

**CRIMINAL CHARGES AGAINST JAMES N. HATTEN, JUDGE
WILLIAM S. DUFFEY, AND OTHERS FOR OBSTRUCTION OF
JUSTICE AND CONSPIRACY WITH BOGUS LAWSUIT**

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

1. James N. Hatten, Clerk of the Court for the United States District Court for the Northern District of Georgia, and others have conspired to obstruct justice and deny me due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crimes of obstruction of justice. This activity is by definition in violation of 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.

2. On June 3, 2009, Hatten created a bogus lawsuit at the request of Judge Orinda D. Evans ("ODE") called Civil Action No. 1:09-CV-01543-WSD in the United States District Court for the Northern District of Georgia ("BOGUS ACTION"). The BOGUS ACTION appeared out of nowhere. The Federal Rules of Civil Procedure (Rules 3 and 4) require a petition and issuance and service of a summons to create a civil action. None of this was done in this "matter." The

Court Docket includes no complaint and no summons. A true and correct copy of the Court Docket is Exhibit 1.

3. I have been “hijacked” and forced to be a part of a proceeding that is invalid, yet Hatten, Judge William S. Duffey, Judge Ed Carnes, Judge Rosemary Barkett, Judge Frank M. Hull, and other judges will do nothing about it. The BOGUS ACTION has been used to damage me with financial sanctions and to damage my wife and me personally by requiring that we both submit all of our personal financial information and personal medical information to be made part of the public record. My wife is not a party to any lawsuit.

4. On June 16, 2010, Mr. Hatten, or someone working with him, issued a Writ of Execution in the BOGUS ACTION. (See Exhibit 1 between Doc. 54 and 55 on the Docket.) I received no notice whatsoever of this from the Clerk, the Eleventh Circuit, or the United States District Court for the Northern District of Georgia. The Docket shows no record of notice. A Motion for Reconsideration and a Petition for Rehearing En Banc filed by me was pending with the Eleventh Circuit at the time the Writ of Execution was issued. The Writ of Execution should not have been issued without authorization, without notice to me, or while appeals were pending. Mr. Hatten refused to respond to me, and Judge Duffey and other judges refused to act.

5. There was never a “judgment” or mandate issued by the Eleventh Circuit as required by Federal Rules of Appellate Procedure (“FRAP”) Rule 36. I was never served with a “Judgment” as required by Rule 36, nor was there a judgment or mandate issued by the District Court. The Writ of Execution alleges that I have a debt of \$37,333.67 to the United States District Court for the Northern District of Georgia, but it is invalid. The Court Docket indicates on 6/16/2010 that the Writ of Execution was issued pursuant to the Order of the USCA, but the Order provided no such direction to the Clerk of the Court. (Exhibit 2 is a true and correct copy of the Order.)

6. The Plaintiffs in the BOGUS ACTION have filed a lien against all of the assets of my wife any myself in both Fulton and Cobb counties. My wife and I wanted to file lawsuits to force them to vacate these liens, but Judge Orinda D. Evans ordered that we may not do so.

7. When this wrongdoing was brought to the attention of Hatten, Judge Duffey, Judge Ed Carnes, Judge Rosemary Barkett, Judge Frank M. Hull, they intentionally ignored it. Because of the significant efforts to address this issue and the rejection of these efforts by Hatten, Judge Duffey, Judge Ed Carnes, Judge Rosemary Barkett, Judge Frank M. Hull, I can demonstrate this was not error but intentional reckless, criminal, and conspiratorial acts as further defined by the statutes.

8. This BOGUS ACTION was used to inflict financial damages on me and involve Judge Duffey so he could assist in protecting Judge Evans by damaging me.

9. Detailed proof is available in the docket, motions and affidavits filed, and my affidavit. 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.



William M. Windsor