

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

William M. Windsor,)	
Plaintiff)	
)	CIVIL ACTION NO.
v.)	
)	2011cv206243
Fulton County, Office of the Fulton County)	
District Attorney, Paul Howard, Jr., Cynthia)	
Nwokocha, Naomi Fudge, Rebecca Keel,)	
Waverly Settles, Lieutenant English, Deputy Betts,)	
Deputy Roye, Steve Broadbent, and Unknown)	
Does,)	
Defendants)	
<hr style="border: 0.5px solid black;"/>		

FIFTEENTH AFFIDAVIT OF WILLIAM M. WINDSOR

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. I am the Plaintiff in this action, and I am representing myself pro se.
3. I am not an attorney. I cannot find an attorney who will sue judges, and I can no longer afford an attorney.
4. In an effort to do the best possible job as a pro se party, I have studied the applicable Federal Rules of Civil Procedure, Local Rules, the Georgia Code of Professional Conduct for Attorneys, the Official Code of Georgia Annotated, certain

federal statutes, the Federal Rules of Judicial Procedure, the Federal Rules of Appellate Procedure, the Code of Conduct for United States Judges, the Uniform Rules of the Superior Court, the Procedures of the Fulton County Superior Court, and case law.

5. On August 11, 2011, I prepared an affidavit that was hand-delivered to the Fulton County Grand Jury on August 12, 2011..

6. Exhibit A is a true and correct copy of the affidavit that I submitted. The contents of the affidavit are incorporated herein as if retyped here

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 3rd day of October 2011.



William M. Windsor

Exhibit

A

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