

**CHARGES AGAINST ORINDA D. EVANS RELATING TO
OBSTRUCTION OF JUSTICE, PERJURY, AND CONSPIRACY**

I, William M. Windsor, the undersigned, hereby declare under penalty of perjury:

1. Judge Orinda D. Evans has conspired with Judge William S. Duffey, other judges, employees of the Office of the Clerk of the Court, and others to deny me and others of our due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crimes of perjury and obstruction of justice.

2. This activity is by definition in violation of Georgia state laws: Perjury –O.C.G.A. 16-10-70; and federal laws: False Swearing – Making False Statements –18 U.S.C. § 1001; Perjury – 18 U.S.C. § 1621; Obstruction of Justice - - 18 U.S.C. § 1503; and as such, said violations also constitute predicate act crimes and prove violation of the RICO statute of the State of Georgia, O.C.G.A. 16-14-1 et seq.

3. On August 29, 2005, a lawsuit was filed against me by Maid of the Mist. There were 50 sworn paragraphs in the Verified Complaint, and they were all false. I obtained deposition testimony from the three senior managers of maid of the Mist, and they admitted the entire Verified Complaint was false.

4. Judge Evans was informed of this in February 2007 at a hearing in chambers.

5. But on August 9, 2007, Judge Evans allowed the statements into the record that she knew were false as demonstrated by Exhibits 1-15. When these false statements were brought to the attention of Judge Evans, she intentionally ignored the evidence as shown in Exhibits 15 and 19. As anyone reviewing the record can conclude, this information was critical, and Maid of the Mist's entire lawsuit failed as a result.

6. Judge Evans knowingly disregarded and intentionally ruled contrary to the evidence and the record. She suborned perjury and conspired with Plaintiffs' Attorney to obstruct justice, commit fraud upon the courts, and damage me and my co-defendants.

7. I attempted repeatedly to have Judge Evans correct her ruling only to have all efforts stonewalled. The record will show that she repeatedly claimed there was no evidence when the evidence was overwhelming. Because of my strong efforts to address this issue and the rejection of these efforts by Judge Evans, I can prove her rulings were not judicial error but intentional reckless, criminal, and conspiratorial acts as further defined by the statutes. I can also demonstrate that the judges with the United States Court of Appeals for the Eleventh Circuit located in Fulton County Georgia similarly ignored the

overwhelming evidence. This was not judicial error, but intentional reckless, criminal, and conspiratorial acts.

8. Detailed proof is available in copies of court orders, transcript of a hearing, affidavits, depositions of Plaintiffs' witnesses, and sentence-by-sentence analysis with citations to page and line number prepared by me. A separate Affidavit is available with more detail, and relevant documents are provided on CD-ROM.

FURTHER SAITH AFFIANT NOT.

In accordance with 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct based upon my personal knowledge.

Executed this 12th day of August 2011.

A handwritten signature in black ink, appearing to read "William M. Windsor", written over a horizontal line.

William M. Windsor