT ROWAN COUNTY ATTORNEY WATKINS STATED “POLITICS AND PAYBACK”. YET HE (WATKINS) CONTINUED TO DENY THE STATEMENT, AND SIGNED THAT AFFIDAVIT.**

Rowan County Attorney Watkins and Rowan County Judge Executive and the four magistrates have now for years failed to pay for the damages to us caused by the false affidavit, and have yet to make any effort to do so. Particularly, the County Attorney is personally involved in the collections of late property taxes, penalties, and late fees, and yet, he and his colleagues are themselves involved in the delinquency in paying restitution for the extreme costs that the false affidavit has cost us.

To the individual who has recently made multiple contacts regarding the massive reward we have offered, in this matter, we have received contacts of this nature before, but yours is certainly the most promising. The best method to speed your claiming the reward money remains for you to visit a federal office (US Attorney, FBI, Federal Court) in the general area, (Lexington, Louisville, Covington, Cincinnati, Ashland, Huntington, Bowling Green, etc.) and bring with you a copy of this ad and your proof/evidence, which they will evaluate and authenticate. We look forward to your being able to collect the reward. Good luck!

We would like to be pleased to announce that a significant payment was finally received from the Rowan County Fiscal Court/County Attorney/Concerned, very civic minded citizen or group, toward the restitution owed to us, (and therefore, we will...)

It is obvious to the 2 thousand plus readers of this paper every week, and thousands more readers of the companion issues in Bath, Fleming, Nicholas/Carlisle, and Menifee Counties, that our message in these Politics and Payback full page ads, **IS UNCHALLENGED AS TRUE AND ACCURATE.**

This is no longer about a variance, it is about a misguided signing/filing of a false affidavit that has cost us serious six figure\$. Rowan County has owed HUNDREDS OF THOUSANDS\$ FOR YEARS for unpaid restitution due us. The Rowan County Attorney is part of the system that is the collection/enforcement, for late fees and penalties.

Our reason for putting these ads in these local papers is simple: We were cheated in Federal Court, as detailed below. We didn't just lose because a judge weighed the evidence and made the call. The judge was fed a false affidavit, and according to his personal written explanation for his ruling in favor of Rowan County Fiscal Court, he listed first Mr. Watkins' infamous (false) affidavit. Please note above the brief paragraph that begins with “Not Just One, Not Two...”

Will a Judge/Justices order the Rowan County Fiscal Court and Rowan County Attorney to pay tens of MILLIONS\$ for knowingly utilizing a false affidavit in its defense of a federal lawsuit it could have won legitimately? Is it avoidable? Certainly.

Rowan County Attorney Watkins denied saying “Politics and Payback” to “help Rowan County”, but the resulting false testimony has to be retracted, or restitution has to be paid.

We all know the Rowan County Attorney stated “Politics and Payback”, and that he signed the affidavit denying that. We all know that the affidavit with his denial was false. Give him up, and collect ONE MILLION, ONE HUNDRED EIGHTY FIVE THOUSAND DOLLAR\$ - LUMP SUM PAYMENT \$1,185,000.00\* \*\*

**WE WANT THE TRUTH**

**New Total Reward, with ONE MILLION DOLLARS ADDED.**

The U.S. Attorneys Office generally shows its appreciation when someone contributes evidence on one matter, while facing charges on another matter. In the interests of JUSTICE, we continue to respectfully request that FBI Agent in charge of the, **RONNIE GOLDY, Esq. investigation**, while in the Morehead area, have an agent interview Rowan County Attorney Cecil Watkins regarding the affidavit he signed in this matter.

The Rowan County Fiscal Court accepted the help of the **KENTUCKY ASSOCIATION of COUNTIES** to defend our lawsuit, and **KACo** knows that the Fiscal Court utilized the false affidavit of their colleague, the Rowan County Attorney, to provide assistance to their attorneys, paid for by **KACo**, to defend them. Unfortunately, the late Judge Wilhoit, trusted the word of the County Attorney, and also the use of his affidavit by the Fiscal Court and its attorneys, and based on the affidavit, he dismissed our case. The above acts constitute a **SERIOUS violation of trust**, at the minimum, or...?

