Exhibit 9

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William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-578-1094 * Cell: 404-606-1885

July 7, 2011

Clerk of the Court United States District Court Northern District of Georgia 75 Spring Street, SW, 22nd Floor Atlanta, Georgia 30303-3361

Re: 1:11-CV-01922-TWT

Dear Clerk:

Please file the enclosed immediately:

Notice of Filing & Request for Consent to File Emergency Motion to Recuse

Notice of Filing & Request for Consent to File Motion for Hearing on Emergency Motion to Recuse

Notice of Filing & Request for Consent to File Emergency Motion to Disqualify

Notice of Filing & Request for Consent to File Motion for Hearing on Emergency Motion to Disqualify

Notice of Filing & Request for Consent to File Motion for Sanctions

Notice of Filing & Request for Consent to File Motion for Hearing on Motion for Sanctions

Notice of Filing & Request for Consent to File Motion for Sanctions against Clerk

Notice of Filing & Request for Consent to File Motion for Hearing on Motion for Sanctions against Clerk

Notice of Filing & Request for Consent to File Motion for Protection

Notice of Filing & Request for Consent to File Motion for Hearing on Motion for Protection

Notice of Filing & Request for Consent to File Motion for Certificate of Necessity

Notice of Filing & Request for Consent to File Motion to Reschedule Hearing

Notice of Filing & Request for Consent to File Motion Regarding Hearing

Notice of Filing & Request for Consent to File Motion to Allow Filing

Notice of Filing & Request for Consent to File Motion for Subpoenas for Hearing

Notice of Filing & Request for Consent to File Motion to Require Attendance of Defendants at Hearing

Please be advised that I have spoken with the Atlanta Police Department, The U.S. Marshal Service, the U.S. Attorney's Office, and the FBI. My charges have been referred to the FBI's Public Corruption Unit and to FBI Agent Harry Hammick.

I have filed criminal charges against you. I provided specific details and proof of the obstruction of justice in the destruction and/or disappearance of documents presented to you at the Office of the Clerk of the Court for filing. I have provided proof that Miss Sanders, Ms. Gutting, and Ms. White have provided signed receipts for documents, and I have daily printouts of the court docket to show that the documents never appear on the court docket.

I have asked that those responsible for the crimes be arrested. I thought you should know. If you fail to file these documents, you will do so with the knowledge that there are already criminal charges pending against you for such obstruction of justice. Some of the applicable criminal statutes are:

18 U.S.C. § 1519. Destruction, alteration, or falsification of records in Federal investigations and bankruptcy

Whoever knowingly alters, destroys, mutilates, conceals, covers up, falsifies, or makes a false entry in any record, document, or tangible object with the intent to

impede, obstruct, or influence the investigation or proper administration of any matter within the jurisdiction of any department or agency of the United States or any case filed under title 11, or in relation to or contemplation of any such matter or case, shall be fined under this title, imprisoned not more than 20 years, or both.

18 U.S.C. § 1506. Theft or alteration of record or process; false bail

Whoever feloniously steals, takes away, alters, falsifies, or otherwise avoids any record, writ, process, or other proceeding, in any court of the United States, whereby any judgment is reversed, made void, or does not take effect...Shall be fined under this title or imprisoned not more than five years, or both.

O.C.G.A. § 16-10-94. Tampering with evidence

- (a) A person commits the offense of tampering with evidence when, with the intent to prevent the apprehension or cause the wrongful apprehension of any person or to obstruct the prosecution or defense of any person, he knowingly destroys, alters, conceals, or disguises physical evidence or makes, devises, prepares, or plants false evidence.
- (b) Nothing in this Code section shall be deemed to abrogate or alter any privilege which any person is entitled to claim under existing laws.
- (c) Except as otherwise provided in this subsection, any person who violates subsection (a) of this Code section involving the prosecution or defense of a felony and involving another person shall be guilty of a felony and, upon conviction thereof, shall be punished by imprisonment for not less than one nor more than three years; provided, however, that any person who violates subsection (a) of this Code section involving the prosecution or defense of a serious violent felony as defined in subsection (a) of Code Section 17-10-6.1 and involving another person shall be guilty of a felony and, upon conviction thereof, shall be punished by imprisonment for not less than one nor more than ten years. Except as otherwise provided in this subsection, any person who violates subsection (a) of this Code section involving the prosecution or defense of a misdemeanor shall be guilty of a misdemeanor.

Sincerely,

William M. Windsor

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