

Exhibit

19

William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-578-1094 * Fax: 770-234-4106

August 12, 2011

Fulton County Grand Jury
c/o Mr. Steven M. Broadbent, Foreman
136 Pryor Street – Third Floor
Atlanta, GA 30303-3477

Dear Mr. Broadbent and Grand Jurors:

Thank you for your letter of August 9, 2011. I am in the lobby, and I am prepared to speak to the Grand Jury. Please let me in.

The last sentence of your letter is incorrect. The Grand Jury is not limited by O.C.G.A. 15-12-71, which is only one of a number of statutes that provide what a Georgia grand jury can do. Specifically, each of you took this oath pursuant to O.C.G.A. 15-12-67:

"You, as foreperson (or member) of the grand jury for the County of Fulton, **shall diligently inquire and true presentment make of all such matters and things as** shall be given you in the court's charge or **shall come to your knowledge** touching the present service; and you shall keep the deliberations of the grand jury secret unless called upon to give evidence thereof in some court of law in this state. You shall present no one from envy, hatred, or malice, nor shall you leave anyone unrepresented from fear, favor, affection, reward, or the hope thereof, but you shall present all things truly and as they come to your knowledge. So help you God."

As my charges have "come to your knowledge," you must now "diligently inquire."

O.C.G.A. 15-12-74 provides:

Grand jurors have a duty to examine or make presentments of such offenses as may or shall come to their knowledge or observation after they have been sworn. Additionally, they have the right and power and **it is their duty as jurors to make presentments of any violations of the laws which**

they may know to have been committed at any previous time which are not barred by the statute of limitations.

So, once again, you now have knowledge of offenses because I have brought them to your attention. It is now your duty to investigate and make Presentments of violations of the law that you now know have been committed.

My letters to you have been for the purpose of introducing the issues. I have massive substantiation and proof of everything. I enclose multiple affidavits, and I am providing one CD-ROM to the Foreman containing extensive evidence. After reviewing what is enclosed and hearing from me briefly, I will next week present the evidence with comprehensive Charges to the Grand Jury. Each Charge identifies the Defendant(s), provides the factual background, details the evidence, identifies the criminal statutes, explains the elements required to prove each crime, and applies the facts to the elements to show that each element has been met and the crimes have been proven.

Mr. Broadbent, you asked me to be concise in the preparation of my documentation. That is indeed a difficult task when dealing with literally thousands of criminal violations. So, I am presenting just some of what I have today. I am not attaching the exhibits to each affidavit to make the presentation more concise, but the proof is all on the CD-ROM or will be attached to the comprehensive Charges that I will submit next week.

I am in the lobby. Please invite me in. It is your duty to hear me.

Sincerely,



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

AFFIDAVIT OF WILLIAM M. WINDSOR DATED AUGUST 11, 2011

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

1. My name is William M. Windsor ("Windsor"). I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.

2. My address is 3924 Lower Roswell Road, Marietta, Georgia 30068. I have owned a home in Fulton County Georgia for over 10 years; that home is at 7675 Ball Mill Road, Atlanta, Georgia 30350. My cell phone number is 404-606-1885.

3. I have never been arrested or charged with a crime. I have never even had a traffic ticket or parking ticket in the State of Georgia.

4. This Affidavit is offered in support of the criminal charges that I am presenting to the Fulton County Grand Jury.

5. I am not an attorney.

6. My story is the discovery that the federal judges in Fulton County Georgia are corrupt.

7. On August 29, 2005, my wife and I were sitting at the kitchen table having dinner when the doorbell rang. I went to the door, and a process server handed me a ¾" thick lawsuit. I was sued by the people in New York who operate the boat rides at Niagara Falls. The entire lawsuit was completely made up.

8. It was a civil lawsuit, but I was accused of stealing, extortion, and doing all kinds of things that I simply never did. This wasn't a case of "he said, she said." This was a case of completely and totally inventing a story and swearing under oath that it was true and correct based upon the President of the boat ride's sworn affidavit.

9. I had to hire an attorney. I figured the lawsuit would be over quickly because it was completely and totally bogus. Our mission was to obtain sworn deposition testimony from the three senior managers of the boat ride to get them to commit more perjury or admit that the Verified Complaint was false. We managed to accomplish both.

10. I obtained deposition testimony from the Yankees in which they admitted everything in the lawsuit was false.

11. I was so excited when my attorney was able to get a hearing in the chambers of Federal Judge Orinda D. Evans. I went with him, and when the time seemed right, I asked the judge if I could speak. I brought a Banker's Box with me, and I told the judge that everything in the Verified Complaint was false and I had brought the depositions and had prepared a document citing the page numbers and line numbers in which the three officers of the Plaintiffs admitted that everything was false. I told her that I had proof of over 400 counts of

perjury...and she cut me off mid-sentence and said, “we are not going to discuss that.” She changed the subject and ignored the undeniable evidence.

12. A few months later, Judge Evans issued a summary judgment order in which over 200 of the sentences were false, and she knew they were false. She ruled in favor of the boat ride people and ordered me to pay \$450,000 in legal fees of the liars because I fought the lawsuit. I was SUED; I had no choice but to fight the lawsuit. I was literally sick for weeks. I knew at that point that Judge Evans, a federal judge appointed by Jimmy Carter – a judge for 32 years, was a crook. I don't know if she was bribed or if she ruled against me because of a “special relationship” with the big law firm that represented the bad guys. I will assure you that what she did wasn't a mistake. She is a criminal.

13. I had never been in a federal court before. I thought judges were honest. I believed what I was taught in school about the Constitutional rights that we are supposed to have. I believed that all judges were impartial, or it was their duty to remove themselves from a case and let another judge handle it.

14. When we appealed to the Eleventh Circuit Court of Appeals, I was confident that the ruling would be quickly overturned for dozens of valid reasons. But the three judges simply circled their wagons to protect Judge Evans. Their only valid legal option was to overturn Judge Evans.

15. I have been fighting this for six years, and it has cost me over \$1.5 million, and I am left with essentially no money.

16. But this isn't just about me. What I have to present to the Fulton County Grand Jury has affected thousands, perhaps tens of thousands of residents of Fulton County Georgia.

17. As a result of my experience, I have discovered that the federal court system in Atlanta is a corrupt operation in which the judges commit crimes on a regular basis and ignore their oath to protect our Constitutional rights. I have massive proof. I have first-hand proof of criminal acts by as many as two dozen federal judges.

18. These federal judges are doing everything they can to stop me to avoid indictment, conviction, imprisonment, disgrace, and impeachment. A federal prisoner has reported that he was approached with a deal to get out of prison if he killed me. So, this may be a matter of life or death for me.

19. I asked my wife of 40 years what she would be thinking if she were one of you, and I sent a letter about this and then appeared before you to speak. Her response was "this is too crazy to believe. How can I believe this man? Is he a nutcase?"

20. Each of you will decide for yourselves. I will tell you that I always tell the truth, and I am always happy to have anything that I say be under oath

under penalty of perjury. I'm almost 63, a father of two and a grandfather of three. I was born in Columbus and have been a homeowner in Fulton County for 10½ years. I've never been arrested or charged with a crime. I've never even had a traffic ticket or parking ticket in the State of Georgia. I've never used drugs of any type. Our children's friends used to refer to my wife and me as The Cleavers, for those of you old enough to know that Beaver's parents were your All-American Mom and Dad.

21. I was accepted to law school, but I started my first businesses in college, and I decided I wanted to stay in business rather than spend two more years studying. I have gained unique business experience from owning and operating companies for over 40 years. I was the President of a Goldman Sachs Company and CEO of a Bain Capital company, two of the largest investment firms in America.

22. I discovered this corruption because I became a victim. Judges always get away with their criminal acts because no attorney will risk his or her career to pursue them. I am pro se, which means I am representing myself in court. They picked on the wrong guy because I'm not an attorney; I'm smarter than most; and I refuse to be victimized by a bunch of lying crooks. My parents taught me to always tell the truth, and I have always been a guy who has gone by the book. I

am as persistent a person as you will ever meet, and I will fight this for the rest of my life if I have to.

23. When I was crawling under my desk at the age of eight at Spring Lake Park Elementary School in bomb drills when those horrible Communists in Russia were our enemies, if you tried to tell me that the greatest threat to America would be from our own elected and appointed officials, I would have told you that you were crazy. I'd have said that until I was almost 60. I am here to tell you today that I KNOW our federal judiciary in Fulton County is a criminal racketeering enterprise.

24. I have researched the results of every case over the last 32 years involving the 20 federal district court judges still active in Atlanta. While Americans have the right to represent themselves in court, I have found that no Pro Se Plaintiff has ever won a contested civil case. Never. Not one has ever even reached a jury. I believe the records will show that many of these people were victims just like me.

25. This could happen to you. Someone has to do something about it. If you ask to have these judges indicted, it will become front page news all over the country. It's up to you. If you do the right thing, I believe this could provide the catalyst to see courts cleaned up all over the country. And you thought you were just going to be on jury duty for two months handling normal crimes. I'm sure you

never thought that you might be involved in a case that could change the course of our country. I sincerely believe this is what I am presenting to you – the opportunity to help fix America.

26. This is a way for the PEOPLE to address judicial corruption.

27. I can't do it in five minutes, but I will provide the proof for you to vote that there is probable cause to indict many people in the federal judiciary here in Atlanta. You will have "a reasonable belief that these people have committed a number of crimes."

28. I will be able to present evidence to you to establish that there was no legal or factual basis for any of the meaningful court orders issued involving me over the last five years. I will prove a conspiracy. I will prove hundreds of criminal violations.

29. Lord Acton, a historian and moralist, said this in 1887: "Power tends to corrupt, and absolute power corrupts absolutely. Great men are almost always bad men." What we have here in Atlanta are judges with no accountability. They have taken the law into their own hands, and they have absolute power, and it has absolutely corrupted them. This isn't a Democrat or Republican thing; this is non-partisan. These people are all crooks and have been for many years.

30. My concern is that your Grand Jury will not have the time to pursue this properly. One option is for you to consider my evidence and issue a

Presentment against some of the guilty, but also ask to see the Chief Judge and ask her to impanel a Special Grand Jury. That Special Grand Jury will have the time and the resources to do the proper job.

31. I obviously have a personal stake in all of this. Most people who pursue a cause do, but now, I have met and spoken with so many people who have been cheated by corrupt judges that I feel I have a big responsibility to them as well. I will fight for everyone.

32. I always knew there were problems with the legal system, but I thought it was just dishonest lawyers. I never dreamed that federal judges are corrupt and routinely commit crimes because they have the power to do anything they want.

33. The Fulton County Grand Jury has an obligation to Georgia citizens such as me 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 know a jury will declare to be in violation of many criminal statutes and the Georgia criminal RICO statutes.

34. 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.”

35. I have been denied these rights by people operating corruptly in and criminally in Fulton County, Georgia by Defendants.

36. An online legal dictionary defines corrupt as “having an unlawful or evil motive; *especially* characterized by improper and usually unlawful conduct intended to secure a benefit for oneself or another.” This description properly defines Defendants.

37. The actions of people who are federal judges in Fulton County Georgia and who are employees of the courts and offices of the Clerk of the Court of both the Northern District of Georgia (“N.D.Ga.”) and the Eleventh Circuit (“11th Cir.”) bring shame on the legal system. Defendants have conspired to violate the law and my rights and the rights of many others.

38. Defendants have used their offices to commit crimes and to attempt to shield themselves and their fellow racketeers from indictment and impeachment.

39. Defendants commit a wide variety of crimes and wrongdoing that are not acts that they are authorized to do in their jobs. They commit criminal acts that are specifically and undeniably prohibited in their roles.

40. Defendants purporting to be judges ignore the facts; invent their own facts; ignore the Federal Rules of Civil Procedure (“FRCP”), the Local Rules (“L.R.”), and the Federal Rules of Evidence (“FRE”); ignore the law; ignore applicable case law; cite erroneous case law; commit perjury by making statements that they know to be false in their orders; violate parties’ rights in any way they can; commit obstruction of justice; deny access to the courts; and trample the Constitutional rights of litigants without a thought. They manipulate the judicial system to deprive parties such as me of their legal and Constitutional rights. They commit criminal acts without a thought.

41. The judicial system supports this dishonesty and illegality. The “system” denies any form of valid recourse for an aggrieved citizen. The Judicial Council and the Chief Judges of N.D.Ga. and the 11th Circuit ignore valid complaints and claims there is no proof when there is plenty. Aggrieved citizens have no recourse. Since the Supreme Court isn’t really in the business of correcting errors by the lower courts, the N.D.Ga. and the 11th Circuit combine to

have tyrannical power over citizens of Georgia.

42. I am a Defendant in Civil Action No. 1:06-CV-0714-ODE in the N.D.Ga (“MIST-1”). Every statement of alleged fact in the 50-paragraph verified complaint is false as to me. Judge Evans Evans ignored the undeniable proof and ruled against me while committing a wide variety of acts of racketeering.

43. Judges of the 11th Circuit issued many orders ruling against me in appeals related to MIST-1 and other civil actions while committing a wide variety of acts of racketeering and corruption.

44. I am allegedly a Defendant in a so-called Civil Action No. 1:09-CV-01543-WSD in the N.D.Ga (“BOGUS ACTION”). 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, but there are neither in the BOGUS ACTION. I have been “hijacked” and forced to be a part of a proceeding that is invalid, yet the federal courts will not do anything about it.

45. There are many irregularities with the BOGUS ACTION. Acts of racketeering and wrongdoing have been committed by Judge Evans, Judge William S. Duffey, the U.S. Attorney’s Office, the Office of the Clerk of the Court of both the N.D.Ga and the 11th Circuit as well as many of the judges with the 11th Circuit.

46. The BOGUS ACTION has been a kangaroo court filled with the widest variety of racketeering. The BOGUS ACTION has been orchestrated to

conceal obstruction of justice and criminal violations by Judge Evans and others.

47. I have had approximately \$1,500,000.00 “stolen” from me in the guise of lawsuits (MIST-1 and the BOGUS ACTION).

48. I am Plaintiff in Civil Action 1:09-CV-02027-WSD (“MIST-2”), an action in which Judge Duffey has taken the term Kangaroo Court to a whole new level. Obstruction of justice, perjury, subornation of perjury, and other acts of racketeering are already proven with the contents of the dockets in MIST-1, the BOGUS ACTION, MIST-2, and all related appeals, referenced and incorporated herein as if attached hereto.

49. Defendants violate the Local Civil Rules for the N.D.Ga and 11th Circuit, the Federal Rules of Civil Procedure (“FRCP”), the Federal Rules of Appellate Procedure (“FRAP”), the Code of Judicial Conduct (“CJC”), and civil and criminal statutes routinely.

50. Upon information and belief, the Clerks of the Courts of the N.D.Ga and 11th Circuit and their staffs function according to many of the rules with most clients represented by attorneys. But the Clerks of the Courts of the N.D.Ga and 11th Circuit and their staffs also operate a criminal enterprise from their legitimate federal offices in any matter pertaining to me and other pro se parties.

51. The criminal acts and improper acts of various Defendants are mind boggling. The proof is all in the record.

52. Upon information and belief, the Defendants could care less about the law when it comes to pro se parties and parties seeking to expose the federal courts for corruption.

53. Defendants have directed judicial employees to violate the law and the rules for the purpose of damaging me and others. Documents presented for filing have disappeared. Notices of Appeals have never been filed. I have proof of all types of illegal activities regarding the court dockets, civil actions presented for filing, documents presented for filing, changes to the dockets, backdating of docket entries, and more. I have proof of collusion between the office of the clerk and N.D.Ga Defendant judges.

54. Judge Duffey and Judge Evans are pathological liars who have committed massive perjury.

55. The clerks of the courts simply ignore letters from me about their wrongdoing and the wrongdoing of their staffs.

56. Chief Judges Julie Carnes and Joel Dubina ignore criminal acts of the federal judges in Atlanta as has every federal judge who has considered undeniable judicial misconduct charges filed by me against Judge Evans.

57. I presented criminal charges against 11 federal judges in Fulton County to the Fulton County District Attorney, Mr. Howard, and he did nothing and has aided the racketeering enterprise. I presented similar information to the

U.S. Attorney's Officer, and they ignored the overwhelming proof and have aided the racketeering enterprise.

58. On May 12, 2011, I was notified by a known radio talk show host that a federal prisoner was approached by the U.S. government with a deal to infiltrate organizations of people battling government corruption, and my assassination was mentioned. Upon information and belief, Defendants would be involved in this, if the report is correct.

59. Judge Thomas Woodrow Thrash is a criminal who commits racketeering crimes that he is not allowed to commit as a federal judge. He illegally uses the office of a federal judge to participate in the operation of the corrupt criminal enterprise operated by the federal courts in Fulton County, Georgia. Every federal judge who I have had dealings with in Fulton County Georgia has proven to be corrupt. Every time a new so-called judge appears, they commit similar criminal acts. Upon information and belief, every federal judge in Fulton County Georgia is a participant in the racketeering enterprise.

