

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	)	
_____	)	

**SIXTEENTH 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 19, 2011, I provided to the Fulton County Grand Jury affidavits from people expressing their desire to testify before a grand jury.

6. Exhibit A is a true and correct copy of the affidavits that I submitted.

7. These are affidavits sent to me by people who learned that I would be testifying before the Fulton County Grand Jury.

**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.

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

William M. Windsor

# **Exhibit**

# **A**

**AFFIDAVIT OF Edward John Dort**

I, Edward John Dort, the undersigned, hereby declare under penalty of perjury:

1. My name is Edward John Dort. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 17204 Lexington Farm Drive, Alpharetta, GA 30004, Fulton County Georgia.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 17<sup>th</sup> day of August 2011.

  
\_\_\_\_\_  
**Edward John Dort**

### **AFFIDAVIT OF Jeff Goolsby**

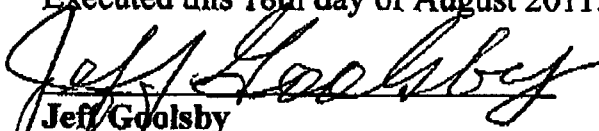
I, Jeff Goolsby, the undersigned, hereby declare under penalty of perjury:

1. My name is Jeff Goolsby. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 211 Orchard Road, Rex, GA 30273.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

#### **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 18th day of August 2011.

  
Jeff Goolsby

**AFFIDAVIT OF Thomas Strauch**

I, Thomas Strauch, the undersigned, hereby declares under penalty of perjury:

1. My name is Thomas Strauch. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 25 Springfield Ct. Newnan Ga. 30265.
3. I have experience with corrupt judges within the 11th circuit.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 17th day of August 2011.

Thomas Strauch

**AFFIDAVIT OF Jesse Clay Trowel**

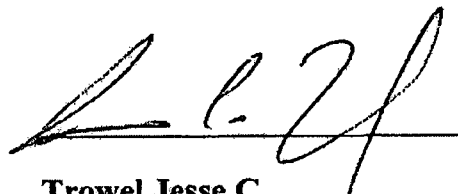
I, Trowel Jesse C, the undersigned, hereby declare under penalty of perjury:

1. My name is Trowel Jesse C. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address mailing address is Post Office Box 965262 Marietta Georgia 30066.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 16 day of August 2011.

  
Trowel Jesse C.

AFFIDAVIT OF Barbara Rose

I, Barbara Rose, the undersigned, hereby declare under penalty of perjury:

1. My name is Barbara Rose. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 1820 Crescent Ridge Cumming, Ga. 30041
3. I have experience with corrupt judges. see below
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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.

Executed this 17<sup>th</sup> day of August 2011.

Barbara Rose  
[Your Name]

3. On June 14<sup>th</sup> 2002 Judge John B. Sumner removed our 2 small grandchildren from our care based entirely on lies that he himself fabricated about us. He then placed them with a violent child abuser.

He denied us due process, had ex-parte communication, and put an illegal restraining order on us. He filed false police reports on us and sent 2 detectives from the violent crimes unit to our home to threaten us. He had DUIs in at least 2 states and had left his pregnant wife and was having an affair with a married woman when he became a judge.



What drove Judge Sumner to repeatedly lie  
and to so egregiously abuse his judicial power against us?

News | Metro | Sports | Business | Living | Opinion | Travel

[The Atlanta Journal-Constitution 03/23/03]

## Grandparents fight state for kids in war of Roses

By MARGARET NEWKIRK  
The Atlanta Journal-Constitution

AJC front page on a Sunday.  
Judicial corruption

Last summer, agents of the Cherokee County child welfare system plucked two small children from the comfort of their grandparents' home after a judge questioned the couple's fitness to raise them. The judge then placed the 2 small children with a violent child abuser, where they still remain.  
→ His proof? A videotape the grandparents had made.

The tape showed the 3-year-old boy playing with chopsticks in a Chinese restaurant and  
→ "driving a go-cart in the street with traffic nearby," Juvenile Court Judge John B. Sumner wrote.

Sumner ordered the children immediately  
→ removed from Barbara and Claude Rose's home in Cumming. He added a restraining order, barring the Roses from seeing, telephoning, e-mailing or contacting in any other way the children who'd lived in their suburban home for the previous seven months.

