UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Plaintiffs,

v.

ARTHUR LAMAR ADAMS AND MADISON TIMBER PROPERTIES, LLC,

Defendants.

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

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

RECEIVER'S REPORT September 30, 2025

/s/ Alysson Mills

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Receiver for Arthur Lamar Adams and Madison Timber Properties, LLC

Introduction

For many years Arthur Lamar Adams, through his companies Madison Timber Company, Inc. and Madison Timber Properties, LLC, operated a Ponzi scheme that defrauded hundreds of investors. On May 9, 2018, Adams pleaded guilty to the federal crime of wire fraud. On October 30, 2018, he was sentenced to 19.5 years in prison.

On June 22, 2018, the Court appointed me receiver of the estates of Adams and Madison Timber. The order of appointment sets forth my responsibilities and duties. Among other things, the order instructs me to take any action necessary and appropriate to preserve the assets of Adams and his businesses, to maximize funds available to victims. I have undertaken these tasks with substantial assistance from my counsel.

I report to the Court quarterly, or approximately every 90 days. I filed my last report on June 30, 2025, and this report picks up where that report left off. It contains the following parts:

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My reports are for the Court, but I write them for a broader audience, knowing that they may be read by non-lawyers including victims. All the filings mentioned in my reports are available at madisontimberreceiver.com.

Highlights

The Receivership Estate already sold or otherwise resolved its interests in any property or real estate belonging to Adams or Madison Timber.

I now focus primarily on its two remaining lawsuits: one against Baker Donelson, Jon Seawright, and Brent Alexander; the other against UPS, The UPS Store Madison, and individual notaries. I offer the following highlights here:

Two remaining lawsuits:

We have dates jury trials for both lawsuits: April 6, 2026 for the Baker Donelson case, and April 20, 2026 for the UPS case.

Fact discovery, which included the depositions of investors and fact witnesses, ended May 23, 2025. After, I filed in each case a motion to amend the complaint to conform to the evidence. Those motions are available at madisontimberreceiver.com.

Expert discovery, which includes the depositions of persons designated as experts, ends October 9, 2025.

Judge Rath has ordered the parties in both cases to attend settlement conferences. The settlement conferences are October 29-31, 2025 for the UPS case and December 11-12, 2025 for the Baker Donelson case.

Bill McHenry:

A federal grand jury indicted Bill McHenry on March 19, 2025 for providing false testimony under oath regarding the status and value of his firearm collection. The questioning was part of the Receivership Estate's efforts to collect a \$3,473,320 judgment against McHenry.

The indictment was unsealed following McHenry's arrest on August 21, 2025.

The U.S. Attorney's Office for the Southern District of Mississippi is handling the case. A jury trial currently is set for December 1, 2025.

Criminal cases' statuses

Related criminal cases' statuses, in the order of their filings, are as follows:

United States v. Adams, No. 3:18-cr-88

Lamar Adams is serving a 19.5-year sentence in federal prison.

United States v. McHenry, No. 3:19-cr-20

Bill McHenry was acquitted on December 5, 2019.

United States v. Alexander, et al., No. 3:20-cr-31

Jon Seawright served a twelve month and one-day sentence in federal prison. Brent Alexander is serving a sixty-month term of probation with the first two years being on home confinement. The Court ordered Seawright and Alexander to together pay \$977,044 in restitution, which the U.S. Attorney's Office already collected and tendered to the Receivership Estate.

United States v. McHenry, No. 3:25-cr-49

On March 19, 2025, a federal grand jury indicted Bill McHenry for providing false testimony under oath regarding the status and value of his firearm collection. A jury trial currently is set for December 1, 2025. The U.S. Attorney's Office for the Southern District of Mississippi is handling the case.

Civil cases' status

Related civil cases' statuses, in the order of their filings, are as follows:

Securities & Exchange Commission v. Adams, et al., No. 3:18-cv-252

The S.E.C.'s case against Adams and Madison Timber, filed April 20, 2018, remains open for the purpose of administering the Receivership Estate's affairs.

Alysson Mills v. Michael D. Billings, et al., No. 3:18-cv-679

Related: In re William B. McHenry, Jr., No. 20-bk-268; No. 20-ap-22

The complaint against Mike Billings, Wayne Kelly, and Bill McHenry, filed October 1, 2018, alleges they received millions of dollars in "commissions" in exchange for their recruitment of new investors to Madison Timber.