60. Since 2006, federal court employees in Fulton County, Georgia have conspired to damage me, and a number of civil and criminal violations have been committed. Defendants have denied my Constitutional rights so as to obstruct justice. Defendants have ignored the facts, ignored the law, cited erroneous case law, cited case law that does not support the subject of the citation. Orders have

been issued that contained false statements and perjury. Defendants acting as judges have sanctioned and suborned perjury by the Plaintiffs in MIST-1 and their attorneys. This has been done to obstruct justice. Defendants have denied my access to the courts to obstruct justice. Judge Dubina and Judge Julie Carnes ignored the wrongdoing of Judge Evans and Judge Duffey to sanction obstruction of justice. The BOGUS ACTION was manufactured to obstruct justice and damage me. Documents and evidence presented to the office of the clerks of the court have intentionally disappeared – tampering with evidence. Upon information and belief, documents and evidence have been tampered with. Upon information and belief, docket entries have been entered and changed to obstruct justice. A judgment and writ of execution were entered to obstruct justice and damage me. I have been repeatedly denied subpoenas to obstruct justice. I have been denied the ability to obtain testimony from others so as to obstruct justice. The clerks of the court have ignored communications from me so as to obstruct justice. I have been denied copies of my court records so as to obstruct justice. A variety of actions have been taken by defendants to obstruct justice and shield Judge Evans and Judge Duffey from potential indictment and impeachment. Judges have committed perjury. Documents have been concealed to obstruct justice. Laws and rules have been violated to obstruct justice. Orders have been issued to obstruct justice. Valid motions have been denied to obstruct justice. The right to file motions has

been denied to obstruct justice. I have been denied the ability to serve as an agent for my wife pursuant to a power of attorney to obstruct justice. I have been libeled to obstruct justice. Judges have refused to recuse themselves to obstruct justice. Judge Duffey falsely claimed documents were not provided to him so he could obstruct justice and damage me. Judges have claimed my appeals have been frivolous to obstruct justice. Judges have not properly handled various filings to obstruct justice. Judges ignore emergency motions to obstruct justice. The appeals of my wife and myself are not processed promptly or at all to obstruct justice. Judge Duffey issued an order to compel to obstruct justice and damage me. Defendants have failed to file civil actions presented by me for filing in order to obstruct justice. Mr. Hatten's staff has given false information to me to obstruct justice. Judges have issued various orders to obstruct justice. Judge Evans and Judge Duffey have refused to honor case law that established binding precedents on what happens when an appeal is filed; this has been done to obstruct justice. Mr. Hatten and/or his staff have taken money from my wife and me for services and have failed to provide the services. My wife's filings have been held for months to obstruct justice. Judge Duffey is accusing me of violating court orders, committing forgery, and committing the unauthorized practice of law for the purpose of damaging me and to obstruct justice. It is possible that one or more of the Defendants may be attempting to have me killed to obstruct justice. Someone

has directed the staff of the clerks of the court to commit various acts that violate my rights and obstruct justice.

61. I have three grandchildren - Madison, Mackenzie, and Katherine. I drive Madison's carpool once a week. She is unbelievably intelligent and worldly for child of her age. As we drove home from school one day when she was seven, she told me they were studying Martin Luther King. She asked me to tell her about those times, so I did. She asked me what I did to stop the prejudice and all the problems. I told her that I was never prejudiced, but I didn't really do anything. She asked if I had ever done anything that made a big difference in the world. I said, no, unfortunately not. She quickly assured me that she would make a difference in the world. I absolutely believe that is true. Well, I hope I can do something vitally important to every American with my efforts to expose corruption in the federal courts. We are all in trouble. Madison and I want to help. But we don't have the power: YOU DO!

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.

Executed this 11th day of August 2011.



William M. Windsor

**CRIMINAL CHARGES AGAINST JUDGE WILLIAM S. DUFFEY FOR
OBSTRUCTION OF JUSTICE AND CONSPIRACY**

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

1. Judge William S. Duffey, judge in the United States District Court for the Northern District of Georgia, and others have conspired to obstruct justice and deny my wife and me due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crime of obstruction of justice.

2. James N. Hatten, Clerk of the Court for the United States District Court for the Northern District of Georgia, and his employees are obligated to file motions, documents, and affidavits that are presented to them for filing. But they have failed to docket and process appeals filed by my wife ("BGW"). They conspired with Judge Duffey to cause these filings to be held in some unknown location at the federal courthouse.

3. This is by definition a 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.

4. Blocking the appeal allows wrongful actions to take place when the case should be stayed so that nothing further takes place until the Court of Appeals

rules on BGW's Appeal. Blocking the appeal may allow the courts to deny any appeal from BGW as being untimely.

5. BGW is not now and never has been a party to any civil action in any federal court.

6. On June 30, 2009, Civil Action No. 1:09-CV-01543-WSD ("BOGUS ACTION") was closed. (Exhibit 1 is a true and correct copy of the Docket; the Docket entry between #33 and #34 shows that this is a closed case – "Civil Case Terminated.")

7. On September 24, 2010, Judge Duffey entered an oral order as to me and no one else. The full text of the Oral Order is:

"ORAL ORDER (by docket entry only) as ordered by Judge William S. Duffey, Jr. on 9/23/10: Mr. Windsor's courier appeared today in the Clerk's Office to file several pleadings, including motions, in the above-styled action. This action was closed and judgment was entered on June 30, 2009. Based on the history and current disposition of this case and Plaintiff's previous request to stay all action in his cases because of issues with his eye, the Court directed the Clerk's Office to not accept the pleadings for filing in their present form. The Court instead ordered Mr. Windsor to first request permission to file the pleadings in this closed case and further ordered any request for permission to file in this case be limited to five pages or less in length. The purpose of this requested procedure is so the Court can evaluate if the pleadings are appropriate to be filed in this closed case and, if so, the proper form in which the pleadings should be submitted if allowed. (jdb) (Entered: 09/24/2010)." [See Exhibit 1, between Docket entries #91 and 92.]

8. On October 6, 2010, non-party BGW was served by the Plaintiffs with a subpoena to produce documents on October 18, 2010. [Docket #96.] (Exhibit 2 is

a true and correct copy of the subpoena.) The documents requested were identical to the documents requested in a request for production of documents served on me.

9. On October 18, 2010, BGW timely filed a Motion for Protective Order. [Docket #96.] (Exhibit 3 is a true and correct copy of the Motion.)

10. On November 3, 2010, Judge Duffey issued an order denying BGW's Motion for Protective Order claiming BGW was bound by the September 24, 2010 order. [Docket #99.] (Exhibit 4 is a true and correct copy of the November 3, 2010 order.) BGW had no knowledge of the September 24, 2010 Oral Order as to me, and the order placed no restrictions on BGW, as paragraph 7 above clearly shows. Judge Duffey's actions stripped BGW of essential protections. Judge Duffey did this knowingly and intentionally to damage BGW and me.

11. On November 5, 2010, BGW presented a notice of appeal to the District Court Clerk with the required filing fee of \$455 cash. The appeal said: "This appeal is necessary due to the violation of ... Constitutional rights by Judge Duffey; claiming filing restrictions on Barbara Windsor when there were none; wrongful dismissal of Barbara's filings; denial of Barbara's access to the Court; and abuse of discretion by Judge Duffey." (Exhibit 6 is a true and correct copy of the Notice of Appeal.)

12. The District Court Clerk refused to file BGW's November 5, 2010 Notice of Appeal. The U.S. Treasury sent a refund check for \$455 to BGW. Exhibit 12 is a true and correct copy of this denial.

13. On April 11, 2011, BGW submitted to the CLERK for filing a Notice of Appeal and paid the appeal fee. (Exhibit 24 is a true and correct copy of this Notice, and Exhibit 25 is a file-stamped copy of the cover letter proving receipt by the CLERK.) The Notice of Appeal was returned by the CLERK. Note that this Notice of Appeal was never docketed, and notice that only the cover letter was file stamped.

14. On April 21, 2011, Judge Duffey entered an order questioning the signature on the April 11, 2011 Notice of Appeal:

“The Clerk is DIRECTED to return filing for Barbara Windsor dated March 21, 2011. The Clerk is DIRECTED to return to Barbara G. Windsor the Notice of Appeal Certificate of Compliance, and Certificate of Service that were filed in her name on April 11, 2011 for her own original signature.”

[Docket # 151.] (Exhibit 27 is a true and correct copy of this order.) BGW was ordered to add her signature over the top of the signature stamp that had been used. (Exhibit 28 is a true and correct copy of the Notice of Appeal with the second signatures.) Note that this April 21, 2011 Order (P.4, ¶2) acknowledges the receipt of the April 11, 2011 Notice of Appeal and says “the Notice of Appeal, Certificate of Compliance, and Certificate of Service that were filed in her name on April 11, 2011,” but it is not shown anywhere on the Docket (Exhibit 1).

15. On April 28, 2011, BGW filed the Notice of Appeal again and paid the appeal fee with \$455 cash. (Exhibit 32 is a true and correct copy of this Notice.) (Exhibit 33 is a true and correct copy of the Courier Connection delivery documentation to prove receipt by the CLERK.) Note that this Notice of Appeal is not reflected anywhere on the Docket (Exhibit 1).

16. On May 4, 2011, Judge Duffey entered an order ordering BGW to appear for a hearing on May 13, 2011. [Docket #158.] (Exhibit 34 is a true and correct copy of this Order.) Note that in this order, Judge Duffey acknowledges that on April 28, 2011, the CLERK received the April 11, 2011 Notice of Appeal with the original signatures. (See paragraph ___ above.) Judge Duffey questioned the signatures, so BGW submitted an Affidavit dated May 10, 2011 attesting to the validity of both the stamp and her signature. (Exhibit 35 is a true and correct copy of this Affidavit.)

17. BGW's valid Notices of Appeal were not filed by the CLERK as required by the FRCP and FRAP. This is a violation of the Rules and BGW's rights to due process.

18. When this wrongdoing was brought to the attention of Judge Duffey, he intentionally ignored it. Because of the repeated efforts to address this issue and the rejection of these efforts by Judge Duffey, I can further demonstrate this was not error but intentional reckless, criminal, and conspiratorial acts.

19. Detailed proof of this wrongdoing is available in copies of the documents presented for filing, cover letters listing the documents, proof of receipt by the Office of the Clerk of the Court, docket print-outs showing the documents were not docketed, affidavits from the couriers who delivered the documents and obtained signed delivery receipt, my affidavit, and BGW's affidavit. A separate Affidavit is available with more detail, and relevant documents are 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.

A handwritten signature in black ink, appearing to read "William M. Windsor". The signature is written in a cursive style with a horizontal line underneath it.

William M. Windsor

CRIMINAL CHARGES AGAINST JUDGE WILLIAM S. DUFFEY FOR
OBSTRUCTION OF JUSTICE AND CONSPIRACY

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

1. Judge William S. Duffey, judge in the United States District Court for the Northern District of Georgia, and others have conspired to obstruct justice and deny my due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crime of obstruction of justice.

2. James N. Hatten, Clerk of the Court for the United States District Court for the Northern District of Georgia, and his employees are obligated to file motions, documents, and affidavits that are presented to them for filing. But they have failed to docket documents that I have filed. They conspired with Judge Duffey to cause these filings to be held in some unknown location at the federal courthouse.

3. This is by definition a 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.

4. The Defendants filed a Motion to Dismiss in Civil Action No. 1:09-CV-01543-WSD. Windsor was required by court order to file a Preliminary Response.

Windsor filed the Response by hand-delivering the Response to the Clerk of the Court's Office. But the Response was never docketed and has disappeared.

5. Judge Duffey then issued an order dismissing the case claiming that I did not file a response. Judge Duffey was well aware that I filed a response.

6. By dismissing the case, Judge Duffey made a lawsuit vanish that had been filed against his friend, Judge Orinda D. Evans, and the law firm and attorneys with Hawkins Parnell.

7. When this wrongdoing was brought to the attention of Judge Duffey, he intentionally ignored it. Because of the repeated efforts to address this issue and the rejection of these efforts by Judge Duffey, I can further demonstrate this was not error but an intentional reckless, criminal, and conspiratorial act.

8. Detailed proof of this wrongdoing is available in copies of the documents presented for filing, cover letters listing the documents, proof of receipt by the Office of the Clerk of the Court, docket print-outs showing the documents were not docketed, affidavits from the couriers who delivered the documents and obtained signed delivery receipt, and my affidavit. A separate Affidavit is available with more detail, and relevant documents are on CD-ROM.

FURTHER SAITH AFFLIANT 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

**CHARGES AGAINST ORINDA D. EVANS RELATING TO
OBSTRUCTION OF JUSTICE, PERJURY, AND CONSPIRACY**

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

1. Judge Orinda D. Evans has conspired with Judge William S. Duffey, other judges, employees of the Office of the Clerk of the Court, and others to deny me and others of our due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crimes of perjury and obstruction of justice.

2. This activity is by definition in violation of Georgia state laws: Perjury –O.C.G.A. 16-10-70; and federal laws: False Swearing – Making False Statements –18 U.S.C. § 1001; Perjury – 18 U.S.C. § 1621; 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.

3. On August 29, 2005, a lawsuit was filed against me by Maid of the Mist. There were 50 sworn paragraphs in the Verified Complaint, and they were all false. I obtained deposition testimony from the three senior managers of maid of the Mist, and they admitted the entire Verified Complaint was false.

4. Judge Evans was informed of this in February 2007 at a hearing in chambers.

5. But on August 9, 2007, Judge Evans allowed the statements into the record that she knew were false as demonstrated by Exhibits 1-15. When these false statements were brought to the attention of Judge Evans, she intentionally ignored the evidence as shown in Exhibits 15 and 19. As anyone reviewing the record can conclude, this information was critical, and Maid of the Mist's entire lawsuit failed as a result.

6. Judge Evans knowingly disregarded and intentionally ruled contrary to the evidence and the record. She suborned perjury and conspired with Plaintiffs' Attorney to obstruct justice, commit fraud upon the courts, and damage me and my co-defendants.

7. I attempted repeatedly to have Judge Evans correct her ruling only to have all efforts stonewalled. The record will show that she repeatedly claimed there was no evidence when the evidence was overwhelming. Because of my strong efforts to address this issue and the rejection of these efforts by Judge Evans, I can prove her rulings were not judicial error but intentional reckless, criminal, and conspiratorial acts as further defined by the statutes. I can also demonstrate that the judges with the United States Court of Appeals for the Eleventh Circuit located in Fulton County Georgia similarly ignored the

overwhelming evidence. This was not judicial error, but intentional reckless, criminal, and conspiratorial acts.

8. Detailed proof is available in copies of court orders, transcript of a hearing, affidavits, depositions of Plaintiffs' witnesses, and sentence-by-sentence analysis with citations to page and line number prepared by me. 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.

A handwritten signature in black ink, appearing to read "William M. Windsor", written in a cursive style.

William M. Windsor

**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.

A handwritten signature in black ink, appearing to read "William M. Windsor", written in a cursive style.

William M. Windsor

CRIMINAL CHARGES AGAINST JAMES N. HATTEN RELATING TO
OBSTRUCTION OF JUSTICE AND CONSPIRACY

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 and others of our due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crimes of obstruction of justice.

2. Hatten and his employees are obligated to file motions, documents, and affidavits that are presented to them for filing. But in my cases, they have failed to make my filings part of the record of the court, and many of my filings have not been shown on the dockets.

3. 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.

4. On September 23 2010, October 18 2010, October 22 2010, October 26 2010, November 5 2010, November 10 2010, November 19 2010, December 2 2010, April 11 2011, April 28 2011, June 24 2011, June 27 2011, June 29 2011,

July 1 2011, July 5 2011, July 7 2011, July 11 2011, July 20 2011, July 21 2011, July 22 2011, July 28 2011, August 1 2011, August 5 2011, August 8 2011, and on other dates, Hatten and his employees did not allow properly filed documents from me into the record in the United States District Court for the Northern District of Georgia. I can prove each of these with a copy of the cover letter, the documents, and the courier's proof of delivery and the signature of the Clerk showing receipt.

5. As anyone reviewing the documents can conclude, these filings were critical to me, and I have had one lawsuit dismissed as a result claiming I failed to file a response. But I did file a response, but Hatten and his staff have hidden it.

6. I have been denied the right to have these documents considered, and I have lost the benefit of these filings on appeal. For Hatten to knowingly ignore his ministerial duty to docket documents filed by me, he has obstructed justice, committed fraud upon the courts, and damaged me.

7. When this wrongdoing was brought to the attention of Hatten, he intentionally ignored it. Because of the strenuous efforts to address this issue and the rejection of these efforts by Hatten, I can further demonstrate this was not error but intentional reckless, criminal, and conspiratorial acts.

8. I learned from the couriers with Courier Connection, who deliver my documents for filing to the Clerk of the Court, that the Deputy Clerks were not file stamping the documents upon receipt; they were stamping Post-Its. They would

then remove the Post-Its to change dates or if it was decided that my documents would not be docketed. I was able to obtain a copy of one motion that was returned without any file stamp or Post-It, and one with a stamped Post-It was sent to me as well. Exhibits 1 and 2 are true and correct copies of these documents.

9. Upon information and belief, documents have been tampered with.

10. I have evidence that proves docket entries were backdated. I will be able to prove a significant amount of this once Hatten is compelled to produce Notices of Electronic Filing that he has refused to allow me to see.

11. Detailed proof of a wide variety of wrongdoing is available in copies of the documents presented for filing, cover letters listing the documents, proof of receipt by the Office of the Clerk of the Court, docket print-outs showing the documents were not docketed, affidavits from the couriers who delivered the documents and obtained signed delivery receipt, and my affidavit. A separate Affidavit is available with more detail, and relevant documents are 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

**CRIMINAL CHARGES AGAINST CARL HUGO ANDERSON &
HAWKINS PARNELL THACKSTON AND YOUNG FOR
OBSTRUCTION OF JUSTICE, PERJURY, CONSPIRACY, AND RICO**

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

1. Carl Hugo Anderson (“Anderson”) and Hawkins Parnell Thackston Young (“HPTY”) (jointly “Maid Attorneys”) have conspired with Judge Orinda D. Evans, Judge William S. Duffey, other judges, employees of the Office of the Clerk of the Court, and others to deny me due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crimes of perjury, subornation of perjury, and obstruction of justice.

2. This activity is by definition in violation of Georgia state laws: Perjury –O.C.G.A. 16-10-70 and False Statements to State – Violation of O.C.G.A. 16-10-20; Tampering with Evidence – O.C.G.A. 16-10-94; Subornation of Perjury -- O.C.G.A. 16-10-72; and federal laws: False Swearing – Making False Statements –18 U.S.C. § 1001; Perjury – 18 U.S.C. § 1621; Obstruction of Justice - 18 U.S.C. § 1503; Subornation of Perjury – Violation of 18 USC § 1622; 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.

3. Maid Attorneys committed a massive fraud upon the courts and me

using a deliberately planned unconscionable scheme by which the integrity of the judicial process has been fraudulently subverted.