In a duplicate of the videotape provided to The Atlanta Journal-Constitution by the Roses, the boy mugs happily for the camera and wiggles chopsticks near his ears. Sumner said he shoved the chopsticks in his ears and up his nose.

His "go-cart" is a battery-powered Fisher-Price toy car, about 4 feet long and marketed for children 3 and older.

The "street" is the parking lot of a neighborhood park, where the helmeted boy is driving under his grandparents' supervision.

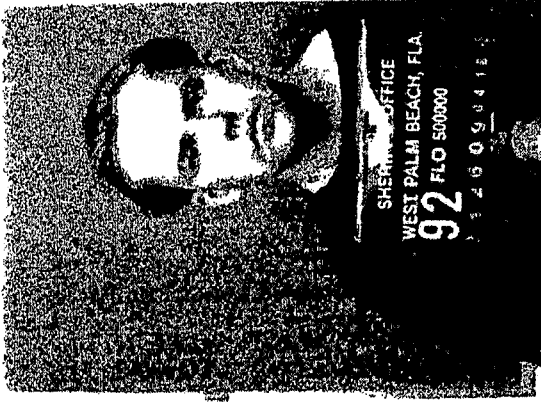
The "traffic" is a parked car that drives away at the end of the video clip.

Welcome to the War of the Roses, a child welfare case entering its second year. It takes place in the kinds of comfortable, wooded Atlanta suburbs where visitors are told to use subdivision tennis courts as landmarks and houses fetch \$250,000 or more.



SUNNY SUNG / Staff

Cherokee County child welfare caseworkers took Barbara and Claude Rose's grandchildren six months ago, but they're fighting to get them back.



→Age 30 - Judge John B. Sumner was practicing law as a Public Defender when he was arrested for DUI (see mug shot at left). The arrest report reveals the following:

- Rear ended a sheriff's car stopped at a red light
- Failed all FOUR sobriety tests
- Had slurred speech, watery red bloodshot eyes
- Arrested for careless driving and DUI
- Passenger in car was seriously injured
- Refused the breath test, refused to answer any questions
- Claimed he was changing a radio station and not paying attention, as the officer detected a strong alcohol odor
- Has DUI's in more than one state

## JUDGE



John Sumner

→Age 39 - appointed Juvenile Court Judge by Superior Court Judge Frank Mills

- Spent 6+ years in his own personal hostile custody fight, which started before he became Judge
- When appointed Judge, had a relationship with a married woman
- Divorced his wife when she became pregnant with his second child
- Tried to hide his divorce by filing in a different county
- Condones parental alienation

*Judges must avoid all impropriety and appearance of impropriety.*

GOOGLE "JUDGE JOHN B. SUMNER"

## **AFFIDAVIT OF WILLIAM B. JOLLEY**

I, William B. Jolley, the undersigned, hereby declare under penalty of perjury:

1. My name is William B. Jolley. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 305 Burford Road, Brunswick, Georgia 31523.
3. I have experience with a decision by a federal district court judge in which the judge ignored evidence to arrive at an improper decision not based on law or evidence. Further, the judge allowed an Assistant United States Attorney to act in violation of 28 C.F.R. 50.15 in the representation of the Secretary for the Department of Housing and Urban Development (in his capacity as an individual). The judge was, to the best of my knowledge, the former supervisor of the AUSA involved when the judge was the United States Attorney at Savannah prior to being appointed as a federal judge. Further, the chief judge of the 11<sup>th</sup> Circuit responded to my complaint of judicial misbehavior by stating that the issue raised was pertinent to a particular case and therefore he would take no action about the acceptance of the fraud by the AUSA by the district court judge in arriving at a decision. The case is, as of this date, pending a decision at the district court on a request for reconsideration. The affected AUSA has been removed from the case by the Department of Justice without explanation. Multiple requests to the Department of Justice's Office of Professional Responsibility, asking for the

Department's position with respect to ethics in relation to the violation of 28 C.F.R. 50.15 by AUSA Delora Kennebrew, have not been acknowledged. Evidence of the matters stated above is contained in the case file of Jolley v. Donovan, including copies of the unacknowledged requests to the Department of Justice asking for its position on the 28 C.F.R.; 50.15 issue of unethical and/or illegal behavior by the AUSA involved. The Georgia Bar declined to take any action in the matter since it was (and is) still in the jurisdiction of the district court judge.

