

Exhibit

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William M. Windsor

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July 19, 2011

Foreman
Fulton County Grand Jury
136 Pryor Street – Third Floor
Atlanta, GA 30303-3477

Dear Grand Jury Foreman:

I have a matter of utmost urgency that I need to present to the Grand Jury. This may be a matter of life or death.

I am in the lobby. Please give me five minutes.

Sincerely,



William M. Windsor
bill@LawlessAmerica.com
Office: 770-578-1094
Fax: 770-234-4106 -- Cell: 404-606-1885

You have the power to allow me to speak to you.

I will take as little or as much time as you choose to give me. I am convinced that if you listen to me for five minutes, you will want to see and hear more.

Your grand jury has the power of Presentment, as provided in the Bill of Rights -- 5th Article of Amendment to the U.S. Constitution: "No person shall be held to answer for a capital, or otherwise infamous crime, unless on a Presentment or indictment of a Grand Jury...."

A Presentment is an accusation of an offense, made by a grand jury on its own, upon its own observation and knowledge, or upon evidence before it, and without any bill of indictment laid before it by the government. Upon a Presentment from a grand jury, the proper officer of the court must frame an indictment.

From your experience as a grand juror, you know that government officials (Assistant District Attorneys) have prepared indictments and have given them to your grand jury for consideration. But a Presentment is different because the Presentment *originates* in the grand jury. The grand jury discovers an offense on *its own*. It observes and collects evidence of the offense, and the government has nothing to do with it. The grand jury is independent. An indictment is then based on the Presentment.

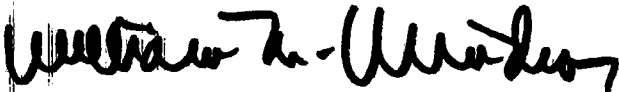
The District Attorney's Office cannot tell you what to do or not do. The District Attorney has no power over the Grand Jury as you are absolutely independent. See the attached case law if you want proof of this. It is vital that you understand that YOU and YOU ALONE have the power to do what you want to do. The District Attorney's Office has no power whatsoever over you! DO NOT BELIEVE ANYTHING THEY TELL YOU ABOUT THIS as they have interfered with my efforts to reach you.

In *United States v. Williams*, 504 U.S. 36 at 47 (1992), Supreme Court Justice Antonin Scalia, delivered the opinion of the Supreme Court: "the grand jury is not part of the three branches of government set forth in the Constitution" – Justice Scalia also says the grand jury "is an institution separate from the courts, over whose functioning the courts do not preside."

Your obligation is to call me to provide testimony and proof of these criminal violations. You will then have the ability to subpoena the judges. Supreme Court Justice Antonin Scalia says this is your obligation. You also have a legal obligation pursuant to 18 U.S.C. §4 to report these crimes to law enforcement authorities. I enclose a copy of that statute as well as some additional information on me.

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

Sincerely,



William M. Windsor
bill@LawlessAmerica.com
Office: 770-578-1094
Fax: 770-234-4106 -- Cell: 404-606-1885



About Me – William M. Windsor

I am just a reasonably normal 62-year-old husband, father, and grandfather. Barbara and I have been married for 40 years. Our daughter has two girls, and our son has one.

I am best described as a serial entrepreneur. I have started over 50 companies in my 42-year career. I began my career as a junior at Texas Tech University in 1969. I became involved in the T-shirt business, and after eight years as a retailer, wholesaler, and manufacturer, I launched the trade magazine and trade show for the industry in 1977. I am considered by many to be the father of the multi-billion dollar "imprinted sportswear industry." I started other magazines and shows, and sold the company in 1981.

I have owned and/or operated many magazines and trade shows, travel businesses, retail stores, manufacturing companies, printing company, typesetting business, advertising agency, marketing companies, convention services businesses, souvenir and gift businesses, tourist attractions, resort businesses, music businesses, computer software company, a consulting company, a food franchise, internet businesses, and more. I have written numerous articles, books, training programs, and manuals. I have spoken at conferences and trade shows across North America and in Europe, Australia, and China.

From 1992 to 1996, I was President of Advanstar Expositions, a company owned at the time by Goldman Sachs. Advanstar was one of the largest producers of trade shows and conferences in the world. From 1996 to 2001, I was CEO of 1st Communications, a company owned by Bain Capital, Triumph Capital Group, and me. 1st Communications made a series of multi-million dollar acquisitions to build one of the largest trade show businesses -- the largest in terms of the number of annual events. 1st Communications also developed one of the first online job and resume businesses using a network of over 1,000 web sites. That business was sold to The Washington Post in 2001, and I "retired" to Atlanta, Georgia to be near grandchildren-to-be.

I discovered corruption in the federal courts in Fulton County, Georgia, and I will not stop until these judges are exposed and other citizens are protected from the corrupt courts. My friends will tell you that I am as tenacious as they come. I will spend the rest of my life on this if necessary.