

EXHIBIT 7

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
EASTERN DIVISION**

WILLIAM ERNEST KUENZEL,)	
)	
Petitioner,)	
)	
v.)	No. 1:00-cv-316-IPJ-TMP
)	
RICHARD F. ALLEN, Commissioner)	
of the Ala. Dept. of Corrections, and)	
the ATTORNEY GENERAL OF)	
THE STATE OF ALABAMA,)	
)	
Respondents.)	

AFFIDAVIT OF CLAY CRENSHAW

I, Clay Crenshaw, do solemnly swear to the following facts:

1. I am an Assistant Attorney General, and I represent the state officials in this action. I am submitting this affidavit in response to some of the allegations made in Kuenzel's Fed. R. Civ. P. 60(b) motion and in the affidavit filed by David Kochman, counsel for Kuenzel.

2. I, along with Kyle Clark, a Special Agent with the Attorney General's Office, went to interview Crystal Moore on February 22, 2010. We had made other attempts to interview Moore, but she was not at home on those occasions. My purpose in interviewing Moore was to ask her why her affidavits in this federal litigation are inconsistent with her 1987 witness statement and her grand jury testimony.

3. On my recent visit to Moore's house, I carried one legal-size accordion file folder, which contained Moore's witness statement and a transcript of her grand jury testimony. According to David Kochman's affidavit, Moore told him that I carried "two large bags containing documents she believed to be relevant to this case." This statement is simply untrue. I carried nothing, other than the single file folder, into Moore's house.


4. During the interview, Moore was shown her 1987 witness statement and her 1988 grand jury testimony and was asked questions regarding why they were inconsistent with her affidavits on several key points. Moore did not state that she was overwhelmed by our questions, and she did not appear to be incompetent or mentally deficient. That said, Moore's behavior seemed rather odd. Moore was very talkative, and at some points she would ramble digressively. At multiple points during our conversation, she stated that the grand jury transcript of her testimony was wrong and, in addition, that it did not include certain statements that she remembers making.

5. Although I had never previously spoken with Moore, she volunteered several curious statements, apparently in an attempt to ingratiate herself to me. For example, Moore complained to me that Kuenzel's attorneys had pestered her over the years with their frequent visits and telephone calls. She also stated that they had recently videotaped an interview of her for some type of documentary and that

she became angry when she saw them videotaping her house. Then, in perhaps her most erratic display of behavior, she expressed her opinion regarding David Kochman's sexuality, - opining that Mr. Kochman, counsel for Kuenzel, is, to use her term, "gay." That Moore stated these things to me and then called Kochman soon after I left her house makes her statements even more curious. I realize that these facts do not have any relevance to this litigation; I point them out only to demonstrate that Moore's behavior is somewhat bizarre and her credibility is suspect, to say the least.

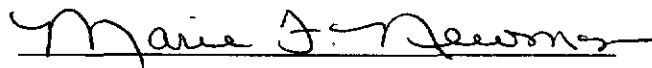
I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on this the 14th day of May, 2010.



Clay Crenshaw

Sworn to and subscribed before me, the undersigned notary public, on this the 14th day of May, 2010, in Montgomery, AL.



My commission expires: 10/16/12