4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 18<sup>th</sup> day of August 2011.

William B. Jolley  
305 Burford Road  
Brunswick, Georgia 31523

## **AFFIDAVIT**

I, Thomas Brissey, of age and competent to testify, state, based on my own personal knowledge, the following, to wit:

1. I have petitioned and testified before the Glynn County Grand Jury on three (3) occasions, testifying to governmental corruption.
2. All testimony brought before them were backed up by evidence and not conjecture.
3. The first appearance was over three IRS agents seizing a local man's property without a court order and with the help of a local police officer.
4. I was told by a Grand Juror, six months later, that a true bill was not brought over fear of retaliation to the members by the IRS.
5. I was told that the District Attorney told the Grand Jury that they could not subpoena the three IRS agents because they were outside their jurisdiction to do so.
6. Since the crime was committed in Glynn County the Grand Jury DID have jurisdiction.
7. The second appearance before the Glynn County Grand Jury was over the overreach of jurisdictional authority by County Code Enforcement.
8. I was told by a Grand Juror later that the District Attorney convinced them not to investigate the evidence I provided.

9. The third time I went before the Grand Jury was to ask for the investigation of the District Attorney for Grand Jury Tampering and to investigate four Magistrate Judges, one State Court Judge and three Superior Court judges who I had presented evidence before and who ignored, for violation of the RICO statutes.

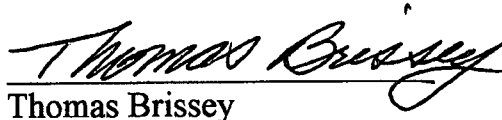
10. I was never informed of the disposition of my allegations from the Grand Jury.

11. I would welcome the opportunity to testify before a Grand Jury about my experiences and the ongoing Criminal behavior fascillitated by the corrupt judiciary.

**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 15<sup>th</sup> day of August 2011.

  
Thomas Brissey

State of Georgia                    )  
County of ~~Glynn~~                )  
                                  *McIntosh*

Having appeared before me with proper identification, the above named

### 3 PAGE AFFIDAVIT OF COMPLAINANT SONYA BRAXTON

In the State of Georgia, county of Carroll  
I, Sonya Braxton, am stating that my written testimony here in is truthful and factual. I state this under penalty of perjury under the laws of the United States of America that the foregoing is true and correct in accordance with 28 U.S.C. § 1746. I Sonya Braxton am of sound mind and body to testify to these written statements.

I filed a civil lawsuit pertaining federal and state laws involving discrimination, faulty hazardous section 8 housing, and the fair housing, laws broken by a state of Georgia agency who is Georgia Department of Community Affairs, et al. The 31 page lawsuit complaint with supporting audio and document evidence concerning the named parties was sent to the U.S. District Court in Atlanta, GA by me and then filed immediately under concealment by the Clerk of Court of the U.S. District Court-Northern District of Georgia on August 3, 2010 <http://www.youtube.com/watch?v=kZrvghCTw4> under case number 1:10-cv-2446 WSD. Judge William S. Duffey, Jr. was the assigned presiding judge. I submitted Pro Se a 31 page complaint outlining a defective hazardous Section 8 rental, and discrimination based on race, color, family status, and my disability, and violations of the Fair Housing Act (Federal and State of Georgia). I stated all these issues clearly in my complaint so that GA DCA, et al knew exactly what I was accusing them of. I also submitted to the court with this same 31 page complaint 3 audios of voicemails and face to face conversations with GA DCA employees proving how GA DCA employees violated my and my children's rights. I also submitted to the court multiple GA DCA documents and emails between myself and GA DCA employees showing how these GA DCA employees violated my and my children's rights. I filed the complaint with the court expecting due process of the law and fairness since I had my proof in statements, documentation, and audios but what I got instead was bias, concealing of evidence, and false statements by Judge William S. Duffey, Jr. and his court clerks who handled my case. These court employees seemingly did these acts so as to help GA DCA, et al avoid suit by covering up that agency's contemptible misconduct. The court thru the named Judge and his court clerks concealed my case facts and evidence from the public from August 3, 2010 up until AFTER Judge Duffey submitted his order and opinion dated September 1, 2010. In Judge Duffey's order and opinion he intentionally twisted facts to allow for his false statements and clearly and knowingly misrepresented the statements and facts of my case, he did not acknowledge my evidence submitted, he did not apply the laws of the Supreme Court (example Goldberg vs. Kelly, 1970), the 11<sup>th</sup> Circuit, or the 5<sup>th</sup> Circuit to my case, he did not acknowledge my legal disability showed on docketed court documents (the ADA/ Rehab. Act of 1973), or the hazardous house conditions (State Created Danger) he just blatantly ignored many of my claims presented to him against GA DCA, et al. He even arrogantly concluded in his obvious bias towards me and my case facts that my statements were fanciful and he seemingly did so to prejudice the public in their reading of his biased order and opinion. On September 1, 2010 Judge Duffey dismissed my valid claims as frivolous. Between August 5, 2010 and August 31, 2010 I tried my best with limited resources to get my case transferred to another judge, get the court clerks to stop the block on my court files on PACER, ask for the case to be expedited because I just didn't want this judge involved in my case because I knew he was biased against me and my case after my case complaint and evidence was immediately blocked from public view as soon as it was