4. Maid Attorneys have filed false sworn pleadings, have filed false pleadings, have filed improper pleadings, have filed allegations and other factual contentions that lack evidentiary support, have obstructed justice, and have suborned perjury.

5. Maid attorneys have fabricated the claim upon which they obtained a Temporary Restraining Order, then a Preliminary Injunction, and then a Summary Judgment.

6. Maid attorneys have knowingly had their client verify false pleadings.

7. Anderson has committed perjury.

8. Maid attorneys have suborned perjury.

9. Maid attorneys have established a pattern and practice of lies, multiple false sworn statements in multiple false sworn affidavits by multiple people, false sworn testimony at the Preliminary Injunction Hearing, in their depositions, and more. These were material false statements.

10. Maid attorneys have concealed documents, altered documents, withheld documents, filed bogus documents, and more as part of the unconscionable scheme by which the integrity of the judicial process has been fraudulently subverted and I have been damaged.

11. Maid's Attorneys have violated the GCPC, the FRCP, and the law.
12. Statements were knowingly and deliberately falsified to serve the improper needs of Maid attorneys, to inflict pain, suffering, and financial loss on me.
13. Most recently, Anderson and HPTY have stolen personal property that belongs to my wife and me. I demanded the return of the personal property, and Anderson and HPTY have refused to do so.
14. I provided the original and only copy of all of my financial documents to Anderson and HPTY on May 13 and May 16, 2011 in response to a request for production of documents that was required by Judge Duffey. I informed Anderson that I was providing the originals for copying. It is clearly stated in the Response to the Production of Documents, and it was arranged prior to production with Carl Hugo Anderson. (Exhibit 1 is a true and correct copy of the agreement.)
15. On May 17, 2011, Anderson confirmed receipt of the boxes of documents provided for copying. (Exhibit 2 is a true and correct copy of this email exchange.)
16. When Anderson did not return the documents after over a month, I wrote to him on June 15, 2010 demanding that the documents be returned. (Exhibit 3 is a true and correct copy of the letter and an email.)

17. On June 23, 2011, Anderson responded to my letter about retrieving the documents, and he made arrangements to return the documents. (Exhibit 4 is a true and correct copy of the letter and an email.)

18. On June 24, 2011, Anderson advised me that he would not return the documents until after a hearing on July 15, 2011. Anderson stated that the documents would be returned the week of July 18, 2011. (Exhibit 5 is a true and correct copy of the letter and an email.)

19. This made it impossible for me to prepare for the hearing on July 15, 2011. On June 30, 2011, I emailed demanded return of the documents again. (Exhibit 6 is a true and correct copy of this email.)

20. Anderson and HPTY have not responded to my June 30, 2011 demand for the return of his property.

21. On July 22, 2011, I emailed twice and demanded return of the documents again. (Exhibit 7 is a true and correct copy of this email.)

22. Anderson and HPTY have not responded to my July 19, 2011 demand for the return of his property.

23. O.C.G.A. 16-8-2 says: "A person commits the offense of theft by taking when he unlawfully takes or, being in lawful possession thereof, unlawfully appropriates any property of another with the intention of depriving him of the property, regardless of the manner in which the property is taken or appropriated."

24. I provided documents to the Defendants pursuant to an agreement dated May 14, 2011. The agreement was that the documents were to be provided to be copied and returned.

25. I own my financial and medical records. The records were provided temporarily to be copied and returned. The terms were stated in writing.

26. Anderson and HPTY have unlawfully appropriated my property. Anderson and HPTY have all of my financial records. Several demands have been made for the return of the property, and Anderson and HPTY have refused to do so. Anderson and HPTY have intentionally deprived me of the property.

27. I have been damaged as a result. I am unable to obtain refunds for items that need to be returned because he is unable to produce the receipt for the purchases. I am unable to file my income tax return or document deductions. I am unable to respond to requirements to submit financial proof in Civil Action No. 1:09-CV-01543-WSD in the United States District Court for the Northern District of Georgia, and I have been damaged as a result.

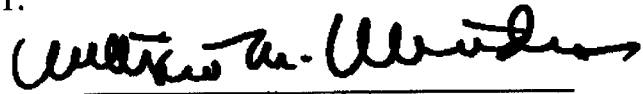
28. Anderson and HPTY have voluntarily committed the act of theft by taking my property. The actions of Anderson and HPTY are inconsistent with my ownership rights.

29. Detailed proof is available in copies of emails, court documents, 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.

A handwritten signature in black ink, appearing to read "William M. Windsor", written over a horizontal line.

William M. Windsor

**CRIMINAL CHARGES AGAINST MAID OF THE MIST CORPORATION,
MAID OF THE MIST STEAMBOAT COMPANY LIMITED,
CHRISTOPHER GLYNN, TIMOTHY P. RUDDY,
ROBERT J. SCHUL, AND SANDRA CARLSON FOR
OBSTRUCTION OF JUSTICE, PERJURY, CONSPIRACY, AND RICO**

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

1. Maid of the Mist Corporation, Maid of the Mist Steamboat Company Limited (jointly "Maid"), and Maid's managers, Christopher Glynn ("Glynn"), Timothy P. Ruddy ("Ruddy"), Robert J. Schul ("Schul"), Sandra Carlson ("Carlson") (jointly Maid's Managers") have conspired with Maid Attorneys, Judge Orinda D. Evans, Judge William S. Duffey, and others to deny me due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crimes of perjury, subornation of perjury, and obstruction of justice.

2. This activity is by definition in violation of Georgia state laws: Perjury –O.C.G.A. 16-10-70 and False Statements to State – Violation of O.C.G.A. 16-10-20; Tampering with Evidence – O.C.G.A. 16-10-94; Subornation of Perjury -- O.C.G.A. 16-10-72; and federal laws: False Swearing – Making False Statements –18 U.S.C. § 1001; Perjury – 18 U.S.C. § 1621; Obstruction of Justice - - 18 U.S.C. § 1503; Subornation of Perjury – Violation of 18 USC § 1622; 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.

3. Maid and Maid's Managers committed a massive fraud upon the courts and me using a deliberately planned unconscionable scheme by which the integrity of the judicial process has been fraudulently subverted.

4. Maid filed false sworn pleadings, filed false pleadings, filed improper pleadings, filed allegations and other factual contentions that lack evidentiary support, obstructed justice, and suborned perjury.

5. Maid and Maid's Managers fabricated the claim upon which they obtained a Temporary Restraining Order, then a Preliminary Injunction, and then a Summary Judgment.

6. Christopher Glynn ("Glynn"), Timothy P. Ruddy ("Ruddy"), and Robert J. Schul ("Schul"), each took an oath before they gave deposition testimony. That oath was: "Do you solemnly swear (or affirm) that the testimony you are about to give is the truth, the whole truth, and nothing but the truth?" They said "I do." This oath requires honesty and truthfulness.

7. Glynn, Ruddy, and Schul violated their oaths again and again and again. Glynn, Ruddy, and Schul committed many counts of perjury, and they conspired to do so.

8. Glynn, Ruddy, Schul, and Carlson each took an oath before they signed affidavits. Their affidavits in MIST-1 contain many false sworn statements. These violations are detailed in Dec #25 (Evans Docket #462), which is referenced herein and made a part hereof as if attached hereto.

9. Statements were knowingly and deliberately falsified to serve the improper needs of Maid, to inflict pain, suffering, and financial loss on me.

10. Detailed proof is available in copies of emails, court documents, 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

CRIMINAL CHARGES FOR VIOLATION OF THE GEORGIA RICO ACT

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

1. Judges and judicial personnel in the United States District Court for the Northern District of Georgia and the United States Court of Appeals for the Eleventh Circuit, law enforcement personnel, and others have conspired to obstruct justice and deny my due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing many crimes. Their efforts are a violation of the RICO statute of the State of Georgia, O.C.G.A. 16-14-1 et seq.

2. I charge Orinda D. Evans, William S. Duffey, Thomas Woodrow Thrash, Amy Totenberg, Julie E. Carnes, Steve C. Jones, Timothy C. Batten, Clarence Cooper, J. Owen Forrester, Willis B. Hunt, Harold L. Murphy, William C. O'Kelley, Charles A. Pannell, Marvin H. Shoob, Richard W. Story, G. Ernest Tidwell, Robert L. Vining, Horace T. Ward, Janet F. King, Susan S. Cole, Alan J. Baverman, Gerrilyn G. Brill, C. Christopher Hagy, Linda T. Walker, Walter E. Johnson, E. Clayton Scofield, Russell G. Vineyard, Joel F. Dubina, Ed Carnes, Rosemary Barkett, Frank M. Hull, James Larry Edmondson, Stanley Marcus, William H. Pryor, Gerald Bard Tjoflat, Susan H. Black, Charles R. Wilson, James C. Hill, Beverly B. Martin, Peter T. Fay, Phyllis A. Kravitch, R. Lanier Anderson,

Emmett Ripley Cox, James N. Hatten, Anniva Sanders, Joyce White, Beverly Gutting, Margaret Callier, B. Grutby, Douglas J. Mincher, Jessica Birnbaum, Vicki Hanna, John Ley, Christopher Huber, Sally Quillian Yates, Neeli Ben-David, John A. Horn, Paul Howard, Jr., Naomi Fudge, Deputy Sheriff Betts, Deputy Sheriff English, and Unknown Does (“Defendants”).

3. A legal dictionary defines corrupt as “having an unlawful or evil motive; *especially* characterized by improper and usually unlawful conduct intended to secure a benefit for oneself or another.” This description properly defines Defendants.

4. The actions of people who are federal judges in Fulton County Georgia and who are employees of the courts and offices of the Clerk of the Court of both the Northern District of Georgia (“N.D.Ga.”) and the Eleventh Circuit (“11th Circuit”) bring shame on the legal system. Defendants have conspired to violate the law and my rights and the rights of others.

5. Defendants have used their offices to commit crimes and to attempt to shield themselves and their fellow racketeers from indictment and impeachment.

6. Defendants commit a wide variety of crimes and wrongdoing that are not acts that they are authorized to do in their jobs. They commit acts that are specifically and undeniably prohibited in their roles.

7. Defendants purporting to be judges commit the crimes of obstruction of justice; ignore the facts; invent their own facts; ignore the Federal Rules of Civil Procedure (“FRCP”), the Local Rules (“L.R.”), and the Federal Rules of Evidence (“FRE”); ignore the law; ignore applicable case law; cite erroneous case law; commit perjury by making statements that they know to be false in their orders; violate parties’ rights in any way they can; deny access to the courts; and trample the Constitutional rights of litigants without a thought. They manipulate the judicial system to deprive parties such as me of our legal and Constitutional rights. They commit criminal acts without a thought.

8. The judicial system supports this dishonesty and illegality. The “system” denies any form of valid recourse for an aggrieved citizen. The Judicial Council and the Chief Judges of N.D.Ga. and the 11th Circuit ignore valid complaints and claims there is no proof when there is plenty. Aggrieved citizens have no recourse. Since the Supreme Court isn’t really in the business of correcting errors by the lower courts, the N.D.Ga. and the 11th Circuit combine to have tyrannical power over citizens of Georgia.

9. I am a Defendant in Civil Action No. 1:06-CV-0714-ODE in the N.D.Ga (“MIST-1”). Every statement of “fact” in the 50-paragraph verified complaint is false as to me. Judge Orinda D. Evans ignored the undeniable proof and ruled against me while personally committing many acts of racketeering.

10. So-called judges of the 11th Circuit issued many orders ruling against me in appeals related to MIST-1 and other civil actions while personally committing a wide variety of acts of racketeering and corruption.

11. I am allegedly a Defendant in a so-called Civil Action No. 1:09-CV-01543-WSD in the N.D.Ga (“BOGUS ACTION”). 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, but there are neither in the BOGUS ACTION. A true and correct copy of the Court Docket is Exhibit 1 to the Verified Complaint in Fulton County Superior Court Civil Action No. 2011CV202263.¹ I have been “hijacked” and forced to be a part of a proceeding that is invalid, yet the federal courts will not do anything about it.

12. There are many irregularities with the BOGUS ACTION. Acts of racketeering and wrongdoing have been committed personally by Defendants Evans, Duffey, Yates, Huber, Hatten, the Office of the Clerk of the Court of both the N.D.Ga and the 11th Circuit as well as many of the so-called judges with the

¹ All referenced dockets and docket items are referenced and incorporated herein as if attached hereto. This has been done to reduce the size of this Verified Complaint and reduce the cost of printing and distributing it. These documents are all in the public record and are available from Windsor in electronic formats.

11th Circuit.

13. The BOGUS ACTION has been a kangaroo court filled with the widest variety of racketeering. The BOGUS ACTION has been orchestrated to conceal obstruction of justice and criminal violations by Judge Evans and others.

14. I have had approximately \$1,500,000.00 “stolen” from me in the guise of lawsuits (MIST-1 and the BOGUS ACTION).

15. I am a Plaintiff in Civil Action 1:09-CV-02027-WSD (“MIST-2”), and action in which Judge Duffey has taken the term Kangaroo Court to a whole new level.

16. Obstruction of justice, perjury, subornation of perjury, and other acts of racketeering are already proven with the contents of the dockets in MIST-1, the BOGUS ACTION, MIST-2, and all related appeals, referenced and incorporated herein as if attached hereto.

17. Defendants violate the Local Civil Rules for the N.D.Ga and 11th Circuit, the Federal Rules of Civil Procedure (“FRCP”), the Federal Rules of Appellate Procedure (“FRAP”), the Code of Judicial Conduct (“CJC”), and civil and criminal statutes routinely.

18. Upon information and belief, the Clerks of the Courts of the N.D.Ga and 11th Circuit and their staffs function according to many of the rules with most clients represented by attorneys. But the Clerks of the Courts of the N.D.Ga and

11th Circuit and their staffs also operate a criminal enterprise personally from their legitimate federal offices in any matter pertaining to me and other pro se parties.

19. The judges of the 11th Circuit have been personally shielding Judge Evans for years and ruling against me when the facts and the law meant that I should have prevailed at the appellate court.

20. The personal criminal acts and improper acts of various Defendants are mind boggling. The proof is all in the record.

21. On June 16, 2010, Defendant Hatten, or someone working with him, illegally issued a Writ of Execution in the BOGUS ACTION. Defendants Hatten, Ley, and their staffs operate personally in regard to me and other designated pro se parties in an illegal, unethical, unbelievable manner for the purpose of damaging me and others for the benefit of the racketeering enterprise.

22. Defendants have directed judicial employees to personally violate the law and the rules for the purpose of damaging me and others. Documents presented for filing have disappeared. Notices of Appeals have never been filed. I have proof of all types of illegal activities regarding the court dockets, civil actions presented for filing, documents presented for filing, changes to the dockets, backdating of docket entries, and more. I have as proof of personal collusion between the office of the clerk and N.D.Ga Defendant judges.

23. Judges Duffey and Evans are pathological liars who personally have committed massive perjury.

24. Defendants Hatten and Ley simply ignore letters from me about their wrongdoing and the wrongdoing of their staffs.

25. Chief Judges Julie Carnes and Joel Dubina ignore criminal acts of the federal judges in Atlanta as has every federal judge who has considered undeniable judicial misconduct charges filed by me against Judge Evans.

26. I have presented criminal charges against federal judges in Fulton County to the Fulton County District Attorney, Mr. Howard, and he did nothing and has aided the racketeering enterprise. I presented similar information to Defendants Yates and Huber, and they ignored the overwhelming proof and have aided the racketeering enterprise.

27. On May 12, 2011, I was notified by a known radio talk show host that a federal prisoner was approached by the U.S. government with a deal to infiltrate organizations of people battling government corruption, and the assassination of Windsor was mentioned. Upon information and belief, Defendants would be involved in this, if the report is correct.

28. Defendant Judge Thrash is a criminal who commits racketeering crimes that he is not allowed to commit as a federal judge. He illegally uses the

office of a federal judge to personally participate in the operation of the corrupt criminal enterprise operated by the federal courts in Fulton County, Georgia.

29. Every federal judge who I have had dealings with in Fulton County Georgia has proven to be corrupt. Every time a new so-called judge appears, he or she commit similar criminal acts. Upon information and belief, every federal judge in Fulton County Georgia is a participant in the racketeering enterprise, so I have named them all.

30. Since 2006, federal court employees in Fulton County, Georgia have conspired to damage me, and a number of criminal violations have been committed.

31. Defendants have committed numerous violations of predicate acts as part of the pattern of racketeering activity. Defendants have denied my Constitutional rights so as to obstruct justice. Defendants have ignored the facts, ignored the law, cited erroneous case law, cited case law that does not support the subject of the citation. Orders have been issued that contained false statements and perjury. Defendants acting as judges have sanctioned and suborned perjury by the Plaintiffs in MIST-1 and their attorneys. This has been done to obstruct justice. Defendants have denied my access to the courts to obstruct justice. Defendants Dubina and Julie Carnes ignored the wrongdoing of Defendant Judges Evans and Duffey to sanction obstruction of justice. The BOGUS ACTION was

manufactured to obstruct justice and damage me. Documents and evidence presented to Defendants Hatten and Ley's offices have intentionally disappeared – tampering with evidence. Upon information and belief, documents and evidence have been tampered with. Upon information and belief, docket entries have been entered and changed to obstruct justice. A judgment and writ of execution were entered to obstruct justice and damage me. I have been repeatedly denied subpoenas to obstruct justice. I have been denied the ability to obtain testimony from others so as to obstruct justice. Defendants Hatten and Ley have ignored communications from me so as to obstruct justice. I have been denied copies of my court records so as to obstruct justice. A variety of actions have been taken by defendants to obstruct justice and shield Defendants Evans and Duffey from potential indictment and impeachment. Judges have committed perjury. Documents have been concealed to obstruct justice. Laws and rules have been violated to obstruct justice. Orders have been issued to obstruct justice. Valid motions have been denied to obstruct justice. The right to file motions has been denied to obstruct justice. I have been denied the ability to serve as an agent for my wife pursuant to a power of attorney to obstruct justice. I have been libeled to obstruct justice. Judges have refused to recuse themselves to obstruct justice. Defendant Duffey falsely claimed documents were not provided to him so he could obstruct justice and damage me. Judges have claimed my appeals have been

frivolous to obstruct justice. Judges have not properly handled various filings to obstruct justice. Judges ignore emergency motions to obstruct justice. The appeals of my wife and myself have not been processed promptly or at all to obstruct justice. Defendant Duffey issued an order to compel to obstruct justice and damage me. Defendants have failed to file civil actions presented by me for filing in order to obstruct justice. Defendant Hatten's staff has given false information to me to obstruct justice. Judges have issued various orders to obstruct justice. Defendant Judges Evans, Duffey, Thrash, and Totenberg have refused to honor case law that established binding precedents on what happens when an appeal is filed; this has been done to obstruct justice. Defendant Hatten and/or his staff have taken money from my wife and me for services and have failed to provide the services. Defendant Duffey is accusing me of violating court orders, committing forgery, and committing the unauthorized practice of law for the purpose of damaging me and to obstruct justice. It is possible that one or more of the Defendants may be attempting to have me killed to obstruct justice. Someone has directed Defendant Hatten and his staff and Defendant Ley and his staff to commit various acts that violate my rights and obstruct justice. Defendants Yates, Huber, Ben-David, and Horn have committed a variety of acts.

