

# **Exhibit**

**51**

# William M. Windsor

3924 Lower Roswell Road \* Marietta, GA 30068 \* 770-578-1094 \* Fax: 770-578-1057

September 9, 2011

Pages: 5

Judge Kelly Amanda Lee  
c/o Ms. Rebecca Conrad  
Fulton County Superior Court  
185 Central Avenue, SW  
Justice Center Tower  
Suite T-8705 / Courtroom 8B  
Atlanta, Georgia 30303  
Fax: 404-332-0348

Dear Judge Lee:

I received your letter dated September 6, 2011.

Judge Thrash's extremely illegal order has nothing whatsoever to do with the criminal charges of jury tampering. Attached is the order, which was issued without allowing me to respond to the motion, without allowing me to call witnesses, without allowing me to introduce my evidence, without allowing me to testify, and without any evidence whatsoever before the court from the U.S. attorney or anyone else. In addition, Judge Thrash wrote the order before ever hearing a word from me, and he read the order a few minutes later. I have a courtroom of witnesses and affidavits to this effect.

Enclosed is a copy of the order. Please read it carefully. It says I cannot **file** any **complaint** or initiate any **proceeding**. The legal definition of "file" is "to deposit with the clerk of the court a written complaint or petition which is the opening step in a lawsuit and subsequent documents, including an answer, demurrer, motions, petitions, and orders." The legal definition of "complaint" is "the Pleading that initiates a civil action." The legal definition of "proceeding" is "the form in which actions are to be brought and defended, the manner of intervening in suits, of conducting them, the mode of deciding them, of opposing judgments and of executing."

Cleary advising you that there was massive jury tampering with your July/August Grand Jury is neither a Complaint nor a Proceeding. Nor is the illegal action of Ms. Cynthia Nwokocho.

There is no law and there has never been a court ruling that I can find to indicate that any citizen may be stopped from communicating a valid criminal complaint.

I don't mean to be rude, but your letter gives me the impression that you are not honest. My belief is that judges who refuse to address the matters that I am raising are simply participating as accessories-after-the-fact in the corruption of the Fulton County District Attorney's Office, the Fulton County Sheriff's Department, and the federal court system in Georgia. Judges can either obey the law and do what's right, or they can break the law, commit crimes, and be corrupt. It's your choice.

I demand an opportunity to meet with you to discuss this. If you refuse to meet with me and address this MOST SERIOUS issue, I will seek to file criminal charges against you for obstruction of justice, accessory-after-the-fact, RICO, and whatever else is appropriate.

My cell phone is 404-606-1885. I can be there in 40 minutes with the evidence. I am anxious to get this investigation moving.

Sincerely,

A handwritten signature in black ink, appearing to read "William M. Windsor". The signature is written in a cursive, somewhat stylized font.

William M. Windsor

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

WILLIAM M. WINDSOR,

Plaintiff,

v.

JAMES N. HATTEN, et al.,

Defendants.

CIVIL ACTION FILE  
NO. 1:11-CV-1923-TWT

ORDER

This is a pro se civil action against the Clerk of this Court and various judges of this Court and the Eleventh Circuit Court of Appeals and others. It is before the Court on the Defendant United States' Motion for Modification of Protective Order [Doc. 40]. The Court notes that in a related case where the Plaintiff's appeal was dismissed as frivolous, the Court of Appeals described the Plaintiff's abuse of the judicial system as follows:

[The Plaintiff's ] litigious behavior [has] undermined the integrity of the judgments and orders in this case. Although the case is closed, Windsor has repeatedly filed unsubstantiated, duplicative pleadings, many after the district court issued an order denying them. Moreover, his pleadings are long and repetitive, and the volume of his filings poses a burden to clerical and judicial operations and is an impediment to the administration of justice.

The Defendant United States' Motion for Modification of Protective Order [Doc. 40] is GRANTED. It is necessary to issue an injunction in this case because of the Plaintiff's extraordinary abuse of the federal judicial system by repeatedly filing frivolous, malicious and vexatious lawsuits against the judges assigned to his many cases, because of the burden to clerical and judicial operations caused by his voluminous frivolous filings, and because his continuing course of conduct has become an impediment to the administration of justice. The administration of justice will suffer irreparable harm if the Plaintiff is allowed to continue filing frivolous, malicious and vexatious lawsuits against the judges and others involuntarily involved in his litigious campaigns. The balance of the harms and the public interest demands that the Plaintiff be stopped.

IT IS HEREBY ORDERED that the Plaintiff, William M. Windsor, and any parties acting in concert with him or at his behest, are PERMANENTLY ENJOINED from filing any complaint or initiating any proceeding, including any new lawsuit or administrative proceeding, in any court (state or federal) or agency in the United States without first obtaining leave of a federal district court in the district in which the new complaint or proceeding is to be filed. In seeking such leave, the Plaintiff must present any such court with a copy of this Order. If the lawsuit or administrative proceeding names federal judges or court employees, the Plaintiff must also tender a

\$50,000.00 cash bond or a \$50,000.00 corporate surety bond sufficient to satisfy an award of Rule 11 sanctions since such actions are presumably frivolous. Failure to obey this Order, including by attempting to avoid or circumvent the intent of this Order, will be grounds for sanctions including contempt.

SO ORDERED, this 15 day of July, 2011.

/s/Thomas W. Thrash  
THOMAS W. THRASH, JR.  
United States District Judge

# Message Confirmation Report

SEP-09-2011 02:53 PM FRI

## WorkCentre M20i Series

Machine ID : WINDSOR  
Serial Number : RYU365073.....  
Fax Number : 7705781057

Name/Number : 4043320348  
Page : 5  
Start Time : SEP-09-2011 02:51PM FRI  
Elapsed Time : 01'14"  
Mode : STD ECM  
Results : O.K

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