filed by the court. After this Judge's ruling I immediately reported him to be investigated by the Judicial Conduct/Disability Office of the 11<sup>th</sup> Circuit and the Chief Judge ruled in his favor even after reading Duffey's false statements of the order and opinion, and knowing I filed a valid claim with document and audio evidence against GA DCA, et al with the court. I filed a notice of appeal in Sept. 2010 with the court, my case number issued by the 11<sup>th</sup> Circuit Appeal Court was 10-14297 and I requested to have my appeal filed in Forma Pauperis (I.F.P.) because I was very low income and needed the court to pay the filing fee for me, that request was denied by both Judge Duffey of the District Court and later by Judge Black of the 11<sup>th</sup> Circuit Court of Appeals, they both claimed my valid case and appeal for that case was frivolous. I had an income of approx. \$774.00 for the month of March 2011 and I was forced due to Judge Black's final IFP action to pay the expensive appeal fee of \$455.00 that month if I did not want my appeal to be dismissed. I took my money and paid the fee because I was not going to let GA DCA, et al get away with what they put my family through, and I thought and believed that after I filed the appeal brief that proved my claims by facts and laws the Appeal court would be fair and reverse Judge Duffey's biased and incorrect order and opinion. I filed and served my 89 page appellant brief on March 15<sup>th</sup> 2011 see brief here <http://shappealbrief.volasite.com/> and during that time my youngest daughter symptoms from exposure to the faulty section 8 home began to get worse and now she has worsened asthma from exposure to that homes septic gases and mold spores, the same septic/sewer gas mentioned as a hazardous in my 31 page complaint, the same facts of a hazardous home mention in the 31 page complaint and appellant brief that both the District Court and 11<sup>th</sup> Circuit Court of Appeals have knowledge of but coldly ignored in indifference to my family and what we suffered at the hands of a state of Georgia Agency. I went to GA DCA's insurer GA Department of Administrative Services-Risk Management/ and they told me after reviewing my valid claim that GA DCA, et al did not discriminate or cause injury to my family, which is a bold face lie. I will suggest that Georgia Department of Community Affairs and these court employees, with a strong possibility, could be involved in some kind of illegal agreement for exchange of something substantial in order to "fix cases" in favor of this State of Georgia Agency. This "case fixing" may be the norm in this 11<sup>th</sup> Circuit against those who are pro se, low income, and or of protected classes. Why else would those involved risk their careers and credibility in doing these illegal acts against the public they serve? Anyone with any common sense would see the massive laws GA DCA employees broke while acting under the color of law and the injuries my family suffered by this state of Georgia agency hands thru the illegal acts of its employees. On July 11, 2011 the 11<sup>th</sup> Circuit COA upheld the biased and flawed opinion of Judge William S. Duffey, Jr. The panel of Judges which did include Judge Black also made false statements in their unpublished opinion and ignored all the facts and laws I presented to them in my appellant brief. They made false statements in that opinion, one - the section 8 rental in Haralson County, GA I reference in my appeal brief concerning the septic gas, mold spores, and dangerous wiring was repaired when it wasn't repaired, two - I could have moved where I wanted in North Georgia even though I told the court a GA DCA employee would take/terminate my voucher if I moved to his white counties, three - I did not present any disability, state created danger, or retaliation type statements in my original complaint but these claims are referenced in some manner within my original complaint, at least enough for me to bring them again to the appeal court; again a twisting of facts by the court to cover-up for another Judge in their Circuit, namely Judge William S. Duffey, Jr. These Judges and court clerks failed to realize "the devil is in the details".