We receive frequent input to these ads, **almost universally favorable**. One comment keeps coming up about our willingness to compromise to some degree. The Rowan County Attorney, and Rowan County Fiscal Court, can do the right thing here, and resolve this “Politics and Payback” situation. They have known for years, that an injustice occurred on their watch, and that **the truth and facts are as stated** in these ads. Let there be no doubt that the County Attorney and Fiscal Court are the ones keeping this going, by refusing to take any steps towards resolution. We have been, and continue, willing to sit down and work something out. We will not, however allow this injustice to go unchallenged.

At this sad point in time, there is no “winner” in this Politics and Payback matter. Rowan County Attorney Watkins, can clarify one very important point, were any of the Rowan County Fiscal Court members aware at the time Watkins signed the infamous affidavit, that it was “factually challenged”.

**KACo, KENTUCKY ASSOCIATION OF COUNTIES, FUNDED/FACILITATED THEIR ATTORNEYS, AND THE FALSE AFFIDAVIT PERSUADED JUDGE WILHOIT... WE NAME NAMES, AND OUTLINE THE CASE DETAILS. IT IS ALL TRUE. TEAR OUT THIS PAGE, AND ALONG WITH YOUR PROOF, TAKE IT TO A FEDERAL COURT OR FBI OFFICE IN ASHLAND, LEXINGTON, CINCINNATI. ETC. AND YOU CAN DO THIS SAFELY, AND ANONYMOUSLY, WITH FEDERAL LAW ENFORCEMENT HELP. THE BONUS IS THAT YOU WILL BE BRINGING JUSTICE, LONG ABSENT, TO THIS CASE.**

Would it be considered **WITHHOLDING EVIDENCE/OBSTRUCTION OF JUSTICE**, on the part of ANY member of the Rowan County Fiscal Court, to fail to disclose ANY knowledge he might possess about the falsity of evidence in this matter. As printed in earlier editions of this ad, it is an additional, and separate Federal Crime to lie to an FBI agent.

**BOTTOM LINE:**

Because of what The County did, as described above, we took them to court; they could not beat us fair and square, they had to cheat to get the judge to rule in their favor. Based upon the false affidavit they provided The Court, the judge granted their motion for Summary Judgment, thereby dismissing the case.

**HISTORY:**

**Year 2000 +/-** Rowan County Fiscal Court gifted front 10 feet of driveway and lawn of every property in the subdivision by developer, in exchange for county snow removal, etc.

**Year 2014** Full asking price cash payment received, locked in vault, from buyer with one contingency (electric gate across driveway, and full perimeter luxury wrought iron fence). Huge sign and other assistance provided “Doc” Blevins in his campaign for Judge-Executive.

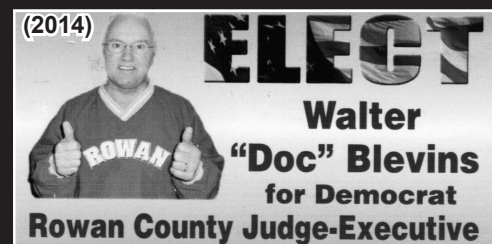
Variance requested from, and denied by, Rowan County Fiscal Court, to build gate and fence.

Received “Doc” Blevins' promise to make motion to Fiscal Court to grant variance, if elected. Blevins elected Judge-Executive, and keeps his promise, making motion to grant the variance.

Members of the Fiscal Court do not even vote on the motion. Buyer's cash and documents returned to him, as sale has to be cancelled. Consequently, our plans for early retirement, rental Prevost tour of 49 states also cancelled, **and to put Rowan County in the rearview mirror.**

**Year 2015 & 2016** Suit filed in the United States District Court in Ashland, Kentucky, based on above facts; Rowan County Fiscal Court's response includes false affidavit, Rowan County Attorney's denial that he described the reason for the Fiscal Court's denial of the variance as **POLITICS AND PAYBACK.**

**ROWAN COUNTY ATTORNEY C. WATKINS** accurately described the Rowan County Fiscal Court's reason for denying our Variance as **POLITICS/PAYBACK.** POLITICS as in race for Judge-Executive, and large sign, and PAYBACK for our candidate (Blevins) defeating their chosen candidate.