Wayne Kelly and Mike Billings settled with the Receivership Estate.

I obtained a final judgment against Bill McHenry in the amount of \$3,473,320.1 McHenry has not paid the judgment. An auction of items that I seized from him resulted in total proceeds of \$16,728.55 only. He paid \$31,450 to obtain his release from the Madison County jail following the Court's order holding him in contempt. I received an additional \$19,731.80 from Guaranty Bank & Trust, representing the Receivership Estate's share of proceeds from the bank's sale of equipment which had served as collateral for a loan to McHenry.

On March 19, 2025, a federal grand jury indicted McHenry for providing false testimony under oath regarding the status and value of his firearm collection. The questioning was part of the Receivership Estate's efforts to collect from him. A jury trial currently is set for December 1, 2025. The U.S. Attorney's Office for the Southern District of Mississippi is handling the case.

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¹ Docs. 62, 63, Alysson Mills v. Michael D. Billings, et al., No. 3:18-cv-679 (S.D. Miss.).

Alysson Mills v. Butler Snow, et al., No. 3:18-cv-866

Related: In re Jon Darrell Seawright, No. 19-bk-3921; No. 20-ap-11; No. 20-cv-232

The complaint against Butler Snow LLP; Butler Snow Advisory Services, LLC; Matt Thornton; Baker, Donelson, Bearman, Caldwell & Berkowitz, PC; Alexander Seawright, LLC; Brent Alexander; and Jon Seawright, filed December 19, 2018 and amended November 22, 2019, alleges the law firms and their agents lent their influence, their professional expertise, and even their clients to Adams and Madison Timber.

Butler Snow settled with the Receivership Estate in 2021.²

The Court denied Baker Donelson's and Seawright and Alexander's motions to dismiss on May 5, 2021.³ On February 8, 2022, the Court granted Baker Donelson's motion to reconsider in part but still did not dismiss any of the Receivership Estate's claims.⁴

On May 14, 2024, Baker Donelson filed a motion for summary judgment that argued I do not have standing to sue Baker Donelson. The Court denied the motion on October 1, 2024.⁵

Fact discovery ended May 23, 2025. After, I filed a motion to amend the complaint to conform to the evidence. That motion is available at madisontimberreceiver.com.

Expert discovery, which includes the depositions of persons designated as experts, ends October 9, 2025.

Judge Rath has ordered the parties to attend a settlement conference on December 11-12, 2025.

A jury trial is set for April 6, 2026 before Judge Reeves.

² Doc. 250, Securities & Exchange Commission v. Adams, et al., No. 3:18-cv-252 (S.D. Miss.).

³ Doc. 70, Alysson Mills v. Butler Snow, et al., No. 3:18-cv-866 (S.D. Miss.).

⁴ Doc. 112, Alysson Mills v. Butler Snow, et al., No. 3:18-cv-866 (S.D. Miss.).

⁵ Doc. 136, Alysson Mills v. Butler Snow, et al., No. 3:18-cv-866 (S.D. Miss.).

Case 3:18-cv-00252-CWR-BWR

The complaint against BankPlus; BankPlus Wealth Management, LLC; Gee Gee Patridge, Vice President and Chief Operations Officer of BankPlus; Stewart Patridge; Jason Cowgill; Martin Murphree; Mutual of Omaha Insurance Company; and Mutual of Omaha Investor Services, Inc., filed March 20, 2019 and amended January 4, 2021, alleges the financial institutions and their agents lent their influence, their professional services, and even their customers to Madison Timber, establishing for it a de facto DeSoto County headquarters within BankPlus's Southaven, Mississippi branch office.

Martin Murphree settled with the Receivership Estate in 2021. The remaining defendants settled with the Receivership Estate in 2023, and the case was closed on January 30, 2024.⁷

Alysson Mills v. The UPS Store, Inc., et al., No. 3:19-cv-364

The complaint against The UPS Store, Inc.; Herring Ventures, LLC d/b/a The UPS Store; Austin Elsen; Tammie Elsen; Courtney Herring; Diane Lofton; Chandler Westover; Rawlings & MacInnis, PA; Tammy Vinson; and Jeannie Chisholm, filed May 23, 2019 and amended June 13, 2019, alleges the defendants are the notaries and their employers on whom Lamar Adams principally relied to notarize fake timber deeds.