32. The "pattern of racketeering activity" consisted of many incidents of racketeering activity that have the same or similar intents, results, accomplices,

victims, and methods of commission and are interrelated by distinguishing characteristics.

33. The acts of racketeering activity committed by Defendants have the same or similar victims, including William M. Windsor, Barbara G. Windsor, Alcatraz Media, LLC, and Alcatraz Media, Inc. Upon information and belief, the acts of racketeering activity have affected others who have been parties to civil actions in the N.D.Ga. and the Eleventh Circuit, including, upon information and belief, James Stegeman, Janet McDonald, Jeff Goolsby, David Yang, Brenda Peppers, Sonya Braxton, Pat Yearwood, C. Smith, and others.

34. The acts of racketeering activity committed by Defendants are otherwise related by distinguishing characteristics including, but not limited to, the involvement of obstruction of justice.

35. The racketeering acts are related. The racketeering acts have the same or similar purposes, results, participants, victims, and/or methods of commission and are otherwise interrelated by distinguishing characteristics and are not isolated events.

36. Defendants' acts of racketeering activity involve a distinct threat of long-term racketeering activity. This activity has continued for years, is ongoing at the present time, and will continue into the future with a threat of repetition unless halted by judicial intervention.

37. Defendants were aware of the general existence and nature of the enterprise, that it extended beyond each person's individual role, and with that awareness participated in, aided, or furthered the enterprise's activities or had an ownership interest in the enterprise.

38. Defendants have participated in the operation and/or management of the affairs of an enterprise.

39. The actions of Defendants in engaging in the conspiracy are not part of functions legally performed by a judge or judicial employees, and thus are non-judicial. Judges do not have immunity for criminal acts or non-judicial acts.

40. The association of Defendants constitutes an enterprise. The enterprise is composed of groups of individuals and entities associated in fact although not a legal entity.

41. The enterprise was established and maintained for the purpose of committing illegal acts.

42. Defendants' violations of the Georgia RICO Act proximately have caused me to suffer injuries.

43. O.C.G.A. 16-14-3 provides:

(6) "Enterprise" means any person, sole proprietorship, partnership, corporation, business trust, union chartered under the laws of this state, or other legal entity; or any unchartered union, association, or group of individuals associated in fact although not a legal entity; and it includes illicit as well as licit enterprises and governmental as well as other entities.

44. As explained above, there is an “Enterprise.”

(See *Chancey v. State. Jordan v. State. Cagle*, 349 S.E.2d 717, 256 Ga. 415 (1/13/86).) (See also *United States v. Elliott*, 571 F.2d 880 (5th Cir. 1978).)

45. O.C.G.A. 16-14-3 also provides:

(8) "Pattern of racketeering activity" means engaging in at least two acts of racketeering activity in furtherance of one or more incidents, schemes, or transactions that have the same or similar intents, results, accomplices, victims, or methods of commission or otherwise are interrelated by distinguishing characteristics and are not isolated incidents, provided at least one of such acts occurred after July 1, 1980, and that the last of such acts occurred within four years, excluding any periods of imprisonment, after the commission of a prior act of racketeering activity.

46. As explained above, there has been a “pattern of racketeering activity” as required under the RICO statute. (*Emrich v. Winsor*, 401 S.E.2d 76, 76 (Ga. Ct. App. 1991).)

47. The “activity engaged in by Defendants consists of two or more predicate acts of racketeering activity....” This is highlighted above and is detailed in separate charges that have been presented to you.

48. Defendants knowingly devised or participated in a scheme to defraud me.

49. The activity engaged in by Defendants had the same or similar purposes, results, participants, victims, or methods of commission, or is otherwise interrelated by distinguishing characteristics and are not isolated events.

50. The acts of racketeering activity committed by Defendants have the same or similar methods of commission in that they involve the various aspects of committing fraud in legal matters, including obstruction of justice, perjury, false statements in orders, improper claims of law and case law, and more.

51. The acts of racketeering activity committed by Defendants have the same or similar objective: commit fraud upon the courts and upon my wife and me.

52. The last of such acts occurred within the last four years. In fact, such acts are still occurring.

53. O.C.G.A. 16-14-3 also provides:

(9)(A) "Racketeering activity" means to commit, to attempt to commit, or to solicit, coerce, or intimidate another person to commit any crime which is chargeable by indictment under the following laws of this state:

(xiv) Code Section 16-10-93, relating to influencing witnesses;

(xv) Article 4 of Chapter 10 of this title and Code Sections 16-10-20, 16-10-23, 16-10-91, and 16-10-95, relating to perjury and other falsifications;

(xvi) Code Section 16-10-94, relating to tampering with evidence;

(xxix) Any conduct defined as "racketeering activity" under 18 U.S.C. Section 1961 (1)(A), (B), (C), and (D);

(xxxiii) Code Section 16-10-32, relating to tampering with witnesses, victims, or informants;

(xxxiv) Code Section 16-10-97, relating to intimidation of grand or petit juror or court officer; or

(B) "Racketeering activity" shall also mean any act or threat involving murder, kidnapping, gambling, arson, robbery, theft, receipt of stolen property, bribery, extortion, obstruction of justice, dealing in narcotic or dangerous drugs, or dealing in securities which is chargeable under the laws of the United States or any of the several states and which is punishable by imprisonment for more than one year.

54. I have identified many acts of obstruction of justice, subornation of perjury, perjury, tampering with evidence, and more.

55. O.C.G.A. 16-14-4 provides:

(a) It is unlawful for any person, through a pattern of racketeering activity or proceeds derived therefrom, to acquire or maintain, directly or indirectly, any interest in or control of any enterprise, real property, or personal property of any nature, including money. (b) It is unlawful for any person employed by or associated with any enterprise to conduct or participate in, directly or indirectly, such enterprise through a pattern of racketeering activity. (c) It is unlawful for any person to conspire or endeavor to violate any of the provisions of subsection (a) or (b) of this Code section.

56. I have identified the violations of O.C.G.A. 16-14-4. (See *Markowitz v. Wieland*, 243 Ga. App. 151, 154 (2) (532 SE2d 705) (2000).)

57. O.C.G.A. 16-14-8 provides:

Notwithstanding any other provision of law, a criminal or civil action or proceeding under this chapter may be commenced up until five years after the conduct in violation of a provision of this chapter terminates or the cause of action accrues.

58. There is no issue with limitations as Georgia RICO is five years. In fact, crimes are still occurring.

59. My injuries flowed from the predicate acts. (See, e.g., *Infocure*, 2005 U.S. Dist. LEXIS 46745, at *67.)

60. I have been injured as the result of more than two predicate acts.

(See *State Georgia et al. v. Shearson Lehman, Court of Appeals of Georgia*, 372 S.E.2d 276, 188 Ga. App. 120 (07/11/88).)

“The requisite predicate acts for a showing of a "pattern of racketeering activity" under OCGA § 16-14-3 (2) and § 16-14-3 (3) are also set forth in detail in the complaint. The complaint further alleges that these offenses were not committed as an occasional practice, but were a part of a systematic and ongoing pattern over a number of years concealed by a scheme of subterfuge and intimidation. The complaint also charges the defendants with criminally operating Aneewakee for pecuniary gain by fraud and misrepresentation, conversion of funds provided by the patients and the acquisition of real estate with the proceeds. ... This complaint alleges precisely the conduct prohibited by the Georgia statute and the trial court acted in accordance with legislative intent by denying appellant's motion for judgment on the pleadings or for summary judgment.” (*Larson v. Smith et al.*, 391 S.E.2d 686, 194 Ga. App. 698b (03/05/90).)

61. The predicate acts are related and involve a distinct threat of long-term racketeering activity. (See *Pelletier v. Zweifel*, 921 F.2d 1465, 1513 (11th Circuit 1991).)

62. After documents and witnesses are subpoenaed, I will have much more evidence. I have contacted former employees of the federal courts in Atlanta who will testify about the corruption. I have been contacted by many victims of these same people in Fulton County who would like to testify.

63. Detailed proof of this wrongdoing is available in copies of the documents presented for filing, cover letters listing the documents, proof of receipt by the Office of the Clerk of the Court, docket print-outs showing the documents were not docketed, affidavits from the couriers who delivered the documents and obtained signed delivery receipt, and my affidavit. A separate Affidavit is available with more detail, and relevant documents are 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.

A handwritten signature in black ink, appearing to read "William M. Windsor", written in a cursive style.

William M. Windsor

**CRIMINAL CHARGES AGAINST DEPUTY SHERIFF BETTS, DEPUTY
SHERIFF ENGLISH, PAUL HOWARD, JR., AND NAOMI FUDGE FOR
OBSTRUCTION OF JUSTICE AND CONSPIRACY**

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

1. Fulton County Deputy Sheriff Betts, Deputy Sheriff English, and Fulton County District Attorney Paul Howard, Jr., receptionist Naomi Fudge, 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 and jury tampering.

2. This is by definition a violation of Obstruction of Justice -- 18 U.S.C. § 1503 and Jury Tampering -- O.C.G.A. 16-10-93 and O.C.G.A. 16-10-94; 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.

3. I am involved in several civil actions that are about the most fundamental legal issues that exist: justice; honesty; fair play; equal protection; due process; Constitutional protections; the right to a fair trial before an impartial judge; the requirement that witnesses, attorneys, and judges tell the truth; the requirement that witnesses, attorneys, and judges do not violate the laws of the state and the country, abuse litigants, and commit fraud upon the courts.

4. These actions are about dishonest people cloaked in positions of authority, a judicial system that tramples the Constitutional rights of Georgia citizens, and the failure of the various individuals and authorities established to protect citizens to do anything about this.

5. The serious issues presented herein came to my attention through my experience in the United States District Court for the Northern District of Georgia ("N.D.Ga.") and the United States Court of Appeals for the Eleventh Circuit ("Eleventh Circuit").

6. Some District Court judges in the United States District Court for the Northern District of Georgia ("N.D.Ga.") ignore the facts; invent their own facts; ignore the Federal Rules of Civil Procedure ("FRCP"), the Local Rules, and the Federal Rules of Evidence ("FRE"); ignore the law; ignore applicable case law; cite erroneous case law; commit perjury by making statements that they know to be false in their orders; violate parties' rights in any way they can; commit obstruction of justice; and trample the Constitutional rights of litigants without a thought. They manipulate the judicial system to deprive parties such as me of our legal and Constitutional rights.

7. Appellate Court judges in the United States Court of Appeals for the Eleventh Circuit ("Eleventh Circuit") ignore the facts; ignore the federal Rules of Appellate Procedure ("FRAP"); ignore the points of error of appellants; ignore the

law; ignore applicable case law; cite erroneous case law; issue short, inadequate decisions; do whatever it takes to support their friends at the District Courts; and trample the Constitutional rights of litigants.

8. The judicial system supports this dishonesty and illegality. The “system” denies any form of valid recourse for an aggrieved citizen.

9. The employees of the Fulton County District Attorney’s Office and the Fulton County Sheriff’s Department support these illegal activities through denying citizens the ability to succeed in getting charges filed or presenting their evidence to a grand jury. Policies or customs of the Fulton County District Attorney’s Office and the Fulton County Sheriff’s Department were the moving force behind the violations. As a result, aggrieved citizens find it next to impossible to take legal action against these evildoers.

10. My undeniable proof of rampant corruption by federal judicial employees operating in Fulton County Georgia has been ignored so that justice will be obstructed and the criminals will be shielded.

11. My attempts to present my evidence to the Fulton County Grand Jury have been met with a variety of actions and inactions designed to damage me and deny my legal rights. Actions were taken by each of the Defendants.

12. In 2010, I presented a criminal complaint to Mr. Howard. Neither Mr. Howard nor anyone on his staff even extended the courtesy of a response. I

believe my first complaint to the Fulton County District Attorney's Office about this was in 2008.

13. On February 10, 2011, I presented a criminal complaint to Mr. Howard. Once again, Mr. Howard's office did not even extend the courtesy of a response. (A true and correct copy of this letter is attached as Exhibit 1.)

14. On February 10, 2011, I wrote to the Fulton County Grand Jury to ask for an investigation of the criminal acts of federal judges in Atlanta. The Grand Jury did not respond. (A true and correct copy of this letter is attached as Exhibit 2.)

15. On March 28, 2011, I again wrote to the Fulton County Grand Jury to ask to speak to the Grand Jury about an investigation of the criminal acts of federal judges in Atlanta. The Grand Jury did not respond. (A true and correct copy of this letter is attached as Exhibit 3.)

16. On March 29, 2011, I sent a letter to Mrs. Rebecca Keel stating he needed to meet with the Grand Jury. Mrs. Keel did not respond. (A true and correct copy of this letter is attached as Exhibit 4.)

17. On March 30, 2011, I sent another letter to Mrs. Keel stating I needed to meet with the Grand Jury. Mrs. Keel did not extend the courtesy of a response. (A true and correct copy of this letter is attached as Exhibit 5.)

18. On March 31, 2011, I sent a letter to many elected Fulton County officials. No one extended the courtesy of a response. (A true and correct copy of this letter is attached as Exhibit 6.)

19. On May 6, 2011, I sent a letter by courier to the receptionist of the Fulton County District Attorney's Office to warn her not to interfere with letters that I had delivered to each grand juror. (A true and correct copy of this letter is attached as Exhibit 7.)

20. On May 6, 2011, I sent a letter by courier to Mr. Howard to advise him not to interfere with letters that I had delivered to each grand juror because the letters included charges against the Office of the District Attorney. (A true and correct copy of this letter is attached as Exhibit 8.)

21. On May 6, 2011, I sent a fax to Mr. Howard when the courier was denied the legal right to present the letters from me to each grand juror. (A true and correct copy of this letter is attached as Exhibit 9.)

22. On May 6, 2011, an hour or so after I sent a fax to Mr. Howard, an assistant district attorney called to say the Deputy Sheriff would accept the letters and deliver them to the Grand Jurors.

23. On May 6, 2011, my letters to the Fulton County Grand Jury asking to speak to the Grand Jury about an investigation of the criminal acts of federal judges in Atlanta were accepted by Deputy Betts. The letters, addressed to each

grand juror by number, were delivered by a courier, and Deputy Betts called me to confirm he was going to give them to each grand juror. (A true and correct copy of this letter is attached as Exhibit 10.)

24. I heard nothing from the Grand Jury.

25. On May 14, 2011, I sent a fax to Mr. Howard to advise him of a reported assassination plot. I was seeking protection and asked what the District Attorney could do. There was no response. (A true and correct copy of this letter is attached as Exhibit 11.)

26. On June 7, 2011, I received a letter from Herbert J. Bridgewater, Jr., Foreman of the Grand Jury, stating that the Fulton County Grand Jury did not have the power to consider my criminal charges. (A true and correct copy of this letter is attached as Exhibit 12.)

27. On June 13, 2011, I wrote to Mr. Bridgewater and the Grand Jury Members to advise them that Mr. Bridgewater's letter was not factual. (A true and correct copy of this letter is attached as Exhibit 13.)

28. On July 22, 2011, I went to the office of the Fulton County District Attorney to deliver letters to the Grand Jurors and to speak to the Grand Jury about criminal charges against Mr. Howard and others in Fulton County.

29. I arrived with sealed confidential envelopes with evidence for the Grand Jury, and Ms. Naomi Fudge said the Grand Jury didn't want to speak with

him. I asked how she could possibly know that, and she did not respond. (A true and correct copy of this letter is attached as Exhibit 14.)

30. Deputy Betts and Deputy Sheriff Roye appeared a few minutes later, and I asked that my evidence of criminal acts be given to each Grand Juror. Deputy Betts refused. He said the Grand Jury didn't want to speak with me. I asked how he could possibly know that, and he repeated almost verbatim what Herbert J. Bridgewater had written in his letter. Betts demanded my driver's license and disappeared with it for about 10 minutes.

31. I decided to sit on the floor so I could be facing the entrance to the District Attorney's Office and the Grand Jury Room. I sat next to a column approximately 15-feet from the entrance doors holding my envelopes in my lap and my sign in my hands. The sign said "Must Speak to Grand Jury."

32. Deputy Betts appeared again and told me that I was not allowed to hold a sign that asked to speak to the Grand Jury. He told me to remove the sign. I told him that this is a clear violation of my First Amendment Constitutional rights in a public lobby in a government building.

33. An attractive female assistant district attorney passed by at this point, and I asked to convey my charges to her, and she listened for a few seconds and then turned her back and walked through the door never looking back.

34. Throughout the day, various employees of the Fulton County District Attorney's Office passed by me, and no one offered to help.

35. Venoya Sims, a visitor to the District Attorney's Office, took a photo of me sitting on the floor with his sign. Her phone had a flash, and seconds later, Deputy Betts appeared to tell her that it is illegal to take photographs in the lobby, and he forced her to delete the photo from her phone. Ms. Sims smiled at me knowing that photos had been taken of him earlier using my phone.