A key piece of **EVIDENCE** is alleged to be **FRAUDULENT**, and that very same piece of **EVIDENCE** “AFFIDAVIT OF CECIL WATKINS, ROWAN COUNTY ATTORNEY” was listed **FIRST** in **BOTH** the United State District Courts' explanations of their rulings to dismiss our case. Judge Wilhoit prematurely tossed our case, without allowing testimony from 3 Lexington Attorneys poised to confirm that the Rowan County Attorney **did in fact say “Politics and Payback”.**

**WHY HASN'T THE ROWAN COUNTY FISCAL COURT DEMANDED MR. WATKINS' RESIGNATION?**

JUDGE, Henry Wilhoit, Jr., of Ashland, KY, who passed to a Higher Authority (God Rest His Soul), the late USDC Judge who presided over this matter, and with him went the answer to the question, why did he believe the **FALSE AFFIDAVIT**, and grant Rowan County's MOTION FOR SUMMARY JUDGMENT, dismissing the case?

The County Attorney should be concerned about a possible forthcoming decision he would be faced with, if an FBI agent interviews him, and asks him point blank “Was your affidavit in this matter true or false?” The County Attorney would either answer truthfully, or risk being charged with a Federal Crime (lying to an FBI agent).

Mr. County Attorney, why do you think the Federal Judge believed your affidavit? When you denied saying “Politics and Payback” to Attorney “A”, the managing partner of a prominent Lexington law firm, and an important official of Fayette County, KY as well? On the speaker phone with him was Attorney “B”, one of his partners, who both heard you say “Politics and Payback”, and who both reported this to us promptly. **AND, ATTORNEY “D”, ALSO THE MANAGING PARTNER OF ANOTHER LEXINGTON LAW FIRM, PUT IN WRITING AND SIGNED CONFIRMATION THAT YOU SAID “POLITICS AND PAYBACK”.** Mr. County Attorney, you had it right at first when you told them all “Payback and Politics”. **THEN, YOU CHANGED YOUR STORY, AND SIGNED TH AT INFAMOUS AFFIDAVIT.** You know it, along with the rest of us. Could it be, that Judge Wilhoit could not fathom that an elected Rowan County Official would risk it all, to help his colleagues on the Rowan County Fiscal Court defend the lawsuit against them? **CORRUPTION? Or bad judgment?**

The County Attorney will not admit his affidavit was false, and continues not to pay restitution: his colleagues on the Fiscal Court also will **not take responsibility**, and continue to **benefit** from the false affidavit, and not pay restitution. Those responsible for the false affidavit/benefit from it need to pay the consequences, not us.

**A LOCAL FRIEND ASTUTELY POINTED OUT THAT IT ONLY TAKES ONE (READER) TO STEP UP AND ACT, TO REVERSE THIS INJUSTICE.**

Do **Most** people realize that Rowan County **ATTORNEY NOW DENIES** saying “POLITICS & PAYBACK”?

Did 3 high powered Lexington (Fayette County) Attorneys **lie** with no apparent motive, or did one Morehead (Rowan County) Attorney **lie** with obvious motives? It is our belief that the fraud committed will toll the statute of limitations in this matter.

**WHEN THIS CASE REOPENS, AND IT WILL REOPEN, ROWAN COUNTY CITIZENS/TAXPAYERS/VOTERS ARE GOING TO BE VERY ANGRY.**

**OUR \$1,185,000.00 REWARD OFFER IS VERY REAL, AS IS OUR DESIRE TO PAY IT IF YOU QUALIFY. IT MAY HELP IF YOU ARE IN LAW ENFORCEMENT, LOCAL, STATE OR FEDERAL COURT SERVICES, PROSECUTOR, ATTORNEY, JUDGE, INVESTIGATOR, OR A VERY CIVIC MINDED INDIVIDUAL.**

Our ads are **TRUTHFUL**. How could they not be, and still have run every week in Rowan, Bath, Fleming, Menifee and Nicholas County papers? **3 out of 5 Fiscal Court votes can solve this.**

**\*\$1,185,000.00 REWARD\*\***

\* For U.S.District Court admissable evidence of **false testimony** \*\*One Million Dollars added, provided U.S.D.C. of Appeals or U.S.D.C. Judge/Jury, awards Two Million Dollars or five to ten times that amount, against the Rowan County Fiscal Court/Rowan County Attorney, for what they did to us.

PLEASE CONTACT BY TEXT OR CALL - (702) 591-2799

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WHISTLE BLOWER\$?

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