There a paper trail of corruption within the 11<sup>th</sup> Circuit, not hearsay, but documented proof in audios and documents of dishonest acts by judges and court clerks and the evidence is proven by multiple people and by multiple means, the misconduct is exposed. These judges are parasites who bleed the justice system dry with their star chamber tactics, they are the reason no one trust the law anymore, they are the reason no one believes in justice anymore, they are the reason average citizens call judges biased, racist, and crooked. Where can one go to get justice with so much corruption in one Court Circuit, the same corrupt courts? As long as this corruption is allowed to continue in the 11<sup>th</sup> Circuit the public will never get justice in the 11<sup>th</sup> Circuit and its courts of law.

THESE CORRUPT JUDGES AND COURT CLERKS ARE THE POSTER CHILDREN  
FOR CORRUPTION AND INJUSTICE IN AMERICA.

[http://open.salon.com/blog/sb4justice/2011/07/11/11th\\_circuit\\_court\\_of\\_appeals\\_incorrect\\_a\\_firmed\\_decision](http://open.salon.com/blog/sb4justice/2011/07/11/11th_circuit_court_of_appeals_incorrect_a_firmed_decision) THIS LINK HAS EVIDENCE IN DOCUMENTS AND AUDIO'S PROVING WHAT I STATE IN THIS AFFIDAVIT

In witness whereof he has hereto set his hand and seal.

(SEAL)

Sonya Braxton  
Sonya Braxton  
(Title)

I, Aden Dalg, a Notary Public of the County and State aforesaid, hereby certify that Sonya Braxton personally known to me to be the affiant in the foregoing affidavit, Sonya Braxton, appeared before me this day and having been by me duly sworn deposes and says that the facts set forth in the above affidavit are true and correct.

Witness my hand and official seal this the 17 day of Aug, 2011.

(SEAL)

[Signature]  
Notary Public

My Commission expires:

3 / 14 / 2014

## **AFFIDAVIT OF DAVID W. HARBIN**

I, DAVID W. HARBIN, the undersigned, hereby declare under penalty of perjury:

1. My name is DAVID W. HARBIN. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 354 St. Anthony Street, Mobile, AL 36603.
3. I have experience with corrupt judges regarding, but not limited to Case #92-3257 IN THE UNITED STATE COURT OF APPEALS FOR THE 11<sup>TH</sup> CIRCUIT and D.C. Docket # 88-50143 LAC where arguments involved the likelihood that IRS Agent Russell Raymond Ervin, a defendant in a Racketeering Influenced and Corrupt Organizations Act suit that was found dead just days after being served by U.S. Marshals, was murdered and his autopsy was done by Medical Examiner Charles Sybers who was later convicted of murdering his wife. A murder investigation was conducted by the IRS Inspector's Office who also received statements regarding same an interview at the office of my Attorney/Judge cousin.

This case was before EDMONDSON, Circuit Judge, GOLDBOLD and JOHNSON, Senior Circuit Judges. The Judges and U.S. Attorney heard evidence of the likelihood of the murder of said IRS Agent and had no questions what so ever.

4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 17th day of August 2011.

  
DAVID W. HARBIN

## AFFIDAVIT OF JOHN DONNALLY ACREE

State of: Tennessee  
County of: Marshall

I, Don Acree, the undersigned, hereby declare under penalty of perjury:

- 1) My name is John Donnally Acree. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
- 2) My address is: Don Acree  
P.O. Box 8512  
Lewisburg, TN 37091
- 3) I have experience with corrupt judges in Glynn County, Georgia, and in Davidson County, Tennessee.
- 4) I would welcome the opportunity to testify before a grand jury about my experiences.