36. After Deputy Betts left, I moved to a chair with my back to the entrance, but I sat sideways so I could see the door. I continued to hold my sign and evidence envelopes. Many people walked in and out and did a double-take when they saw the sign. Several mockingly wished "good luck with that."

37. A slew of Sheriff's deputies showed up a short while later. Deputy English asked what I wanted to accomplish today. I said I wanted to speak to the Grand Jury and present evidence of many crimes. Deputy English said "that will not happen." He asked what else I wanted to do. I said I wanted my evidence to be given to each grand juror, and I wanted to speak to the Grand Jury. Deputy England repeated "that will not happen."

38. I expressed that I would simply wait in the lobby with my sign and envelopes until grand jurors passed by. Deputy English told me that I would be arrested for "jury tampering" if I spoke to a grand juror in the lobby. Witnesses

present include Cynthia Nwokocha, Deputies Betts, English, and Roye, as well as citizens Kia'Vonne Ginton and Venoya Sims, and me.

39. I asked to speak to Deputy English's supervisor, and he told me that he was the most senior person. This is not true.

40. I told Deputy English that speaking to a grand juror would not constitute jury tampering. I told Deputy English that refusing to allow me to speak was a violation of my First Amendment Constitutional right to freedom of speech. Deputy English said: "If you speak to a grand juror, I will arrest you."

41. Additional Deputy Sheriffs arrived a short while later, and Deputy English asked if he could photograph my sign. I declined. Deputy English then had one of the deputies take my photograph.

42. After the group of deputies left, Ms. Cynthia Nwokocha told me that she would give the envelopes to the grand jurors.

43. I noticed that the door to the Grand Jury Room was open at one point about 1:00 pm. I asked Ms. Fudge where the Grand Jury was, and she said she had no idea. The door was closed again a half hour or so later. Then an hour or so after that I asked Ms. Fudge if the Grand Jury was inside, and she said they had gone for the day.

44. It appears that the Grand Jury was ushered out a private entrance to keep them from passing by me when they adjourned for lunch and for the day because they definitely did not pass through the public lobby to the elevators.

45. On July 22, 2011, I returned home and researched jury tampering. I discovered that what Deputy English and the others had done was jury tampering. I sent a fax to Ms. Nwokocha, Mr. Howard, Sheriff Ted Jackson, and Major Christopher Leighty of the Atlanta Police Department detailing the violations and asking that criminal charges be pursued. There was no response. (A true and correct copy of this fax is attached as Exhibit 15.)

46. On July 22, 2011, I called the Atlanta Police Department to file a criminal complaint. My name and number were taken, but no one ever returned the call.

47. On July 23, 2011, I sent a fax to Ms. Nwokocha, Mrs. Rebecca Keel, and Mr. Howard demanding to speak to the Grand Jury on Tuesday, July 26, 2011. There was no response. (A true and correct copy of this fax is attached as Exhibit 16.)

48. On July 24 and 25, 2011, I left voice mails for Mrs. Keel to call. There was no response.

49. I called Sheriff Jackson and was referred to Lieutenant Colonel Graham, Deputy English's ultimate supervisor. I left a voice mail. There was no response.

50. Mid-afternoon on July 25, 2011, I sent a fax to Ms. Nwokocho, Mrs. Rebecca Keel, Mr. Howard, Sheriff Ted Jackson, Lieutenant Colonel Graham, and Major Leighty demanding that I be allowed to speak to the Grand Jury on Tuesday and asking that criminal charges be filed. There was no response. (A true and correct copy of this fax is attached as Exhibit 17.)

51. Deputy Betts, Deputy English, Ms. Naomi Fudge, and unknown others are guilty of obstruction of justice and violation of O.C.G.A. 16-10-93:

“(a) **A person who, with intent to deter a witness from testifying** freely, fully, and truthfully **to any matter** pending in any court, in any administrative proceeding, or **before a grand jury, communicates,** directly or indirectly, to such witness **any threat** of injury or damage to the person, property, or employment of the witness or to the person, property, or employment of any relative or associate of the witness or who offers or delivers any benefit, reward, or consideration to such witness or to a relative or associate of the witness **shall, upon conviction thereof, be punished by imprisonment for not less than one nor more than five years.**

(b)(1) **It shall be unlawful for any person knowingly to use intimidation, physical force, or threats;** to persuade another person by means of corruption or to attempt to do so; or **to engage in misleading conduct toward another person with intent to:**

(A) **Influence, delay, or prevent the testimony of any person** in an official proceeding;

(B) **Cause or induce any person to:**

(i) Withhold testimony or a record, document, or other object from an official proceeding;

(ii) Alter, destroy, mutilate, or conceal an object with intent to impair the object's integrity or availability for use in an official proceeding;

(iii) Evade legal process summoning that person to appear as a witness or to produce a record, document, or other object in an official proceeding; or

(iv) Be absent from an official proceeding to which such person has been summoned by legal process; or

(C) Hinder, delay, or prevent the communication to a law enforcement officer, prosecuting attorney, or judge of this state of information relating to the commission or possible commission of a criminal offense or a violation of conditions of probation, parole, or release pending judicial proceedings.”

52. Deputy Betts, Deputy English, and unknown others are guilty of violation of O.C.G.A. 16-10-94:

“(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.

53. Upon information and belief, improper information was communicated to the Grand Jury by members of the Fulton County District Attorney's Office and the Fulton County Sheriff's Department. The District Attorney's Office is named in my sealed charges presented to the Grand Jury, and Mr. Howard was warned to not interfere in any manner as that would constitute another crime.

54. On additional visits to the Grand Jury area, Ms. Fudge and Deputy Sheriff Betts refused to give my evidence to the Grand Jury.

55. Detailed proof of this wrongdoing is available in copies of documents and my affidavit. A separate Affidavit is available with more detail, and relevant documents are 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

**CRIMINAL CHARGES AGAINST JUDGE THOMAS WOODROW
THRASH RELATING TO OBSTRUCTION OF JUSTICE
IN ISSUING A PERMANENT INJUNCTION IN VIOLATION OF
ALL RIGHTS TO DUE PROCESS**

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

1. Judge Thomas Woodrow Thrash of 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 crime of obstruction of justice.

2. Judge Thrash has arranged to be the presiding judge in two lawsuits that I filed in which Judge Thrash is one of the defendants. He then issued a permanent injunction against me that blocks me from ever filing a lawsuit in any court anywhere in the country for the rest of my life.

3. The injunction was issued in violation of just about every right to due process that exists. This is by definition a violation of Obstruction of Justice -- 18 U.S.C. § 1503; and as such, said violation also constitutes a predicate act crime and proves violation of the RICO statute of the State of Georgia, O.C.G.A. 16-14-1 et seq.

4. Judge Thrash issued this outlandish injunction that violates the Constitution and Bill of Rights after denying me the legal right to respond to the motion of the U.S. Attorney that resulted in the so-called hearing. Everyone has a legal right to file a response to a motion filed in a court. It is provided in the Rules of Civil Procedure, and no one can deny anyone this right...but Judge Thrash did.

5. Judge Thrash denied my request for subpoenas so I could compel witnesses. Pro Se parties like me do not have the ability to subpoena as attorneys do, so by denying me subpoenas, I was blocked from calling witnesses, a right that everyone has in court...except me.

6. At the hearing, Judge Thrash denied me the ability to introduce my evidence into the record. He denied my request to testify under oath. Everyone has the right to testify...except me.

7. Judge Thrash denied me the right to cross-examine the U.S. Attorney who made a number of false and deceptive statements at the hearing.

8. The ultimate violation of the law, however, was that Judge Thrash denied me the right to have a decision rendered after hearing from me. (Exhibit 1 is a true and correct copy of the Permanent Injunction Order. Exhibit 2 is a true and correct copy of the order denying me the right to respond to the motion. Exhibit 3 is a true and correct copy of the order placing restrictions on the hearing. Exhibit 4 is a true and correct copy of the Affidavit of Jeff Goolsby. Exhibit 5 is a

true and correct copy of the Transcript of the Hearing.) Judge Thrash had already decided he was going to issue this permanent injunction order against me, and he had his order written before the hearing began. I asked him at the start of the hearing if an order had already been written, and he snapped at me and said he would not answer any of my questions. Then a few minutes after he heard from me, he leaned to his left and read from the pre-written order. This was obvious to people in the courtroom, and Jeff Goolsby has provided an affidavit in which he explains how totally biased Judge Thrash was and that he had predetermined the outcome and read from a pre-written order.

9. Detailed proof is available in docket print-outs, orders issued, motions to disqualify Judge Thrash, appeals, the affidavit of Jeff Goolsby, the transcript of the hearing, 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

Exhibit

1

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

Exhibit

2

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

After review, permission to file the papers received by the Clerk on June 27, 2011, June 29, 2011, July 1, 2011, July 5, 2011, and July 7, 2011 is DENIED. The claims are frivolous and the papers constitute attempted abuse of the judicial system.

SO ORDERED, this 7th day of July, 2011.

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

Exhibit

3

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]. A hearing on this matter is scheduled for Friday July 15, 2011 at 2:00 P.M.

In a letter to the Court dated July 11, 2011, the Plaintiff has expressed his intent to bring a "truckload" of documents to the hearing. 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.

In light of the Plaintiff's past conduct and expressed intent in this instance, the following limitations upon the parties will be enforced: (1) The Plaintiff and all others acting in concert with him will be allowed to bring no more than 100 pages of paper into the courthouse for purposes of the hearing. Those items already filed in the case are a matter of record. The Marshal's Service will enforce this limitation at the doors to the courthouse. (2) The Plaintiff and the Defendants will each have 20 minutes for argument on the motion. (3) No witnesses will be called by either side.

SO ORDERED, this 12 day of July, 2011.

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

Exhibit

4

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA -- ATLANTA DIVISION**

WILLIAM M. WINDSOR,)	
Plaintiff)	
)	
v.)	CIVIL ACTION NO.
)	
James N. Hatten, Anniva Sanders, J. White,)	1:11-CV-01923-TWT
B. Gutting, Margaret Callier, B. Grutby,)	
Douglas J. Mincher, Jessica Birnbaum,)	
Judge William S. Duffey, Judge Orinda D.)	
Evans, Judge Julie E. Carnes, John Ley)	
Judge Joel F. Dubina, Judge Ed Carnes,)	
Judge Rosemary Barkett, Judge Frank M.)	
Hull,)	
Defendants.)	
)	
<hr/>		

AFFIDAVIT OF JEFF GOOLSBY

I, **JEFF GOOLSBY**, the undersigned, hereby declare under penalty of perjury:

1. My name is **JEFF GOOLSBY**. I am over the age of 21, am competent to provide this affidavit, and have personal knowledge of the matters stated herein.
2. I am not a party to this lawsuit.
3. I attended the July 15, 2011 hearing in this matter.
4. It was clear that Judge Thomas W. Thrash had reached a decision before the hearing began. He did not do anything that would have been necessary to compose and prepare his order based on Mr. Windsor's presentation.

Immediately, he announced his decision and clearly read from a previously prepared document. I was seated on the far right side of the courtroom and it was easy to see what he was doing. It appeared to me that the hearing was for the purpose of damage to Windsor.

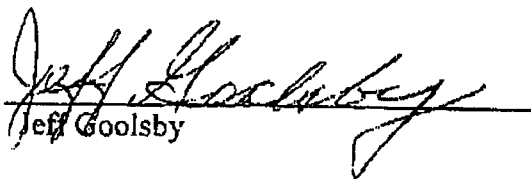
5. It was a clear absolute appearance of bias and did commit bias against Mr. Windsor, which follows his usual handling of pro se plaintiff lawsuits based on his reputation of ruling against every pro se plaintiff totaling 138 cases.

6. All of the things that Mr. Windsor recounted that Judge Thrash had done to him appeared typical and indicates that Judge Thrash should be impeached and removed from office for violation of his oath of office and law violations.

FURTHER AFFIANT SAITH NOT.

In accordance with 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed this 15TH day of July 2011.


Jeff Goolsby

CHARGES AGAINST THOMAS WOODROW THRASH
AND JAMES N. HATTEN RELATING TO
OBSTRUCTION OF JUSTICE INVOLVING THE U.S. MAIL

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

1. Judge Thomas Woodrow Thrash has conspired with Clerk of the Court, James N. Hatten, judges, and others to deny me of my due process rights under the Constitution of Georgia and the United States by intentionally and knowingly committing the crimes of obstruction of justice and theft of mail.

2. This activity is by definition in violation of federal laws: Obstruction of Correspondence – Taking of Mail -- 18 U.S.C. § 1702; Theft of Mail -- 18 U.S.C. § 1708; Possession of Stolen Mail -- 18 U.S.C. § 1708; Obstruction of Justice -- 18 U.S.C. § 1503; and Conspiracy -- 18 U.S.C. § 371; 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.

3. On July 22, 2011, Judge Thrash and Clerk Hatten conspired to intercept and take mail that I had mailed to prospective witnesses against them.

4. On July 22, 2011, Judge Thrash issued an order in Civil Action No. 1:11-CV-01923-TWT in which he admitted the plan to intercept the mail and block it from being distributed to the addressees. (Exhibit 1 hereto is a true and correct

copy of the mailing list used. Exhibit 2 hereto is a true and correct copy of the letter that was sent to each judicial employee on the mailing list. Exhibit 3 hereto is a true and correct copy of the letter that I sent to each federal judge. Exhibit 4 hereto is a true and correct copy of the July 22, 2011 ORDER.)

5. When the illegality of this was brought to the attention of Judge Thrash and Clerk Hatten, they intentionally ignored it. (Exhibits 5 and 6 are true and correct copies of letters that I had delivered to Hatten and Thrash.) Judge Thrash and Clerk Hatten knowingly disregard the law and took personal mail addressed to specific people that had been delivered by the U.S. Postal Service. This was done to obstruct justice and damage me.

6. Exhibit 7 is a true and correct copy of emails with Nicholas Marrone, one of the judicial employees who was sent a letter on July 19, 2011 that was received at the courthouse on or before July 22, 2011, but had not been received by him as of August 3, 2011. I am confident that many, if not all, of the addressees will testify that they did not receive their mail.

7. I can demonstrate that Judge Thrash's order was not judicial error but an intentional reckless, criminal, and conspiratorial act as further defined by the statutes. I can also demonstrate that other judges with the United States District Court for the Northern District of Georgia located in Fulton County Georgia similarly ignored the crimes.

8. Detailed proof is available in the court order, the mailing list used for the letters, copies of the letters sent, 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.

A handwritten signature in black ink, appearing to read "William M. Windsor", written in a cursive style.

William M. Windsor

Exhibit

1

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U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Velma Shanks
c/o Office of Clarence Cooper
1701 Richard B. Russell Federal Building &
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Sam Johnston
c/o Office of Harold L. Murphy
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Amy Cash McConaghey
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Lavonia Wade Childs
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Clerk of the Court
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Clerk of the Court
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Each Member of Staff of the Human Resources Dept - Clerk of the Court

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Each Member of Staff of the Jury Section - Clerk of the Court

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Each Member of Staff of the Filing Desk Department - Clerk of the Court

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Montrell Vann -- Court Reporter
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Richard B. Russell Federal Building & U.S.
Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Court Reporter for C. Christopher Hagy
1885 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Court Reporter for E. Clayton Scofield
1807 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Court Reporter for Ed Carnes
U.S. Court of Appeals for the 11th Circuit 56
Forsyth Street NW
Atlanta, GA 30303

Andy Ashley
Court Reporter for Orinda D. Evans
1988 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Court Reporter for Timothy C. Batten
2142 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Elyse Smith-Evans
Court Reporter for Willis B. Hunt
1756 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Martha Fruchey
Court Reporter for Charles A. Pannell
2367 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
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Court Reporter for G. Ernest Tidwell
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Court Reporter for Russell G. Vineyard
2027 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Court Reporter for Rosemary Barkett
U.S. Court of Appeals for the 11th Circuit 56
Forsyth Street NW
Atlanta, GA 30303

Receptionist for Thomas W. Thrash
2188 Richard B. Russell Federal Building
& U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Receptionist for Julie E. Carnes
2167 Richard B. Russell Federal Building
& U.S. Courthouse - 75 Spring Street SW
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56 Forsyth Street NW
Atlanta, GA 30303

Law Clerk for Frank M. Hull
U.S. Court of Appeals for the 11th Circuit
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Atlanta, GA 30303

Law Clerk for James Larry Edmondson
U.S. Court of Appeals for the 11th Circuit
56 Forsyth Street NW
Atlanta, GA 30303

Law Clerk for Stanley Marcus
U.S. Court of Appeals for the 11th Circuit
56 Forsyth Street NW
Atlanta, GA 30303

Law Clerk for William H. Pryor, Jr.
U.S. Court of Appeals for the 11th Circuit
56 Forsyth Street NW
Atlanta, GA 30303

Law Clerk for Gerald Bard Tjoflat
U.S. Court of Appeals for the 11th Circuit
56 Forsyth Street NW
Atlanta, GA 30303

Law Clerk for Susan H. Black
U.S. Court of Appeals for the 11th Circuit
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Law Clerk for Charles R. Wilson
U.S. Court of Appeals for the 11th Circuit
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Law Clerk for James C. Hill
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Law Clerk for Beverly B. Martin
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Law Clerk for Peter T. Fay
U.S. Court of Appeals for the 11th Circuit
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Atlanta, GA 30303

Law Clerk for Phyllis A. Kravitch
U.S. Court of Appeals for the 11th Circuit
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Atlanta, GA 30303

Law Clerk for R. Lanier Anderson
U.S. Court of Appeals for the 11th Circuit
56 Forsyth Street NW
Atlanta, GA 30303

Law Clerk for Emmett Ripley Cox
U.S. Court of Appeals for the 11th Circuit
56 Forsyth Street NW
Atlanta, GA 30303

Law Clerk for Sally Quillian Yates
600 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Law Clerk for Christopher Huber
600 Richard B. Russell Federal Building &
U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Law Clerk for James N. Hatten
Richard B. Russell Federal Building & U.S.
Courthouse - 75 Spring Street 22nd Floor
Atlanta, GA 30303

Anniva Sanders
Richard B. Russell Federal Building & U.S.
Courthouse - 75 Spring Street 22nd Floor
Atlanta, GA 30303

Joyce White
Richard B. Russell Federal Building & U.S.
Courthouse - 75 Spring Street 22nd Floor
Atlanta, GA 30303

Beverly Gutting
Richard B. Russell Federal Building & U.S.
Courthouse - 75 Spring Street 22nd Floor
Atlanta, GA 30303

Margaret Callier
Richard B. Russell Federal Building & U.S.
Courthouse - 75 Spring Street 22nd Floor
Atlanta, GA 30303

B. Grutby
Richard B. Russell Federal Building & U.S.
Courthouse - 75 Spring Street 22nd Floor
Atlanta, GA 30303

Douglas J. Mincher
Richard B. Russell Federal Building & U.S.
Courthouse - 75 Spring Street 22nd Floor
Atlanta, GA 30303

Jessica Birnbaum
1721 Richard B. Russell Federal Building
& U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Vicki Hanna
1988 Richard B. Russell Federal Building
& U.S. Courthouse - 75 Spring Street SW
Atlanta, GA 30303

Law Clerk for John Ley
U.S. Court of Appeals for the 11th Circuit
56 Forsyth Street NW
Atlanta, GA 30303

Law Clerk for Paul Howard, Jr.
Fulton County District Attorney
136 Pryor St SW, 3rd Floor
Atlanta, GA 30303

Clerk of the Court
Fulton County Superior Court
136 Pryor St SW
Atlanta, GA 30303

Clerk of the Court
Fulton County Superior Court
136 Pryor St SW
Atlanta, GA 30303

Clerk of the Court
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Clerk of the Court
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136 Pryor St SW
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Exhibit

2

William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-578-1094 * Fax: 770-578-1057 * Cell: 404-606-1885

July 19, 2011

Law Clerks for William S. Duffey
1721 Richard B. Russell Federal Building & U.S. Courthouse
75 Spring St SW
Atlanta, GA 30303

Dear Law Clerks:

As you may know, I have filed legal actions including racketeering charges against every federal judge in Atlanta, many employees of the Office of the Clerk of the Court, and some staff members of the Defendant judges. (See 1:11-CV-01922, 01923, 02027.)