Tammy Vinson and Jeannie Chisholm (in full and complete settlement and release of them and their former employer, the law firm Rawlings & MacInnis) settled with the Receivership Estate in 2023.8

UPS moved to dismiss the complaint not once but twice, and on both occasions the Court denied its motions, most recently on March 1, 2021. The Court denied its motion to certify the Court's order for interlocutory appeal on November 10, 2021.9

⁶ Doc. 174, Alysson Mills v. BankPlus, et al., No. 3:19-ev-196 (S.D. Miss.).

⁷ Doc. 234, Alysson Mills v. BankPlus, et al., No. 3:19-cv-196 (S.D. Miss.).

⁸ Doc. 370, Alysson Mills v. The UPS Store, Inc., et al., No. 3:19-cv-364 (S.D. Miss.).

⁹ Doc. 310, Alysson Mills v. The UPS Store, Inc., et al., No. 3:19-cv-364 (S.D. Miss.).

On December 21, 2023, I amended the complaint again to name The UPS Store Madison's insurer, CNA, a defendant, after its repeated denials of coverage. CNA filed a motion to dismiss, contending that it had already exhausted available insurance coverage. The Court denied the motion on September 26, 2024.¹⁰

On April 1, 2024, UPS filed a motion for summary judgment that argued it is not vicariously liable for its franchisee, The UPS Store Madison, and its employees, the individual notaries. On May 20, 2024, UPS filed yet another motion for summary judgment that argued I do not have standing to sue UPS. The Court denied both motions on October 2, 2024.¹¹

Fact discovery ended May 23, 2025. After, I filed a motion to amend the complaint to conform to the evidence. That motion is available at madisontimberreceiver.com.

Expert discovery, which includes the depositions of persons designated as experts, ends October 8, 2025.

Judge Rath has ordered the parties to attend a settlement conference on October 29-31, 2025.

A jury trial is set for April 20, 2026 before Judge Reeves.

Securities & Exchange Commission v. Kelly, et al., No. 3:19-cv-585

On August 27, 2019, the S.E.C. obtained a judgment against Wayne Kelly permanently enjoining him from further violations of federal securities laws; disgorging his ill-gotten gains, in an amount to be determined; and ordering that he pay civil penalties, in an amount to be determined.¹²

¹⁰ Doc. 434, Alysson Mills v. The UPS Store, Inc., et al., No. 3:19-cv-364 (S.D. Miss.).

¹¹ Doc. 436, Alysson Mills v. The UPS Store, Inc., et al., No. 3:19-cv-364 (S.D. Miss.).

¹² Docs. 5, 6, Securities & Exchange Commission v. Terry Wayne Kelly and Kelly Management, LLC, No. 3:19-cy-585 (S.D. Miss.).

Alysson Mills v. Trustmark, et al., No. 3:19-cv-941

The complaint against Trustmark National Bank, Bennie Butts, Jud Watkins, Southern Bancorp Bank, and RiverHills Bank, filed December 30, 2019, alleges the financial institutions and their agents provided the banking services that enabled and sustained the Madison Timber Ponzi scheme.

The defendants settled with the Receivership Estate in 2023, and the case was closed on January 29, 2024.¹³

Securities & Exchange Commission v. Billings, et al., No. 3:20-cv-50

On March 3, 2020, the S.E.C. obtained a judgment against Mike Billings permanently enjoining him from further violations of federal securities laws; disgorging his ill-gotten gains, in an amount to be determined; and ordering that he pay civil penalties, in an amount to be determined.¹⁴

Alysson Mills v. Stuart Anderson, et al., No. 3:20-cv-427

The complaint against Stuart Anderson, Randy Shell, and Shell Investments, LLC, filed June 25, 2020, alleges they received \$635,000 in "commissions" in exchange for their recruitment of new investors to Madison Timber.

The defendants settled with the Receivership Estate.¹⁵

¹³ Doc. 140, Alysson Mills v. Trustmark National Bank, et al., No. 3:19-cv-941 (S.D. Miss.).

¹⁴ Doc. 1, Securities & Exchange Commission v. Michael Douglas Billings and MDB Group, LLC, No. 3:20-cv-50 (S.D. Miss.).

¹⁵ Docs. 18, 32, Alysson Mills vs. Stuart Anderson, et al., No. 3:20-cv-427 (S.D. Miss.).