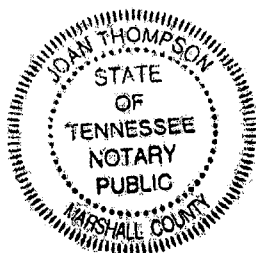
FURTHER, AFFIANT SAITH NOT.

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

Executed this 18 th day of August, 2011.

John Donnally Acree  
John Donnally Acree

Joan Thompson  
Notary



4-30-13  
My commission expires:  
STATE OF TN  
COUNTY OF MARSHALL

**AFFIDAVIT OF Joseph S. Norman II**

I, Joseph S. Norman II, the undersigned, hereby declare under penalty of perjury:

1. My name is Joseph S. Norman II. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 5647 Santa Anita Dr., Tallahassee, FL 32309
3. I have experience with corrupt judges in the 11<sup>th</sup> U.S. Circuit.
4. I would welcome the opportunity to testify before a grand jury about my experiences and present evidence supporting the appearance of corruption, by Officers of the Courts . The evidence includes but is not limited to;

1. Defendant depositions which have statements of fact which defendant attorneys represent just the opposite to the courts. The courts relied on this fraudulent testimony when reaching their decisions. This lawyer conduct abrogated mandatory conduct of the ABA Model Code for lawyers

2. Judges taking diametrically opposed position on decisional law they personally wrote to favor the same defendants and defendant lawyers. This judicial conduct abrogates the Canons of Judicial Conduct that were in effect at the time of litigation.

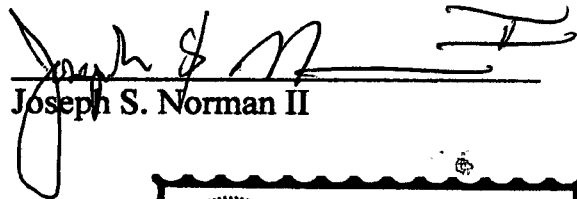
3. Judges failing to enforce codified law ( 18 USC 3332) in the manner mandated by USSC decisions. The failure of both the District Court Judge and

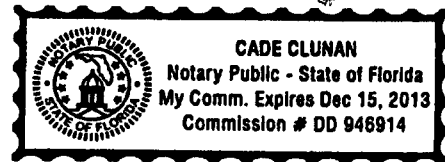
U.S. Attorney to comply with my request to enforce 18 USC 3332 violates 18 USC 242 and 241.

**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 15th day of August 2011.

  
Joseph S. Norman II





ON August 15, 2011 JOSEPH S. NORMAN personally  
appeared before me and produced for me #  
N655497462600.

**AFFIDAVIT OF PINELLAS COUNTY, FLORIDA**

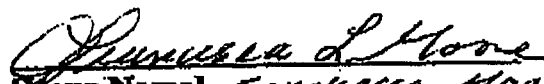
I, **FRANCESCA L. MOORE { XE "Windsor" }**, the undersigned, hereby  
declare under penalty of perjury:

1. My name is Francesca L. Moore. I am over the age of 21, am  
competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 4743-2<sup>nd</sup> Ave. North, St. Petersburg, Florida 33713
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about  
my experiences.

**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 17 day of August 2011.

  
[Your Name] **FRANCESCA L. MOORE**  
**FRANCESCA L. MOORE**

Deletion 99-3184

**SWORN AFFIDAVIT of  
Walter Francis Fitzpatrick, III, United States Navy Retired**

I, Walter Francis Fitzpatrick, III, the undersigned, hereby declare under penalty of perjury:

1. My name is Walter Francis Fitzpatrick, III, United States Navy, Retired.  
I have personal knowledge regarding matters going to the scope and operation of a judicial dictatorship. I am prepared to testify with authority, particularity and specificity before this Grand Jury regarding judicial corruption operating on a massive scale.
2. My address is 504 May Street, Sweetwater, Tennessee, 37874-2714.
3. I have direct and extraordinary experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.
5. I must urgently insist this Grand Jury expand the scope and breath of its investigation to its legal limit regarding judicial corruption. I must urgently insist as well this Grand Jury place on alert and task Grand Juries from other jurisdictions to pick instigate criminal investigations into judicial corruption!