I have also succeeded in putting criminal charges in the hands of the Fulton County Grand Jury.

I was a corporate President and CEO for my entire career, including President of a Goldman Sachs Company while Peter Sachs was the Chairman of my Board and CEO of a Bain Capital Company while Mitt Romney was the Chairman of the Board. I've never been arrested – never even had a traffic ticket or parking ticket in Georgia. I'm a grandpa who just happens to be intelligent and smarter and more creative than these federal judges, and not afraid of them. When your federal judges decided to commit crimes against me, they picked on the wrong guy. As I told Judge Thrash on Friday, I am as tenacious a human being as you will ever meet, and I will expose all of the criminals acting as judges, and I will bring them to task for what they have done to me and many others. I will work on this 16-hours-a-day for the rest of my life, if I have to.

You may have heard that a federal prisoner reported that he was approached by government agents to assassinate me. When I spoke in Judge Thrash's courtroom on Friday, I said: "the smartest thing the government could do would be to kill me, because I have the proof of your crimes. I will make sure that our federal courts are cleaned up and justice is returned for every American." I am as serious as a heartbeat.

I am writing to you as I am attempting to reach all current and former federal judicial employees in Atlanta. I would like to communicate with you, anonymously if needed.

It is my belief that there have to be MANY employees at the federal courthouse who are well aware of wrongdoing by the federal judges and the Clerks' office. You do not have the protection that the judges have, and you don't have the lifetime pension, big salary, and many other benefits that they enjoy whether they remain employed or not. I suggest that you seek your own personal legal counsel, not a government attorney, to ask about your potential exposure. I will be happy to speak with your counsel, if you or they desire.

The civil charges that I have filed include Georgia RICO -- O.C.G.A. 16-14-1 et seq and Federal RICO -- 18 U.S.C. § 1962. As you probably know, RICO is a racketeering enterprise charge. To

prevail on it in a civil action, I have to prove that predicate acts were committed, which are all violations of criminal statutes.

The felony charges that I have presented are: 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; Mail Fraud -- Violation of 18 U.S.C. § 1341; False Swearing -- Making False Statements -- Violation of 18 U.S.C. § 1001; Perjury -- Violation of 18 U.S.C. § 1621, 18 U.S.C. § 1623, and O.C.G.A. 16-10-70; Conspiracy to Defraud United States -- 18 U.S.C. § 371; Obstruction of Justice and Witness Tampering -- 18 U.S.C. § 1503; Subornation of Perjury -- Violation of 18 U.S.C. § 1622, 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; Aiding and Abetting -- O.C.G.A. 16-1-2; Aiding and Abetting -- 18 U.S.C. § 2 and 18 U.S.C. § 3; Conspiracy; Violation of Rights to Due Process; Violation of Rights under the Constitution and Bill of Rights.

A criminal charge of aiding and abetting or accessory can usually be brought against anyone who helps in the commission of a crime. A person charged with aiding and abetting or accessory is usually not present when the crime itself is committed, but he or she has knowledge of the crime before or after the fact, and may assist in its commission through advice, actions, or financial support. Depending on the degree of involvement, the offender's participation in the crime may rise to the level of conspiracy.

For example, Justin drafts an order with false statements of fact and false law because the judge asked him to, knowing of the judge's intention to use the draft as his order. After the judge issues the order and commits perjury and obstruction of justice, Hannah agrees to mail the perjured order. Both Justin and Hannah can be charged with aiding and abetting, or acting as accessories to the perjury and obstruction of justice.

The U.S. criminal code makes aiding and abetting a federal crime itself a crime:

- (a) Whoever aids, abets, counsels, commands, induces or procures the commission of an offense, is punishable as a principal.
- (b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense, is punishable as a principal.

A person may be convicted of aiding and abetting any act made criminal under the code. The elements of aiding and abetting are, generally:

- (1) guilty knowledge on the part of the accused (the *mens rea*);
- (2) the commission of an offense by someone; and
- (3) the defendant assisted or participated in the commission of the offense (the *actus reus*).

I am sure you are worried about losing your job if you spill the beans on those who have committed crimes. But is your job more important than telling the truth and doing what's right? Is your job more important than the potential downside if you become one of the people who is proven to have committed wrongdoing?

The situation there with the judges is as serious a problem as I believe we have had in our country in my 62 years. I am going to expose this, and I hope it will lead to a housecleaning in federal courts all across the country.

Please don't be an accessory. If you are aware that criminal acts have been taken, it is your legal obligation to report those acts to law enforcement authorities. See 18 U.S.C. § 4, Misprision of Felony: "Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both." I ask that you report the crimes to Judge Constance C. Russell of the Fulton County Superior Court, 185 Central Avenue SW, Justice Center Tower -- Suite T-5705 -- Courtroom 5B, Atlanta, GA 30303, 404-612-2803, Fax: 404-335-2814. I also ask you to notify me.

To communicate with me openly, simply use the information on my letterhead. My cell phone is 404-606-1885. My email is williamwindsor@bellsouth.net. To communicate with me anonymously, fax me at 770-578-1057 from a Kinko's or some other location that cannot be traced to you. To send a totally anonymous email that cannot be traced, use a service such as <http://www.guerrillamail.com/>, which has email addresses that cannot be traced that are good for only 60 minutes.

I am looking for people to testify that they are aware that the judges have committed crimes; that they have heard them directing clerks to write orders that are not based upon the facts and the law; that they know about misconduct between the judge's chambers and the Court Clerk's Office; that judges intentionally violate the rights of parties; that there have been bribes; that there are law firms who win because of their "special relationships" with the judges; that documents have been tampered with and/or destroyed; that judges make known false statements in their orders; and more. If there are documents that show any of this, that would be spectacular. I could really use a list of the federal employees at each of the courthouses and their job functions.

To understand how serious this matter is, get a copy of the Transcript of the July 15 Hearing in Judge Thomas Woodrow Thrash's court in 1:11-CV-01923-TWT. Read my presentation. Then spend some time on www.LawlessAmerica.com. The story of what happened to me is here -- http://www.lawlessamerica.com/index.php?option=com_content&view=article&id=340:my-story-william-m-windsor&catid=100:about-william-m-windsor&Itemid=209 Also read the Verified Complaint in 1:11-CV-02027-TWT.

I don't want to cause problems for innocent bystanders. I am out to get every corrupt federal judge in Atlanta indicted, convicted, imprisoned, disgraced, and impeached. You must be aware that judges have damaged many people illegally. I can't believe any judicial employee would not be aware of some or all of what has been going on. Please do the right thing.

Sincerely,



William M. Windsor
williamwindsor@bellsouth.net

Exhibit

3

William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-578-1094 * Fax: 770-578-1057 * Cell: 404-606-1885

July 21, 2011

Dear Judge Vineyard:

Have you committed crimes, or have you aided and abetted those who have?

As you may know, I have filed legal actions including racketeering charges against every federal judge in Atlanta, many employees of the Office of the Clerk of the Court, and some staff members of the Defendant judges. (See 1:11-CV-01922, 01923, 02027, 02326.)

I have also succeeded in putting criminal charges in the hands of the Fulton County Grand Jury.

If you are not aware of the charges that I have filed, PLEASE READ one of the complaints. I have proof galore.

I am writing to you because I have not (yet) appeared in your courtroom. I am writing you because there is a chance that you are honest and are opposed to the criminal practices of your fellow judges. If that's the case, now is the time for you to step up and do something.

I am sure you are worried about reporting criminal activity of your fellow judges, but is your concern more important than telling the truth and doing what's right? Is your concern more important than the potential downside if you become one of the people who is proven to have committed wrongdoing?

The situation there with the judges is as serious a problem as I believe we have had in our country in my 62 years. I am going to expose this, and I hope it will lead to a housecleaning in federal courts all across the country.

If you are aware that criminal acts have been taken, it is your legal obligation to report those acts to law enforcement authorities. I ask that you report the crimes to Judge Constance C. Russell of the Fulton County Superior Court, 185 Central Avenue SW, Justice Center Tower -- Suite T-5705 -- Courtroom 5B, Atlanta, GA 30303, 404-612-2803, Fax: 404-335-2814. I also ask you to notify Harry Hamick with the FBI's Atlanta office.

I am looking for people to testify that they are aware that the judges have committed crimes; that they have heard them directing clerks to write orders that are not based upon the facts and the law; that they know about misconduct between the judge's chambers and the Court Clerk's Office; that judges intentionally violate the rights of parties; that there have been bribes; that there are law firms who win because of their "special relationships" with the judges; that documents have been tampered with and/or destroyed; that judges make known false statements in their orders; and more.

To understand how serious this matter is, get a copy of the Transcript of the July 15 Hearing in Judge Thomas Woodrow Thrash's court in 1:11-CV-01923-TWT. Read my presentation. Then spend some time on www.LawlessAmerica.com. The story of what happened to me is here -- http://www.lawlessamerica.com/index.php?option=com_content&view=article&id=340:my-story-william-m-windsor&catid=100:about-william-m-windsor&Itemid=209 Also read the Verified Complaint in 1:11-CV-02027-TWT.

Judge Thrash has been chosen to make my lawsuits go away by committing every violation of due process known to man. As a Defendant, the U.S. Attorney's Office is committing illegal acts in your name. You should know what's going on! On Friday, Judge Thrash ordered a permanent injunction to block me from ever filing another lawsuit anywhere in America for the rest of my life. He did this after establishing that he doesn't have an impartial bone in his body, ignoring the illegal removal from Fulton County Superior Court, refusing to file my Motion for Remand, committing perjury in orders, denying me the right to file motions in his court, denying me subpoenas for the hearing, denying me the ability to testify at the hearing, denying me the ability to admit evidence by limiting me to 100 sheets of paper brought into the courthouse, ignoring the fact that the case was appealed and he had no jurisdiction, and much more. Judge Thrash did not rule on any of my many objections. I asked before I gave my presentation if an order had already been written deciding the hearing before the judge heard from me. Judge Thrash snapped that he would not answer any of my questions. As soon as the presentations ended, Judge Thrash issued his order by turning to his left and reading from it. The courtroom was packed, and I have plenty of witnesses and affidavits.

Please know that YOU are sanctioning this illegal, unethical, despicable conduct. Unless you step up today to stop this, you are just as guilty as Evans, Duffey, Totenberg, Thrash, and the Eleventh Circuit judges.

There is no way in the world I can get anything but a Kangaroo Court unless you and some of your fellow judges tell your group that Judge Dubina must issue a Certificate of Necessity to Chief Justice Roberts (28 U.S.C. 292).

I am not some nut. I was a corporate President and CEO for my entire career, including President of a Goldman Sachs Company while Peter Sachs was the Chairman of my Board and CEO of a Bain Capital Company while Mitt Romney was the Chairman of the Board. I've never been arrested -- never even had a traffic ticket or parking ticket in Georgia. I'm a grandpa who just happens to be intelligent and smarter and more creative than many federal judges, and not afraid of them. When your friends decided to commit crimes against me, they picked on the wrong guy. As I told Judge Thrash on Friday, I am as tenacious a human being as you will ever meet, and I will expose all of the criminals acting as judges, and I will bring them to task for what they have done to me and many others. I will work on this 16-hours-a-day for the rest of my life, if I have to. And I now have an army of over 10,000 people committed to this cause.

You may have heard that a federal prisoner reported that he was approached by government agents to assassinate me. When I spoke in Judge Thrash's courtroom on Friday, I said: "the smartest thing the government could do would be to kill me, because I have the proof of your crimes. I will make sure that our federal courts are cleaned up and justice is returned for every American." I am as serious as a heartbeat.

I would be happy to meet with you to educate you about the criminal activities. Just give me a call.

I don't want to cause problems for people who have been caught up in the criminal acts of their peers. I am out to get every corrupt federal judge in Atlanta indicted, convicted, imprisoned, disgraced, and impeached. Judges have damaged many people illegally. Please do the right thing.

Sincerely,

A handwritten signature in black ink that reads "William M. Windsor". The signature is written in a cursive, slightly slanted style.

William M. Windsor
williamwindsor@bellsouth.net

Exhibit

4

UNITED STATES DISTRICT COURT
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

By Order of this Court of July 15, 2011, Plaintiff was 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 his first obtaining leave of a federal district court in the district in which the new complaint or proceeding is to be filed. As noted in the Court's Order, the Court found it necessary to issue its injunction "because of 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."

Since entry of its Order, the Court has learned that Plaintiff has sent more than a hundred letters to this court house, addressed to individual court employees or, in many

instances, to unnamed employees in various court positions. The letters seek "people to testify that the judges have committed crimes." and other information to the same effect. Although carefully worded, the letters are threatening in nature and appear to have been written with an intent to intimidate the recipients. The Court is further informed that similar letters have been sent to the employees of the Court of Appeals. Under existing procedures, each of these letters has been screened and would have to be distributed and delivered by Marshal's Service and Court personnel. As such, much in the same manner as the Plaintiff's frivolous, malicious and vexatious pleadings, the letters represent a disruption of the Court's clerical processes and abuse of the Court's resources. This is true without considering the potential distraction or upset that may be caused the employees intended to receive these letters.

The Court views this latest action of Plaintiff as a continuation of the misconduct identified by the Court of Appeals as "a burden to clerical and judicial operations" and "an impediment to the administration of justice." While the Court has sought to limit the Plaintiff's filing of pleadings in recognition of his misconduct, the Court has not had reason to address other than pleadings. The Plaintiff's latest actions establish that reason. In light of the most recent actions of the Plaintiff and to ensure the object of this Court's earlier Order is realized; that the judicial and clerical operations of this court not be disrupted,

IT IS HEREBY ORDERED that any future mailings received from the Plaintiff or a person acting on his behalf and addressed to multiple employees of the Court, will not be delivered to the employees, but will be delivered to the Clerk of Court or such other person or persons as the Clerk shall designate for that purpose; and

That the Clerk, or his designee, will make provisions to review the correspondence and, after review, will recommend to a judge of this Court whether to respond, return, distribute, discard, or otherwise process said correspondence.

Dated this 22nd day of July, 2011.

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

Exhibit

5

William M. Windsor

PO Box 681236 * Marietta, GA 30088 * 770-578-1094 * Cell: 404-606-1888

July 25, 2011

Judge Thomas Woodrow Thrash
United States District Court Northern District of Georgia
75 Spring Street, SW
Atlanta, Georgia 30303-3361

Re: 1:11-CV-01923-TWT

Dear Mr. Thrash:

On July 22, 2011, an Order was filed in this case -- Docket #85. In my opinion, this Order presents matters of a serious criminal nature. In the order, you have announced a scheme involving James N. Hatten and you to intercept private mail that has been in the custody of a mail carrier with the intent to review it and block its delivery to the people to whom the mail was directed. The order announces the intent to obstruct the correspondence. As I read the statutes, this order certainly represents documentary proof of witness tampering and the federal crime of Obstruction of Correspondence, 18 U.S.C. § 1702: "Obstruction of Correspondence:

Whoever takes any letter, postal card, or package out of any post office or any authorized depository for mail matter, or from any letter or mail carrier, or which has been in any post office or authorized depository, or in the custody of any letter or mail carrier, before it has been delivered to the person to whom it was directed, with design to obstruct the correspondence, or to pry into the business or secrets of another, or opens, secretes, embezzles, or destroys the same, shall be fined under this title or imprisoned not more than five years, or both. [emphasis added.]

Please be advised that this morning, I am filing charges against Thomas Woodrow Thrash and James N. Hatten with the United States Postal Service.

Please advise if you intercepted all 100 letters. I'd like to know how many counts will be involved.