Securities & Exchange Commission v. McHenry, et al., No. 3:21-cv-554

On August 17, 2022, the S.E.C. obtained final judgment against Bill McHenry permanently enjoining him from further violations of federal securities laws.¹⁶

Alysson Mills v. Gary Property Management, LLC., No. 3:22-cv-296

The complaint against Gary Property Management, LLC, filed June 2, 2022, sought a judgment that Gary Property Management is not entitled to proceeds from the Receivership Estate's sale of property formerly owned by Oxford Springs, LLC. The Court entered that judgment on August 3, 2023.¹⁷

In the Matters of Ted Brent Alexander and Jon Darrell Seawright, Securities & Exchange Commission File Nos. 3-21813 and 3-21814

On December 20, 2023, the S.E.C. entered "Orders Instituting Administrative Proceedings Pursuant to Section 203(f) of the Investment Advisers Act of 1940, Making Findings, and Imposing Remedial Sanctions," barring Brent Alexander and Jon Seawright "from association with any broker, dealer, investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization."

Next 90 days

The Receivership Estate's counsel and I will continue to push the Receivership Estate's remaining lawsuits against Baker Donelson, Jon Seawright, and Brent Alexander and against UPS, The UPS Store Madison, and individual notaries. We will respond to motions and file motions as circumstances require. We will continue to identify issues that the parties need not await trial to resolve, and we will ask the Court to decide those issues now.

We will continue to monitor settling defendants' compliance with their settlement

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¹⁶ Doc. 20, Securities & Exchange Commission v. William B. McHenry Jr. and First South Investments, LLC, No. 3:21-cv-554 (S.D. Miss.).

¹⁷ Doc. 39, Alysson Mills v. Gary Property Management, LLC., No. 3:22-cv-296 (S.D. Miss.).

agreements and judgments.

I will continue to confer with federal and state authorities as circumstances require.

I will continue to communicate with Madison Timber's victims. They may continue to call, email, or write me anytime.

Summary of status of assets

The current status of the Receivership Estate's assets is as follows:

Receivership Estate's account at Hancock Bank

Previous account balance as of June 30, 2025 \$1,619,259.36

Interest +\$13,256.71

\$1,632,516.07

Alysson Mills v. Butler Snow, et al., No. 3:18-cv-866 Lawsuit to hold law firms liable for debts of the Receivership Estate

litigation ongoing against Baker Donelson, Jon Seawright, and Brent Alexander

Settlement Butler Snow defendants

received \$9,500,000

Alysson Mills v. BankPlus, et al., No. 3:19-cv-196

Lawsuit to hold bank and financial services company liable for debts of the Receivership Estate

Settlement Martin Murphree

received \$14,400
plus \$98,081.25 in satisfaction of
promissory note

Settlement—BankPlus defendants

received \$6,500,000 plus \$11,197.40 in interest

Alysson Mills v. The UPS Store, et al., No. 3:19-cv-364 Lawsuit to hold notaries liable for debts of the Receivership Estate litigation ongoing against UPS, The UPS Store Madison, and individual notaries Settlement—Tammy Vinson and Jeannie Chisholm

received \$2,200,035

Alysson Mills v. Trustmark, et al., No. 3:19-cv-941

Lawsuit to hold banks liable for debts of the Receivership Estate

Settlement—Trustmark defendants

received \$6,500,000
plus \$20,672.13 in interest

Settlement—RiverHills defendants

received \$3,500,000 plus \$8,348.36 in interest

Settlement—Southern Bancorp

received \$500,000
plus \$1,590.16 in interest

Alysson Mills v. Michael Billings, et al., No. 3:18-cv-679

Lawsuit to recover commissions from recruiters Judgment—Bill McHenry

\$3,473,320 judgment outstanding

received \$16,728.55 in proceeds from seized assets

received \$31,450 in proceeds from contempt order tender

received \$19,731.80 in proceeds
from sale of equipment

Settlement—Mike Billings

received \$325,000
plus 5% interest in Oxford Springs,
LLC

received \$187,500 in satisfaction of promissory note

received additional \$163,928.97 in proceeds from federal tax refund

Settlement Wayne Kelly

received \$1,384,435.17 plus interests in 707, 315 Iona, and KAPA Breeze, LLCs

received \$100,000 in satisfaction of promissory note

received additional \$524,679.64 in proceeds from federal tax refunds

received additional \$34,371.57 in proceeds from federal tax refunds

Alysson Mills v. Stuart Anderson, et al., No. 3:20-cv-427

Lawsuit to recover commissions from recruiters

Settlement—Stuart Anderson

Settlement—Randy Shell

received \$150,098 in satisfaction of promissory note

promissory note in the amount of \$505,114 outstanding

Alysson Mills v. Gary Property Management, et al., No. 3:22-cv-296

Lawsuit to obtain judgment that Gary Property Management is not entitled to proceeds from sale of property formerly owned by Oxford Springs, LLC

