## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Case No. 3:18-cv-252-CWR-BWR

Plaintiff,

Hon. Carlton W. Reeves, District Judge Hon. Bradley W. Rath, Magistrate Judge

v. ARTHUR LAMAR ADAMS AND MADISON TIMBER PROPERTIES, LLC,

Defendants.

### NOTICE OF OBJECTION

The Court's Order Setting Hearing [374] on the pending Motion to Approve Proposed Settlements and Bar Orders [372] instructs that written objections shall be filed into the Court's record. I received the attached written objection yesterday, and by copy of this notice I am filing it in the Court's record via CM/ECF.

November 1, 2023 Respectfully submitted,

/s/ Alysson Mills

650 Poydras Street Suite 1525 New Orleans, Louisiana 70130

Tel: 504-586-5253 Fax: 504-586-5253

alysson@alyssonmills.com

Receiver

# **CERTIFICATE OF SERVICE**

I certify that I electronically filed the foregoing with the Clerk of Court using the ECF system which sent notification of filing to all counsel of record.

Date: November 1, 2023 /s/ Alysson Mills



#### Alysson Mills <alysson@alyssonmills.com>

# Re: Madison Timber / proposed settlements

1 message

**David Kaiser** <thedoctransam@yahoo.com>
To: Madison Timber Receiver <info@madisontimberreceiver.com>

Tue, Oct 31, 2023 at 4:35 PM

To Judges: Carlton W. Reeves Bradley W. Rath

I am concerned with the procedure for determining who receives settlements funds. I don't feel that anyone should be prioritized over anyone else and dispersement of collected funds should be equally provided to everyone. That said, I have personal guarantees from Lamar Adams, William B. McHenry Jr. as well as the company for which their business was operating and no consideration or attention/priority was given by the receiver. Beside that fact, when priority was determined I was not awarded any recouped money. Despite living unemployed, with the loss of my health, home, wife and family, and almost all my assets in a domino effect as a result from this Ponzi scheme. I find it difficult to comprehend and determine who receives recovered monies and who does not based on some formula that the receiver has determined to be fair to everyone at a loss! If you allow priority to certain individuals then a legal promissory document from those individuals responsible for this crime should have standing in the court and be enforced by it! Thank you for your time and consideration,

David L. Kaiser

Sent from my iPhone

On Oct 10, 2023, at 3:35 PM, Madison Timber Receiver <info@madisontimberreceiver.com> wrote:

Good afternoon,

I do not typically send mass emails. I was asked to send this email, and I apologize for any nuisance.

You have received this email because my records indicate that this email account is associated with, or at one time was associated with, a victim of the Madison Timber Ponzi scheme. If you received this email in error, please disregard it.

I write to advise that I have reached proposed settlements with certain defendants in three of the Receivership Estate's lawsuits. The Court will hold a hearing on the proposed settlements on November 6, 2023 at 10:00 a.m. in Courtroom 5B of the Thad Cochran United States Courthouse, 501 E. Court Street, Jackson, MS 39201.

I have today mailed to all victims a letter describing the proposed settlements. I attach that letter here. You may also obtain more information at **madisontimberreceiver.com**. Click on "Proposed settlements" or read my most recent receiver's report.

Thank you for your attention.

Alysson Mills
Receiver, Madison Timber
<2023-10-10 Letter to investors re proposed settlements.pdf>