Sincerely,



William M. Windsor

cc: Darcy Coty

Exhibit

6

William M. Windsor

PO Box 681236 * Marietta, GA 30066 * 770-578-1094 * Cell: 404-606-1888

July 25, 2011

James N. Hatten
United States District Court Northern District of Georgia
75 Spring Street, SW
Atlanta, Georgia 30303-3361

Re: 1:11-CV-01923-TWT

Dear Mr. Hatten:

On July 22, 2011, an Order was filed in this case -- Docket #85. In my opinion, this Order presents matters of a serious criminal nature. In the order, Judge Thrash has announced a scheme involving the two of you to intercept private mail that has been in the custody of a mail carrier with the intent to review it and block its delivery to the people to whom the mail was directed. The order announces the intent to obstruct the correspondence. As I read the statutes, this order certainly represents documentary proof of witness tampering and the federal crime of Obstruction of Correspondence, 18 U.S.C. § 1702: "Obstruction of Correspondence:

Whoever takes any letter, postal card, or package out of any post office or any authorized depository for mail matter, or from any letter or mail carrier, or which has been in any post office or authorized depository, or in the custody of any letter or mail carrier, before it has been delivered to the person to whom it was directed, with design to obstruct the correspondence, or to pry into the business or secrets of another, or opens, secretes, embezzles, or destroys the same, shall be fined under this title or imprisoned not more than five years, or both. [emphasis added.]

Please be advised that this morning, I am filing charges against Thomas Woodrow Thrash and James N. Hatten with the United States Postal Service.

Please advise if you intercepted all 100 letters. I'd like to know how many counts will be involved.

Sincerely,



William M. Windsor

cc: Darcy Coty

Exhibit

7

William M. Windsor

From: Nicholas_Marrone@gand.uscourts.gov
Sent: Wednesday, July 27, 2011 7:41 AM
To: williamwindsor@bellsouth.net
Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al., 1:09-CV-1543-WSD

I haven't yet, but maybe today. I'll let you know as soon as I receive it.

Nicholas A. Marrone, RMR, CRR
Official Court Reporter for the
Honorable William S. Duffey, Jr.
1721 U.S. Courthouse
75 Spring Street, S.W.
Atlanta, GA 30303-3309
(404) 215-1486

From: "William M. Windsor" <williamwindsor@bellsouth.net>
To: <Nicholas_Marrone@gand.uscourts.gov>
Date: 07/27/2011 02:08 AM
Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al., 1:09-CV-1543-WSD

Did you receive the money?

I understand my mail gets intercepted....

-----Original Message-----

From: Nicholas_Marrone@gand.uscourts.gov
[mailto:Nicholas_Marrone@gand.uscourts.gov]
Sent: Sunday, July 17, 2011 7:21 AM
To: williamwindsor@bellsouth.net
Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al., 1:09-CV-1543-WSD

Don't make a special trip for this. You can just put it in the mail. I trust you.

Nicholas A. Marrone, RMR, CRR
Official Court Reporter for the
Honorable William S. Duffey, Jr.
1721 U.S. Courthouse
75 Spring Street, S.W.

Atlanta, GA 30303-3309
(404) 215-1486

From: "William M. Windsor" <williamwindsor@bellsouth.net>

To: <Nicholas_Marrone@gand.uscourts.gov>

Date: 07/15/2011 04:37 PM

Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al.,
1:09-CV-1543-WSD

Received. Thanks!

I better get out on a street corner with my sign! Seriously, I'll send payment down on Monday.

All the best,

Federal Judicial Enemy #1

-----Original Message-----

From: Nicholas_Marrone@gand.uscourts.gov
[mailto:Nicholas_Marrone@gand.uscourts.gov]
Sent: Friday, July 15, 2011 4:34 PM
To: williamwindsor@bellsouth.net
Subject: Maid of the Mist Corporation v. Alcatraz Media, et al., 1:09-CV-1543-WSD

Attached are the PDF files of the transcript of the 7/15/2011 hearing before Judge Duffey and the invoice that covers this matter. Please confirm that both files transmitted properly. Thanks.

(See attached file: 20110715windsor.pdf)(See attached file: Windsor Invoice.pdf)

Nicholas A. Marrone, RMR, CRR
Official Court Reporter for the
Honorable William S. Duffey, Jr.
1721 U.S. Courthouse
75 Spring Street, S.W.

Atlanta, GA 30303-3309
(404) 215-1486

William M. Windsor

From: William M. Windsor <williamwindsor@bellsouth.net>
Sent: Wednesday, July 27, 2011 7:55 AM
To: Nicholas_Marrone@gand.uscourts.gov
Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al., 1:09-CV-1543-WSD

It was sent last week. It was clearly addressed to you. Please check with the Clerk's Office. I have filed charges with the U.S. Postal Inspection Service.

-----Original Message-----

From: Nicholas_Marrone@gand.uscourts.gov
[mailto:Nicholas_Marrone@gand.uscourts.gov]
Sent: Wednesday, July 27, 2011 7:41 AM
To: williamwindsor@bellsouth.net
Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al., 1:09-CV-1543-WSD

I haven't yet, but maybe today. I'll let you know as soon as I receive it.

Nicholas A. Marrone, RMR, CRR
Official Court Reporter for the
Honorable William S. Duffey, Jr.
1721 U.S. Courthouse
75 Spring Street, S.W.
Atlanta, GA 30303-3309
(404) 215-1486

From: "William M. Windsor" <williamwindsor@bellsouth.net>

To: <Nicholas_Marrone@gand.uscourts.gov>

Date: 07/27/2011 02:08 AM

Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al.,
1:09-CV-1543-WSD

Did you receive the money?

I understand my mail gets intercepted....

-----Original Message-----

From: Nicholas_Marrone@gand.uscourts.gov

[mailto:Nicholas_Marrone@gand.uscourts.gov]

Sent: Sunday, July 17, 2011 7:21 AM

To: willlamwindsor@bellsouth.net

Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al., 1:09-CV-1543-WSD

Don't make a special trip for this. You can just put it in the mail. I trust you.

Nicholas A. Marrone, RMR, CRR

Official Court Reporter for the

Honorable William S. Duffey, Jr.

1721 U.S. Courthouse

75 Spring Street, S.W.

Atlanta, GA 30303-3309

(404) 215-1486

From: "William M. Windsor" <williamwindsor@bellsouth.net>

To: <Nicholas_Marrone@gand.uscourts.gov>

Date: 07/15/2011 04:37 PM

Subject: RE: Maid of the Mist Corporation v. Alcatraz Media, et al.,
1:09-CV-1543-WSD

Received. Thanks!

I better get out on a street corner with my sign! Seriously, I'll send payment down on Monday.

All the best,

Federal Judicial Enemy #1

-----Original Message-----

From: Nicholas_Marrone@gand.uscourts.gov

[mailto:Nicholas_Marrone@gand.uscourts.gov]

Sent: Friday, July 15, 2011 4:34 PM

To: williamwindsor@bellsouth.net

Subject: Maid of the Mist Corporation v. Alcatraz Media, et al., 1:09-CV-1543-WSD

Attached are the PDF files of the transcript of the 7/15/2011 hearing before Judge Duffey and the Invoice that covers this matter. Please confirm that both files transmitted properly. Thanks.

(See attached file: 20110715windsor.pdf)(See attached file: Windsor Invoice.pdf)

Nicholas A. Marrone, RMR, CRR

Official Court Reporter for the

Honorable William S. Duffey, Jr.

1721 U.S. Courthouse

75 Spring Street, S.W.

Atlanta, GA 30303-3309

(404) 215-1486

William M. Windsor

From: William M. Windsor <williamwindsor@bellsouth.net>
Sent: Tuesday, August 02, 2011 5:53 PM
To: Nicholas_Marrone@gand.uscourts.gov
Subject: Did you ever get your money?

William M. Windsor
www.LawlessAmerica.com

Please join my cause: <http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-honesty-in-government>

bill@billwindsor.com

Office: 770-578-1094

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William M. Windsor

From: Nicholas_Marrone@gand.uscourts.gov
Sent: Wednesday, August 03, 2011 11:21 AM
To: williamwindsor@bellsouth.net
Subject: Re: Did you ever get your money?

I checked with the clerk and they don't seem to have it. Did you send it with other things or just by itself? We're trying hard to locate it.

Nicholas A. Marrone, RMR, CRR
Official Court Reporter for the
Honorable William S. Duffey, Jr.
1721 U.S. Courthouse
75 Spring Street, S.W.
Atlanta, GA 30303-3309
(404) 215-1486

From: "William M. Windsor" <williamwindsor@bellsouth.net>
To: <Nicholas_Marrone@gand.uscourts.gov>
Date: 08/02/2011 05:52 PM
Subject: Did you ever get your money?

William M. Windsor
www.LawlessAmerica.com

Please join my cause:
<http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-honesty-in-government>
bill@billwindsor.com
Office: 770-578-1094

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CRIMINAL CHARGES AGAINST
JUDGE THOMAS WOODROW THRASH
FOR OBSTRUCTION OF JUSTICE AND CONSPIRACY

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

1. Judge Thomas Woodrow Thrash of 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 crime of obstruction of justice.

2. **Judge Thrash has arranged to be the presiding judge in two lawsuits in which Judge Thrash is one of the defendants.** I shall show that this is by definition a violation of Obstruction of Justice -- 18 U.S.C. § 1503; and as such, said violation also constitutes a predicate act crime and proves violation of the RICO statute of the State of Georgia, O.C.G.A. 16-14-1 et seq.

3. On June 22, 2011 and July 15, 2011, Judge Thrash became the presiding judge in two civil actions in the United States District Court for the Northern District of Georgia in which he is a Defendant. This is proven with a copy of the dockets in Civil Action Nos. 1:11-CV-02027-TWT and 1:11-CV-

02326-TWT (Exhibits 1, and 2.) n I filed these lawsuits in Fulton County Superior Court.

4. The U.S. Supreme Court said in *In re Murchison*, 349 U. S. 133, that "no man can be a judge in his own case," and "no man is permitted to try cases where he has an interest in the outcome," *id.*, at 136. This is the law!

5. Every judge knows this. Judge Thrash knows this, but he knows none of the judges will stop him, so he ignores it.

6. I have been denied the right to have an impartial judge, one of the most fundamental rights that Americans are supposed to have. Judge Thrash knowingly ignored his legal duty to disqualify himself, and he has obstructed justice, committed fraud upon the courts, and damaged me.

7. When I raised this wrongdoing with Judge Thrash, he refused to do anything about it. There is no question that Judge Thrash is refusing to recuse himself so he can commit more obstruction of justice.

8. Because the fact that a judge may not preside in a case where he is a defendant is universally known, because of my repeated complaints about this issue, and because of the rejection of these efforts by Judge Thrash, it is absolutely clear that this is not error but intentional reckless, criminal, and conspiratorial acts in violation of criminal statutes.

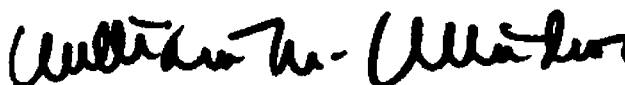
9. Judge Thrash is presiding in a total of four cases that were illegally removed from Fulton County Superior Court so he can inflict damage on me and dismiss the cases. His actions in these cases is beyond outrageous. His mission is to make my cases go away so he can protect himself and his fellow judges from indictment, conviction, imprisonment, disgrace, and impeachment. Obstruction of justice is a criminal offense, and Judge Thrash is guilty of multiple counts of obstruction of justice in violation of 18 U.S.C. § 1503.

10. Detailed proof is available in docket print-outs, orders issued, motions to disqualify Judge Thrash, orders denying recusal of Judge Thrash, and my affidavit. A separate Affidavit is available with more detail and the relevant documents 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

Pro Se

PO Box 681236, Marietta, GA 30068
Phone: 770-578-1094 - Fax: 770-234-4106
Email: williamwindsor@bellsouth.net

Exhibit

1

4months, APPEAL, PROTO, SUBMDJ

**U.S. District Court
Northern District of Georgia (Atlanta)
CIVIL DOCKET FOR CASE #: 1:11-cv-02027-TWT**

Windsor v. Thrash et al

Assigned to: Judge Thomas W. Thrash, Jr

Case: 1:11-cv-02326-TWTCase in other court: USCA-11th Circuit, 11-13215-C
Superior Court of Fulton County,
2011CV202263

Cause: 28:1441 Petition for Removal- Racketeering (RICO)

Date Filed: 06/22/2011

Jury Demand: Plaintiff

Nature of Suit: 470 Racketeer/Corrupt
Organization

Jurisdiction: Federal Question

Plaintiff**William M. Windsor**represented by **William M. Windsor**
P. O. Box 681236
Marietta, GA 30068
770-578-1094
PRO SE

V.

Defendant**Thomas Woodrow Thrash**represented by **Neeli Ben-David**
U.S. Attorney's Office-ATL
600 U.S. Courthouse
75 Spring Street, S.W.
Atlanta, GA 30303
404-581-6303
Email: neeli.ben-david@usdoj.gov
ATTORNEY TO BE NOTICED**Defendant****Christopher Huber**represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED**Defendant****William S. Duffey**represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Orinda D. Evans****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Julie E. Carnes****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Steve C. Jones****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Timothy C. Batten****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Clarence Cooper****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****J. Owen Forrester****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Willis B. Hunt****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Harold L. Murphy****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****William C. O'Kelley****represented by Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Charles A. Pannell****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Marvin H. Shoob****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Richard W. Story****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****G. Ernest Tidwell****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Amy Totenberg****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Robert L. Vining****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Horace T. Ward****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Janet F. King****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Susan C. Cole****represented by Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Alan J. Baverman****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Gerrilyn C. Brill****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****C. Christopher Hagy****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Linda T. Walker****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Walter E. Johnson****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****E. Clayton Scofield****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Russell G. Vineyard****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Joel F. Dubina****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Ed Carnes****represented by Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Rosemary Barkett****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Frank M. Hull****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****James Larry Edmondson****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Stanley Marcus****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****William H. Pryor****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Gerald Bard Tjoflat****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Susan H. Black****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****Charles R. Wilson****represented by Neeli Ben-David**
(See above for address)
*ATTORNEY TO BE NOTICED***Defendant****James C. Hill****represented by Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Beverly B. Martin**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Peter T. Fay**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Phyllis A. Kravitch**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**R. Lanier Anderson**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Emmett Ripley Cox**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**James N. Hatten**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Anniva Sanders**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Joyce White**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant**Beverly Gutting**

represented by **Neeli Ben-David**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant

Margaret Callier

represented by **Neeli Ben-David**
 (See above for address)
ATTORNEY TO BE NOTICED

Defendant

B. Grutby

represented by **Neeli Ben-David**
 (See above for address)
ATTORNEY TO BE NOTICED

Defendant

Douglas J. Mincher

represented by **Neeli Ben-David**
 (See above for address)
ATTORNEY TO BE NOTICED

Defendant

Jessica Birnbaum

represented by **Neeli Ben-David**
 (See above for address)
ATTORNEY TO BE NOTICED

Defendant

Vicki Hanna

represented by **Neeli Ben-David**
 (See above for address)
ATTORNEY TO BE NOTICED

Defendant

John Ley

represented by **Neeli Ben-David**
 (See above for address)
ATTORNEY TO BE NOTICED

Defendant

Unknown Does

represented by **Neeli Ben-David**
 (See above for address)
ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
06/22/2011	<u>1</u>	NOTICE OF REMOVAL with COMPLAINT filed by Christopher Huber. Consent form to proceed before U.S. Magistrate and pretrial instructions provided. () (Attachments: # <u>1</u> Exhibit A - 1 Summons & Complaint, # <u>2</u> Exhibit A - 2 Exhibits 1 - 5, # <u>3</u> Exhibit A - 3 Exhibits 6 - 10, # <u>4</u> Exhibit A - 4 Exhibit 11, # <u>5</u> Exhibit A - 5 Exhibits 12 - 18, # <u>6</u> Exhibit A - 6 Exhibits 19 - 27, # <u>7</u> Exhibit B, # <u>8</u> Text of Proposed Order, # <u>9</u> Civil Cover Sheet)(eop) Please visit our website at http://www.gand.uscourts.gov to obtain Pretrial Instructions.

