

Exhibit

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William M. Windsor

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June 10, 2011

Mr. Herbert J. Bridgewater, Jr.
Grand Jury Foreman
Fulton County Grand Jury
136 Pryor Street – Third Floor
Atlanta, GA 30303-3477

Dear Mr. Bridgewater and Grand Jury Members:

Thank you VERY MUCH for your letter of June 7, 2011.

You are mistaken in your impression that you cannot address the issues that I raised. Please allow me to explain.

You referred to O.C.G.A. § 15-12-71. This statute has four subsections. NONE of them say that the only investigations are investigations of county office or county public building or any public authority of the county or the office of any county officer, any court or court official of the county, the county board of education, or the county school superintendents.

The only mention of the investigations listed in your letter to me are in O.C.G.A. § 15-12-71 (b) (2). That subsection refers ONLY to inspections of county facilities. O.C.G.A. § 15-12-71 (b) is TOTALLY SEPARATE from O.C.G.A. § 15-12-71 (a).

O.C.G.A. § 15-12-71 (a) provides:

“(a) The duties of a grand jury shall be confined to such matters and things as it is required to perform by the Constitution and laws....”

The charges that you have the obligation to consider involve the following state crimes:

RICO – 16-14-1 et seq; Theft by Deception -- O.C.G.A. 16-8-3; False Statements to State – Violation of O.C.G.A. 16-10-20; Tampering with Evidence – O.C.G.A. 16-10-94; Perjury – Violation of O.C.G.A. 16-10-70; Subornation of Perjury – Violation of O.C.G.A. 16-10-72 and O.C.G.A. 16-10-93; Witness Tampering – Violation of O.C.G.A. 16-10-93.

The Georgia Constitution similarly allows you to consider these charges:

This Court has an obligation to citizens to “insure justice to all...” So says the Preamble to the Georgia Constitution, and this is emphasized in the Bill of Rights to the Georgia Constitution. I have been denied justice through the efforts of what I believe a jury will declare to be in violation of the Georgia RICO statutes.

Article I, Section I, Paragraph I of the Georgia Constitution provides that “No person shall be deprived of life, liberty, or property except by due process of law.”

Article I, Section I, Paragraph II of the Georgia Constitution provides that “Protection to person and property is the paramount duty of government and shall be impartial and complete. No person shall be denied the equal protection of the laws.”

Article I, Section I, Paragraph IX of the Georgia Constitution provides that “The people have the right to assemble peaceably for their common good and to apply by petition or remonstrance to those vested with the powers of government for redress of grievances.”

Article I, Section I, Paragraph XII of the Georgia Constitution provides that “No person shall be deprived of the right to prosecute or defend, either in person or by an attorney, that person's own cause in any of the courts of this state.”

I have been denied these rights by people operating corruptly in Fulton County, Georgia. Abuses have been committed by residents of Fulton County Georgia. They are breaking the law and committing crimes right here in Fulton County.

If you will stop and think for just a second about what you have been asked to do thus far as grand jurors, you will realize that the District Attorney's Office has brought criminal charges to you for your consideration pursuant to Georgia statutes. The only difference in this case is that I have bought the charges rather than the District Attorney's Office.

The Fulton County Grand Jury's Power of Presentment gives you the established right to consider my charges. There are a number of precedents by the Fulton County Grand Jury.

My Recommendation

Here's what I recommend. First, allow me to come and give a short presentation so that the grand jury will realize the gravity of the situation and have an opportunity to evaluate me as a complainant and witness.

Second, subpoena two documents that will prove to you that fraud and obstruction of justice have been committed. It will take you less than 60 seconds to make this determination by comparing the two documents filed under seal by Judge Evans that you will receive pursuant to the subpoena with the actual documents provided by the State of New York and the Province of Ontario.

Third, subpoena Mr. Paul Howard, Jr., the Fulton County District Attorney, and ask him under oath whether your grand jury has the power and right to pursue the criminal and Constitutional violations that I have presented. Please be aware that among the charges I will be presenting to you or a special grand jury are violations by the Fulton County District Attorney's Office, so they must not be advising you in this case.

Fourth, if necessary, subpoena the Georgia Attorney General's Office to explain your grand jury's powers and rights to pursue the criminal and Constitutional violations that I have presented.

I ask that you allow me to be present for the review of the documents and allow me to question Mr. Howard and/or the Attorney General. That way, I can ensure that the truth is told in the least time possible. I am proposing that I serve as the grand jury's "investigator" in this matter as I am best-suited to do the work, and the District Attorney's Office has a conflict.

Fifth, your grand jury's effort probably should be limited to reviewing enough information to determine that you should call for a Special Grand Jury to be impaneled to fully investigate these matters.

Enclosed is an affidavit from another victim in Fulton County, Georgia. I can provide many such witnesses, if needed.

Please call me. I carry my cell phone at all times - 404-606-1885. I can testify today or at any time.

Sincerely,



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