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

*Born fighting,*

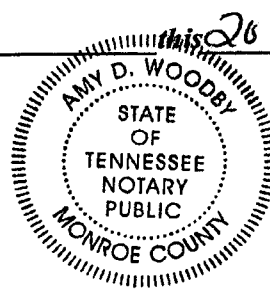
Walter Francis Hyatt, III USN RETIRED

*Sworn and issued before me*

17<sup>th</sup> August  
day of (month of the year) 2011

at 1358 HRS ~~am~~/p.m. LOCAL (EST)

My commission expires: 2-18-15



## AFFIDAVIT OF Nancy C. Swan

-  
-

I, Nancy C. Swan, the undersigned, hereby declare under penalty of perjury:

1. My name is Nancy Swan. I am 61 years old, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 592 Summerlake Dr. E., Mobile, Alabama, 36608
3. I have personal experience with corrupt judges, suffered as a victim of judicial corruption, helped and encouraged the Department of Justice initiate a judicial corruption investigation which led to subsequent convictions, and participated in the sentencing and re-sentencing phase of the convicted judges and of the attorney.

The information I discovered was used by the U.S. Department of Justice to investigate and indict Mississippi Justice Oliver Diaz, and to convict high profile Mississippi attorney Paul Minor, and Mississippi judges John Whitfield and Wes Teel for bribery, fraud, and racketeering. The investigation with included excessive payments to Justice Diaz by Dickie Scruggs (The Insider, the movie), later led to the conviction of Dickie Scruggs and other attorneys for bribing a Mississippi judge. Former Senator Trent Lott and brother in law of Dickie Scruggs resigned just days before the federal judicial bribery indictment of Dickie Scruggs. Several appeals to the US Supreme Court were turned down. Judges Whitfield and Teel and Paul Minor remain in federal prison.

As administrator of [www.toxicjustice.com](http://www.toxicjustice.com), I receive many complaints, personal stories, and appeals for help from victims of judicial corruption. I testify to witnessing judicial illegal conduct, willful unethical misconduct, exparte

collusion with attorneys to commit unlawful and unethical acts. I can testify to witnessing and give evidence of

- state judicial ethical commission's failure to provide oversight,
- biased resolution and refusal to investigate to valid and well substantiated complaints made by victims of judicial misconduct,
- extremely rare and little to no sanctions by state ethical commission, including but not limited to refusal to remove judicial license after a felony conviction.
- state supreme court's refusal to simplify and correct complicated and threatening complaint system,
- states such as Mississippi that refuse to make judicial bribery illegal,
- states allowing post election contributions to judges (Mississippi allows 120 days) and post election contributions to those who appoint judges.
- judges refusing to step down from cases in which they or a family member has interest.
- non enforcement of ethical standards, including but not limited to reporting complaints involving illegal conduct to law enforcement,
- state supreme courts refusal to review all cases and rulings by judges convicted of bribery, which occurred during the time covered by the conviction.
- state ethical commission's refusal to review all complaints about judges convicted of bribery which occurred during the the time covered by the conviction.
- state judicial ethical commissions refusal to enforce ethical standards, excusing their failure by often claiming lack of manpower and funding.

4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 15th day of August 2011.

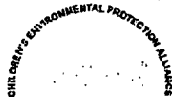
WITNESSED BY Charles E. Swan Nancy Swan  
Nancy Swan

Nancy Swan



Author of *Toxic Justice: Memoir of a Teacher's Chemical Injury and Battle for Justice*

Website: [Toxic Justice](http://Toxic Justice)



Community Forums

Organization: [Children's Environmental Protection Alliance](http://Children's Environmental Protection Alliance)

## AFFIDAVIT OF BILL A. CORBIN

I, Bill A. Corbin, the undersigned, hereby declare under penalty of perjury:

1. My name is Bill A. Corbin. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 4256 Louvinia Drive, Tallahassee, FL 32311.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

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

FURTHER SAITH AFFIANT NOT.

Executed this 17 day of August 2011.