		(Entered: 06/22/2011)
06/22/2011	<u>2</u>	NOTICE by Christopher Huber <i>Notice of Substitution of United States as Defendant</i> (Attachments: # <u>1</u> Exhibit A)(Ben-David, Neeli) (Entered: 06/22/2011)
06/23/2011	<u>3</u>	NOTICE of Filing Emergency Motion to Disqualify Judge Thomas Woodrow Thrash by William M. Windsor. (dr) (Entered: 06/23/2011)
06/23/2011	<u>4</u>	EMERGENCY MOTION to Disqualify Judge Thomas Woodrow Thrash by William M. Windsor. (dr) (Entered: 06/23/2011)
06/23/2011	<u>5</u>	ORDER directing the Clerk to assign the <u>4</u> MOTION to Disqualify Judge filed by William M. Windsor to another judge pursuant to 28 U.S.C. 144. Due to voluminous frivolous filings by the Plaintiff expedited consideration is requested. Signed by Judge Thomas W. Thrash, Jr on 6/23/11. (dr) (Entered: 06/23/2011)
06/23/2011		Submission of <u>4</u> MOTION to Disqualify Judge, submitted to District Judge Amy Totenberg. (dr) (Entered: 06/23/2011)
06/23/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>5</u> Order. (dr) (Entered: 06/23/2011)
06/23/2011	<u>6</u>	MOTION for Protective Order by <i>Defendants Christopher Huber and the United States of America</i> with Brief In Support by Christopher Huber. (Ben-David, Neeli) (Entered: 06/23/2011)
06/24/2011	<u>7</u>	RESPONSE in Opposition re <u>4</u> MOTION to Disqualify Judge filed by Christopher Huber. (Attachments: # <u>1</u> Exhibit 1)(Ben-David, Neeli) (Entered: 06/24/2011)
06/24/2011	<u>8</u>	NOTICE of Filing Supplemental Affidavit of Prejudice of Thomas Woodrow Thrash by William M. Windsor. (dr) (Entered: 06/27/2011)
06/24/2011	<u>9</u>	SUPPLEMENTAL AFFIDAVIT of Prejudice of Thomas Woodrow Thrash by William M. Windsor. (dr) (Entered: 06/27/2011)
06/28/2011	<u>10</u>	NOTICE Of Filing Reply to Opposition to Motion to Recuse Judge Thomas W. Thrash and Motion to Strike by William M. Windsor (dr) (Entered: 06/28/2011)
06/28/2011	<u>11</u>	REPLY to Response to <u>4</u> MOTION to Disqualify Judge filed by William M. Windsor. (dr) (Entered: 06/28/2011)
06/28/2011	<u>12</u>	MOTION to Strike <u>7</u> Response in Opposition to Motion by William M. Windsor. (dr) (Entered: 06/28/2011)
06/30/2011	<u>13</u>	NOTICE Of Filing motion for certificate of necessity and assignment of presiding judge by the Chief Justice of the United States Supreme Court by William M. Windsor (dr) (Entered: 06/30/2011)

06/30/2011	<u>14</u>	MOTION for Certificate of Necessity and Assignment of presiding judge by the Chief Justice of the United States Supreme Court by William M. Windsor. (dr) (Entered: 06/30/2011)
07/01/2011	<u>15</u>	NOTICE Of Filing William M. Windsor's Second Supplemental Affidavit of Prejudice of Thomas Woodrow Thrash by William M. Windsor. (Attachments: # <u>1</u> William M. Windsor's Second Supplemental Affidavit of Prejudice of Thomas Woodrow Thrash, # <u>2</u> Exhibit 1, # <u>3</u> Exhibit 2)(tcc) (Entered: 07/01/2011)
07/01/2011	<u>16</u>	ORDER DENYING Plaintiff's motion to recuse <u>4</u> . For the same reasons, the court DENIES Plaintiff's motion for certificate of necessity <u>14</u> and corresponding motion for a hearing filed July 1, 2011. The Court additionally DENIES Plaintiff's Motion to Strike <u>12</u> . Signed by Judge Amy Totenberg on 7/1/2011. (tcc) (Entered: 07/01/2011)
07/01/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>16</u> Order. (tcc) (Entered: 07/01/2011)
07/06/2011	<u>17</u>	ORDER granting <u>6</u> Motion for Protective Order. The Plaintiff is ordered to post a cash bond or corporate surety bond in the amount of \$50,000.00 to satisfy any award of Rule 11 sanctions before filing any additional papers in this case without the consent of the Court. Signed by Judge Thomas W. Thrash, Jr on 7/6/11. (dr) (Entered: 07/07/2011)
07/07/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>17</u> Order. (dr) (Entered: 07/07/2011)
07/07/2011	<u>18</u>	ORDER granting permission to file Plaintiff's Response to Defendants' Motion for Protective Order and Certificate of Interested Persons. Permission to file is denied with respect to the other papers received by the Clerk on 6/24/11, 6/27/11, 6/29/11 and 7/5/11. Signed by Judge Thomas W. Thrash, Jr on 7/7/11. (dr) (Entered: 07/07/2011)
07/07/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>18</u> Order. (dr) (Entered: 07/07/2011)
07/07/2011	<u>19</u>	NOTICE of Filing of Response to the Defendants' Motion for Protective Order and Motion to Strike by William M. Windsor. (dr) (Entered: 07/07/2011)
07/07/2011	<u>20</u>	RESPONSE to <u>6</u> MOTION for Protective Order and <u>12</u> MOTION to Strike <u>7</u> Response, filed by William M. Windsor. (dr) (Entered: 07/07/2011)
07/12/2011	<u>21</u>	MOTION for Extension of Time to File Responsive Pleadings with Brief In Support by R. Lanier Anderson, Rosemary Barkett, Timothy C. Batten, Alan J. Baverman, Jessica Birnbaum, Susan H. Black, Gerrilyn C. Brill, Margaret Callier, Ed Carnes, Julie E. Carnes, Susan C. Cole, Clarence Cooper, Emmett Ripley Cox, Joel F. Dubina, William S. Duffey, James Larry Edmondson, Orinda D. Evans, Peter T. Fay, J. Owen Forrester, B. Grutby, Beverly Gutting, C. Christopher Hagy, Vicki Hanna, James N. Hatten, James C. Hill, Christopher Huber, Frank M. Hull, Willis B. Hunt, Walter E. Johnson, Steve C. Jones, Janet

		F. King, Phyllis A. Kravitch, John Ley, Stanley Marcus, Beverly B. Martin, Douglas J. Mincher, Harold L. Murphy, William C. O'Kelley, Charles A. Pannell, William H. Pryor, Anniva Sanders, E. Clayton Scofield, Marvin H. Shoob, Richard W. Story, Thomas Woodrow Thrash, G. Ernest Tidwell, Gerald Bard Tjoflat, Amy Totenberg, Unknown Does, Russell G. Vineyard, Robert L. Vining, Linda T. Walker, Horace T. Ward, Joyce White, Charles R. Wilson. (Ben-David, Neeli) (Entered: 07/12/2011)
07/12/2011	<u>22</u>	ORDER that permission to file papers received by the Clerk from the Plaintiff on 7/11/11 is DENIED. The papers constitute attempted abuse of the judicial system. The claims are frivolous. Signed by Judge Thomas W. Thrash, Jr on 7/12/11. (dr) (Entered: 07/13/2011)
07/13/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>22</u> Order (dr) (Entered: 07/13/2011)
07/13/2011	<u>23</u>	ORDER granting <u>21</u> Motion for Extension of Time and the defendants shall not be required to answer the Complaint until 30 days after the US Department of Justice has rendered its determination on all of the above-named defendants' representation request or 60 days after all of the above-named defendants have been served with a copy of the complaint, whichever is later. Signed by Judge Thomas W. Thrash, Jr on 7/13/11. (dr) (Entered: 07/13/2011)
07/13/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>23</u> Order. (dr) (Entered: 07/13/2011)
07/14/2011	<u>24</u>	Notice of receipt of correspondence received by William M. Windsor (fem) (Entered: 07/14/2011)
07/14/2011	<u>25</u>	Notice of Filing of Notice of Appeal by William M. Windsor. (fem) (Entered: 07/14/2011)
07/14/2011	<u>26</u>	NOTICE OF APPEAL as to <u>22</u> Order, <u>16</u> Order on Motion to Disqualify Judge, Order on Motion to Strike, Order on Motion for Miscellaneous Relief, <u>17</u> Order on Motion for Protective Order, <u>23</u> Order on Motion for Extension of Time, <u>18</u> Order, by William M. Windsor. Transcript Order Form due on 7/28/2011. No fee, IFP forms and Appeal Fee Letter forwarded to plaintiff. (fem) (Entered: 07/14/2011)
07/14/2011	<u>27</u>	Transmission of Certified Copy of Notice of Appeal, Judgment, Order and Docket Sheet to US Court of Appeals re <u>26</u> Notice of Appeal, (Attachments: # <u>1</u> Appeal Fee Letter)(fem) (Entered: 07/14/2011)
07/15/2011	<u>28</u>	ORDER that permission to file the papers received by the Clerk from the Plaintiff on 7/14/11 is GRANTED. Signed by Judge Thomas W. Thrash, Jr on 7/15/11. (dr) (Entered: 07/18/2011)
07/15/2011	<u>29</u>	NOTICE Of Filing of Emergency Request for Consent to File Motion to Confirm Stay by William M. Windsor (dr) (Entered: 07/18/2011)

07/15/2011	<u>30</u>	EMERGENCY Request for Consent to File MOTION to Confirm Stay by William M. Windsor. (dr) (Entered: 07/18/2011)
07/18/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>28</u> Order. (dr) (Entered: 07/18/2011)
07/26/2011	<u>31</u>	USCA Acknowledgment of <u>26</u> Notice of Appeal, filed by William M. Windsor. Case Appealed to USCA-11th Circuit. Case Number 11-13215-C. (pjm) (Entered: 07/27/2011)
08/04/2011		Submission of <u>30</u> MOTION to Confirm Stay, submitted to District Judge Thomas W. Thrash. (dr) (Entered: 08/04/2011)
08/08/2011	<u>32</u>	Letter from William M. Windsor regarding his Application for IFP re: <u>26</u> Notice of Appeal. (pjm) (Entered: 08/09/2011)
08/09/2011	<u>33</u>	ORDER denying <u>30</u> Motion to Confirm Stay. Signed by Judge Thomas W. Thrash, Jr. on 8/9/2011. (rej) (Entered: 08/09/2011)
08/09/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>33</u> Order on Motion to Confirm Stay. (rej) (Entered: 08/09/2011)

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Description:	Docket Report	Search Criteria:	1:11-cv-02027-TWT
Billable Pages:	9	Cost:	0.72

Exhibit

2

4months, PROTO

U.S. District Court
Northern District of Georgia (Atlanta)
CIVIL DOCKET FOR CASE #: 1:11-cv-02326-TWT

Windsor v. Huber et al

Assigned to: Judge Thomas W. Thrash, Jr

Cases: [1:06-cv-00714-ODE](#)[1:09-cv-01543-WSD](#)[1:09-cv-02027-WSD](#)[1:11-cv-01922-TWT](#)[1:11-cv-01923-TWT](#)[1:11-cv-02027-TWT](#)

Date Filed: 07/15/2011

Jury Demand: Plaintiff

Nature of Suit: 440 Civil Rights: Other

Jurisdiction: U.S. Government

Defendant

Case in other court: Superior Court of Fulton County,
2011CV202457

Cause: 28:1443(1)Removal from State Court - Civil Rights

Plaintiff**William M. Windsor**represented by **William M. Windsor**

P.O. Box 681236

Marietta, GA 30068

770-578-1094

PRO SE

V.

Defendant**Christopher Huber**represented by **Darcy F. Coty**

U.S. Attorneys Office - ATL

Assistant United States Attorney,

Criminal Division

600 Richard Russell Building

75 Spring Street, S.W.

Atlanta, GA 30303

404-581-6043

Fax: 404-581-6150

Email: Darcy.Coty@usdoj.gov**ATTORNEY TO BE NOTICED****Defendant****Sally Quillian Yates**

Defendant

William S. Duffey

Defendant

Thomas Woodrow Thrash

Defendant

Orinda D. Evans

Defendant

Julie E. Carnes

Defendant

Steve C. Jones

Defendant

Timothy C. Batten

Defendant

Clarence Cooper

Defendant

J. Owen Forrester

Defendant

Willis B. Hunt

Defendant

Harold L. Murphy

Defendant

William C. O'Kelley

Defendant

Charles A. Pannell

Defendant

Marvin H. Shoob

Defendant

Richard W. Story

Defendant

G. Ernest Tidwell

Defendant

Amy Totenberg

Defendant

Robert L. Vining

Defendant

Horace T. Ward

Defendant

Janet F. King

Defendant

Susan S. Cole

Defendant

Alan J. Baverman

Defendant

Gerrilyn G. Brill

Defendant

C. Christopher Hagy

Defendant

Linda T. Walker

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Walter E. Johnson

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B. Grutby

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Gerald Bard Tjoflat

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Susan H. Black

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Charles R. Wilson

Defendant

James C. Hill

Defendant

Beverly B. Martin

Defendant

Peter T. Fay

Defendant

Phyllis A. Kravitch

Defendant

R. Lanier Anderson

Defendant

Emmett Ripley Cox

Defendant

Paul Howard, Jr.

represented by **Lanna Renee Hill**

Office of the Fulton County Attorney

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Suite 4038

Atlanta, GA 30303

404-612-0246

Fax: 404-730-6324

Email: lanna.hill@fultoncountyga.gov

ATTORNEY TO BE NOTICED

Defendant

Neeli Ben-David

Defendant

John A. Horn

Defendant

Unknown Does

Defendant

United States of America

represented by **Darcy F. Coty**

(See above for address)

ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
07/15/2011	<u>1</u>	NOTICE OF REMOVAL with COMPLAINT with JURY DEMAND filed by Christopher Huber. Consent form to proceed before U.S. Magistrate and pretrial instructions provided. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Exhibit B, # <u>3</u> Exhibit C, # <u>4</u> Civil Cover Sheet) (rej) Please visit our website at http://www.gand.uscourts.gov to obtain Pretrial Instructions. (Entered: 07/18/2011)
07/18/2011	<u>2</u>	ORDER that the Clerk of the Superior Court of Fulton County, Georgia is ordered to deliver forthwith to the Clerk of this Court, 1 complete certified copy of the entire record herein to date in the above-referenced case. Signed by Judge Thomas W. Thrash, Jr on 7/18/11. (dr) (Entered: 07/18/2011)
07/18/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>2</u> Order. (dr) (Entered: 07/18/2011)
07/18/2011	<u>3</u>	Transmittal Letter sent to the Superior Court of Fulton County with a certified copy of <u>2</u> Order. (dr) (Entered: 07/18/2011)
07/18/2011	<u>4</u>	NOTICE of Substitution of United States as Defendant by Christopher Huber (Coty, Darcy) (Entered: 07/18/2011)
07/19/2011	<u>5</u>	MOTION for Extension of Time to File Answer or Responsive Pleading by United States of America. (Attachments: # <u>1</u> Text of Proposed Order)(Coty, Darcy) (Entered: 07/19/2011)
07/19/2011	<u>6</u>	MOTION for Protective Order by United States of America. (Attachments: # <u>1</u> Text of Proposed Order)(Coty, Darcy) (Entered: 07/19/2011)
07/21/2011	<u>7</u>	ORDER granting <u>5</u> Motion for Extension of Time to Answer or Respond to the Complaint until 30 days after the US Department of Justice has rendered its determination on all of the Defendants' representation requests or 60 days after all of the named Defendants have been served with a copy of the complaint, whichever is later. Signed by Judge Thomas W. Thrash, Jr on 7/21/11. (dr) (Entered: 07/21/2011)
07/21/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>7</u> Order. (dr) (Entered: 07/21/2011)
07/21/2011	<u>8</u>	ORDER granting <u>6</u> Motion for Protective Order, all outstanding discovery is quashed and no responses to the discovery by any party or non-party are required. The Plaintiff is ordered to post a cash bond or corporate surety bond in the amount of \$50,000.00 to satisfy any award of Rule 11 sanctions before filing any additional papers in this case without the consent of the Court. Signed by

		Judge Thomas W. Thrash, Jr on 7/21/11. (dr) (Entered: 07/22/2011)
07/22/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>8</u> Order. (dr) (Entered: 07/22/2011)
07/28/2011	<u>9</u>	ORDER that permission to file the papers received by the Clerk from the Plaintiff on July 21, 2011 is DENIED. The papers constitute attempted abuse of the judicial system. The claims are frivolous. Signed by Judge Thomas W. Thrash, Jr on 7/28/2011. (tcc) (Entered: 07/29/2011)
07/28/2011	<u>10</u>	ORDER that permission to file the papers received by the Clerk from the Plaintiff on July 22, 2011 is DENIED. The Plaintiff submitted the papers without posting the bond or obtaining permission of the Court as required by the Protective Order entered on July 21, 2011. The papers constitute attempted abuse of the judicial system. The scurrilous and reckless claims of fraud and criminality on the part of the judges of the Northern District are frivolous. Signed by Judge Thomas W. Thrash, Jr on 7/28/2011. (tcc) (Entered: 07/29/2011)
07/28/2011	<u>11</u>	ORDER that permission to file the papers received by the Clerk from the Plaintiff on July 20, 2011 is GRANTED with respect to the Motion for CM/ECF Password, Motion for Leave of Court to Conduct Discovery, Certificate of Interested Persons and the first 24 pages of the Motion to Vacate Notice of Removal. It is DENIED as to the remaining papers which constitute attempted abuse of the judicial system. The claims are frivolous. Signed by Judge Thomas W. Thrash, Jr on 7/28/2011. (tcc) (Entered: 07/29/2011)
07/28/2011	<u>12</u>	MOTION For CM/ECF Password by William M. Windsor. (tcc) (Entered: 07/29/2011)
07/28/2011	<u>13</u>	EMERGENCY MOTION For This Court to Enter Order on Emergency Motion For Leave of Court to Conduct Discovery by William M. Windsor. (tcc) (Entered: 07/29/2011)
07/28/2011	<u>14</u>	Certificate of Interested Persons and Corporate Disclosure Statement by William M. Windsor. (tcc) (Entered: 07/29/2011)
07/28/2011	<u>15</u>	EMERGENCY MOTION to Vacate <u>1</u> Notice of Removal, by William M. Windsor. (tcc) (Entered: 07/29/2011)
07/29/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>9</u> Order, <u>10</u> Order, <u>11</u> Order. (tcc) (Entered: 07/29/2011)
07/29/2011	<u>16</u>	MOTION to Dismiss <i>Complaint against Fulton County District Attorney Paul Howard</i> with Brief In Support by Paul Howard, Jr. (Attachments: # <u>1</u> Brief) (Hill, Lanna) (Entered: 07/29/2011)
07/29/2011	<u>17</u>	Corporate Disclosure Statement by Paul Howard, Jr by Paul Howard, Jr.(Hill, Lanna) (Entered: 07/29/2011)

07/29/2011	<u>18</u>	ORDER that permission to file the papers received by the Clerk from the Plaintiff on 7/28/11 is DENIED. The papers constitute attempted abuse of the judicial system. Signed by Judge Thomas W. Thrash, Jr on 7/29/11. (dr) (Entered: 08/01/2011)
08/01/2011		Clerks Certificate of Mailing as to William M. Windsor re <u>18</u> Order. (dr) (Entered: 08/01/2011)
08/03/2011	<u>19</u>	Copy of Case 2011CV202457 received from the Fulton Superior Court re <u>2</u> Order. (Attachments: # <u>1</u> Part 2, # <u>2</u> Part 3, # <u>3</u> Part 4, # <u>4</u> Part 5)(dr) (Entered: 08/04/2011)

PACER Service Center			
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08/10/2011 09:25:01			
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