

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION

UNITED STATES OF AMERICA)
)
v.) CR. NO. 2:10cr186-MHT
)
THOMAS E. COKER)

ORDER

Pending before the court is Defendant Coker’s Motion for a Bill of Particulars. (Doc. #425). In the Motion, Coker requests the “identity of what comprises ‘other unspecified amounts’ as mentioned in Count Ten [] of the Indictment.” Motion (Doc. #425) at 1. The Government responded to the Motion by stating that:

Count 10 charges defendants McGregor and Coker with federal program bribery, in violation of 18 U.S.C. § 666(a)(2), based on the promise of unspecified campaign contributions in connection with defendant Ross’s vote on the pro-gambling legislation, SB380, in 2010. The United States can confirm that the amount at issue indeed was unspecified, as alleged, and as referenced in conversations concerning payment of campaign contributions to defendant Ross.

Response (Doc. #577). The court believes this adequately addresses Coker’s request.

Accordingly, it is

ORDERED that the Motion for Bill of Particulars (Doc. #425) is DENIED.

Done this 25th day of February, 2011.

/s/ Wallace Capel, Jr.
WALLACE CAPEL, JR.
UNITED STATES MAGISTRATE JUDGE