

# William M. Windsor

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

Dear Judge Lee:

I came to your courtroom late Thursday afternoon, and I spoke with Ms. Conrad. Judge Constance Russell sent me to you after I spoke with her in her courtroom. Judge Russell directed me to present my information to the judge who swore in the July/August Grand Jury, and after several stops, I finally learned that was you.

I left some information with Ms. Conrad, but it had not been prepared for you, so please allow me to concisely tell you the situation.

There was serious jury tampering and obstruction of justice with the July/August Fulton County Grand Jury. I have absolute proof. Furthermore, all you will need to do is speak to some of the Grand Jurors because they will have the behind-closed-doors information about which I can only speculate by putting 2 + 2 together. I have documents, my own testimony, and the testimony of other witnesses. I might even have some tape recordings and a video.

I have been attempting to present evidence to the Grand Jury for months after the District Attorney's Office ignored me – never even extending the courtesy of a response to my letters and voice mails.

The District Attorney's staff is trying to do everything they can to block me from presenting my evidence. I have evidence of crimes by them, by several federal judges in Atlanta, and by the Clerk of the Court of the U.S. District Court for the Northern District of Georgia. I believe these people will stop at nothing to keep my evidence from reaching the Grand Jury. There is even a report from a federal prisoner that there is a plot to have me killed. The DA's employees have done a wide variety of illegal things to conceal my evidence from the Grand Juries.

On August 9, 2011, I was told the Grand Jury voted to consider my evidence. I reached them by having a courier deliver letters personally addressed by Juror Number to each Grand Juror. I received a letter from the foreman, Steve Broadbent, and he invited me to submit evidence.

I brought the evidence to the Grand Jury area on August 12, and shortly thereafter, Mrs. Rebecca Keel, the ADA responsible for the Grand Jury, came out to tell me that I would be presenting my charges to the Grand Jurors on August 19.

I worked night and day preparing 26 binders for the Grand Jurors to make the best use of the limited time I was given. I arrived on the 19<sup>th</sup> and had a witness there who would have been delighted to testify as well.

After all the police officers and witnesses had left, I was finally called in. It was Waverly Settles, Steve Broadbent, the Grand Jury, and perhaps a few others seated at a table up front with Broadbent. Settles and Broadbent immediately began a character assassination of me. Then several Grand Jurors chimed in. It was painfully obvious that one or more people had filled the Grand Jurors with false and defamatory information about me. I suspect Settles and Broadbent, and perhaps Mrs. Keel.

Despite the out-and-out attack, I was able to rebut what was said and actually had proof with me in the binders. There were a number of Grand Jurors who kind of took control of the session and said they wanted me to come back with no more than a 20-page document with just the bare essentials and then present the evidence to prove the statements slam-bam-thank-you-ma'am. I asked several questions to confirm exactly what was expected. When I left, I told them that I would be back with what they had requested, and I confirmed the date for Tuesday, August 23, 2011. I sent four faxes from Friday to Monday confirming the date and time. I have the fax confirmation pages. There was no response to the faxes or voice mail messages for Mrs. Keel.

On Tuesday, August 23, 2010 at 9:10 am, I arrived at the Office of the Fulton County District Attorney. I was rudely told to sit down by Ms. Naomi Fudge, the receptionist, so I did as I was told. I had seven witnesses there.

At about 12:45, Assistant District Attorney Waverly Settles waved me in from the outer door to the Fulton County District Attorney's Office. I grabbed my dolly holding two jam-packed paper cases containing my evidence -- 164 exhibits to go with the 20-page Complaint that I was told to prepare. Mr. Settles would not allow my evidence to be brought in to the DA's Office. I grabbed my iPhone and note pad, and I asked if my friends could come, and he said no. He took me into the Grand Jury Room where Broadbent was seated at a small conference table. The room was otherwise empty.

I was told by Mr. Settles and Mr. Broadbent that they did not know where I got the idea that I had been invited to come back to present. I recounted the exact discussion that was held in front of the entire Grand Jury. They appeared to have all of my faxed letters in front of them with yellow highlighter over select sentences. I reminded Mr. Settles that as I left the Grand Jury Room on the 19<sup>th</sup>, my last words to him were: "I'll be back with the 20-pages and my evidence on Tuesday."

Mr. Settles threatened me with a lawsuit for defamation. He said a letter that I faxed to Mrs. Rebecca Keel saying I suspected that Settles and Broadbent had slandered me to the Grand Jurors constituted defamation. Mr. Settles said that if he saw his name in print again, he would sue me.

Mr. Settles and Mr. Broadbent did a lot of lying in the short meeting. As I got up to leave, Mr. Settles told me to be careful what I said about the meeting because there was a reason there were two of them in the room and only me. It was clear to me that they planned to lie about what happened and it would be two against one.

I returned to try to see the Grand Jury on August 26, 2011. I was again rudely told to sit down in the elevator lobby, so I did. No one ever spoke with me, and the Grand Jury left at noonish.

The jury tampering reached a climax on Tuesday, August 30, 2011 (last day for this Grand Jury Session) when I was ordered to leave the Fulton County Courthouse and never again set foot on the 3<sup>rd</sup>, 4<sup>th</sup>, or 7<sup>th</sup> floor or I would be arrested on sight. This came from an officer of the court, Ms. Cynthia Nwokocha. She gave me a "Criminal Trespass Warning" for being in the elevator lobby outside the DA's Office waiting to present my evidence to the Grand Jury. I was "escorted" from the building by three armed Fulton County Deputy Sheriffs.

I was accused of criminal trespassing in alleged violation of O.C.G.A. § 16-7-21. I did nothing, and I have a host of witnesses. I have reviewed O.C.G.A. § 16-7-21, and it cannot possibly apply to me or anyone else in a government building for lawful reasons.

I have contacted you to inform you of what is going on and to seek three things:

1. I need a Court Order stating that it is not criminal trespassing for me or anyone else to visit the elevator lobby on the third floor of 136 Pryor Street to make criminal charges and evidence available to the Grand Jury.
2. I ask that some of the Grand Jurors be brought in to find out exactly what happened behind closed doors. I request the opportunity to question them as I know who said what when I was there. If there are tape recordings of the sessions when I was there or discussed, we should hear them.
3. I want an "engraved invitation" to present my charges to the new Grand Jury. I need you or the judge who swore them in to speak to the Grand Jurors to ensure that there is no jury tampering before I present. I will be presenting charges against the Office of the District Attorney, among others, so the DA's staff needs to be excluded from the session.

The best solution to all of this would be for a Special Grand Jury to be impaneled to investigate this corruption. This would require a signed petition from an elected official to Chief Judge Wright and then a vote of all the Superior Court judges. If Judge Russell, Judge Schwall, and you would sign the petition, it should go a long way toward encouraging other judges to do the same. Unfortunately, my experience is that judges and those in law enforcement cover up for their peers. When I meet with the new Grand Jury, I will encourage them to issue a Presentment to Judge Wright asking for a Special Grand Jury.

Please have someone call me. My cell phone is 404-606-1885. I can be there in 40 minutes with the evidence.

Sincerely,

William M. Windsor