Settlement—Gary Property Management

received \$15,000

United States v. Alexander, et al., No. 3:20-cr-31 Criminal proceedings filed by the U.S. Attorney's Office

against Jon Seawright and Brent Alexander

Settlement—Brad Pugh

Settlement—Pinnacle Trust

received \$942,308.77 in restitution

received additional \$34,735.75 in restitution

promissory note in the amount of \$183,002.66 outstanding

received \$500,000

1/4 interest in Mash Farms, LLC

808+ acres with hunting camp in Sunflower County Purchased in 2014 for \$1,600,000 Encumbered by Trustmark Bank mortgage Owe approximately \$900,000

received \$258,500 in proceeds from sale of the Receivership Estate's interest

100% interest in Oxford Springs, LLC

Undeveloped land in Lafayette County Sold 2,278 acres; 100 acres remain Unencumbered

received \$4,668,530.48 in proceeds from sale of 2,278 acres

received \$539,193.90 in proceeds from sale of 100 acres

received \$17,5000 in proceeds from 2020 lease

1/6 interest in 707, LLC

263+ acres recreational land in Holmes County Purchased in 2009 **Encumbered by First Commercial Bank mortgage** Owe approximately \$368,000

LLC sold principal asset and dissolved; tendered \$6,994.09 representing Adams's, Kelly's, and McHenry's interests to the Receivership Estate

1/3 interest in Delta Farm Land Investments, LLC

1170+ acres farmland in Oktibbeha County Purchased in 2014 for \$2,796,100 Encumbered by Trustmark Bank mortgage Owe approximately \$2,200,000

LLC sold principal asset and dissolved; tendered \$323,440.88 representing Adams's interest to the Receivership Estate

1/2 interest in KAPA Breeze LLC

1.5+/- acres mixed-use land on Highway 30A in Florida Purchased in 2017 for approximately \$1,900,000 Encumbered by Jefferson Bank mortgage Owe approximately \$1,365,000

sold the Receivership Estate's interest for \$700,000

1/4 interest in Mallard Park, LLC

1,723 acres with hunting lodge in Humphreys County Purchased in 2016 for \$2,593,500 Encumbered by Southern AgCredit mortgage Owe approximately \$2,000,000

sold the Receivership Estate's interest for \$175,000

Hartford Life and Annuity Insurance Co. policy

surrendered for \$167,206.60

Lincoln National Life Insurance Co. policy

surrendered for \$3,678.45

Settlement—Frank Zito

received \$100,000, first installment

received \$100,000, second and final installment, June 12, 2019

Settlement Ole Miss Athletics Foundation

received \$155,084.50, first installment

received \$155,084.50, second and final installment, April 17, 2019

received \$58,247

Marital Property Settlement—Vickie Lynn Adams
Lump sum payment includes proceeds from sale of Lexus
LX 570 and liquidation of Hartford Life and Annuity
Insurance Co. life insurance policy

Settlement Adams children received \$170,000

Alexander Seawright—UPS's funds* holding \$100,000

2018 King Ranch Ford F150 truck sold for \$42,750

Condo in Calton Hill subdivision in Oxford, Mississippireceived \$139,919.09Unencumberedin proceeds from sale

Settlement—Philippi Freedom Ministries received \$16,125

Settlement—Rick Hughes Evangelistic Ministries received \$43,657.95

Jewelry for sale

House at 134 Saint Andrews Drive, Jackson, Mississippi
Unencumbered

received \$350,777.38

in proceeds from sale

received \$3,277.45
from sale of household goods
on consignment

Settlement—Century Club Charities received \$56,944

Settlement Berachah Church received \$175,904

Settlement R.B. Thieme, Jr. received \$104,626.50

Settlement Operation Grace World Missions received \$39,325

Returned proceeds—Techwood, LLC received \$309,000

Strikethrough indicates asset has been liquidated or proceeds are already accounted for in the Hancock Bank account balance.

^{*} I am holding these funds solely as an offset to the defendant's liability for the Receivership Estate's claims.