Bill A. Corbin

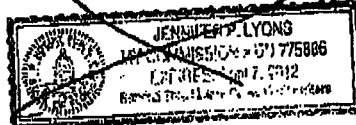
Jennifer P. Lyons  
Notary Public

The foregoing instrument was acknowledged before me this

17th day of August, 2011  
Jennifer P. Lyons  
(Signature of Notary Public - State of Florida)

Jennifer P. Lyons  
(Print, Type or Stamp Commissioned Name of Notary Public)

☐ Personally known to me, or  
☒ Produced identification. AO. Divanick  
(Type of Identification)



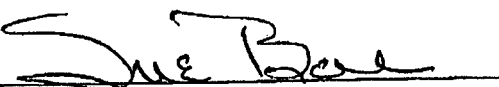
## AFFIDAVIT OF SUE BELL

I, Sue Bell, the undersigned, hereby declare under penalty of perjury:

1. My name is Sue Bell. I am over the age of 21, competent to testify, and have personal knowledge of the matters stated herein. My prayers are with this Grand Jury in this most important decision.
2. My address is 101 Chateau Place, Lafayette, Louisiana 70503 and telephone (337) 278-7391.
3. My personal story [now an established record] of breached justice, bias, prejudgment, implicit behavior, "known", fraud misrepresentations, theft by deception, hidden evidence, denial of civil rights, violation of rules of professional conduct, and criminal statutes of law [by definition] corruption – collusion [now confirmed by the documents in the public domain record] as linked to at the Web site [<http://www//breachedjustice.org>].
4. A Web site meant as a positive venue to consolidate the voices of other victims of justice awry and damages caused. Material facts [otherwise silent in domain jurisdictions] that can be linked to for public review to bring public awareness, support and effect change against any breach of justice.
5. In effort to experience healing having suffered a decade of malicious abuse so damaging I executed a Louisiana non profit "Coalition Against Moral Abuse – Legal Corruption – Breached Justice."
6. My intent is to avail a horrible negative experience to promote positive effects of much needed change mandating judicial transparency and accountability. The Judicial system at present is self regulated, and per the volume of worldwide Web sites citing the injustice, generally it is understood there are no consequence for wrongful acts of professional misconduct or unlawful behavior.
7. The Bell Transparency Act of 2011 is presented and can be seen in full at the web site [http://www//breachedjustice.org/transparency/Bell Transparency Act of 2011](http://www//breachedjustice.org/transparency/Bell%20Transparency%20Act%20of%202011)] and we are now seeking national supporters to our Petition for change to present my case and Transparency Act to Congress to be voted into law. The Bell Act provides a cost effective solution that the H.R. 5219 Act that has been presented to Congress since 2006 does not with regards to establishing a process of judicial transparency and accountability as to any complaints of misconduct.
8. I would welcome the opportunity to testify before a grand jury. I am seeking to present my case to a grand jury in my Louisiana jurisdiction and have filed complaints requesting investigations.
9. In further support of public awareness, as to the level of national injustice, please review Chief Justice Judge Edith H Jones "American Legal system Is Corrupt Beyond Recognition" as she spoke to the students at Harvard Law School: <http://www.freerepublic.com/focus/f-news/1438496/posts>

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 16th day of August 2011.

  
Sue Bell

## **AFFIDAVIT OF Suzanne C. Short**

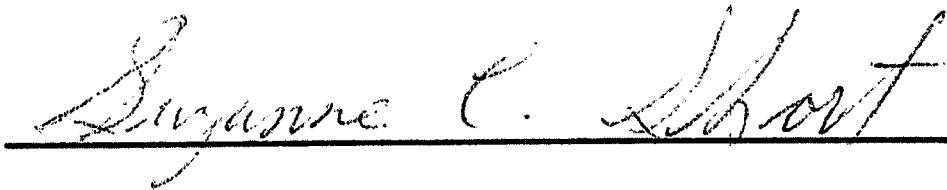
I, Suzanne C. Short, the undersigned, hereby declare under penalty of perjury:

1. My name is Suzanne C. Short, I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 2456 Grunewald Street, Blue Island IL 60406.
3. I have experienced Obstruction of Justice regarding the CIA and the FBI Bureaus.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

### **URTHER 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 16 day of August 2011.

A handwritten signature in cursive script, reading "Suzanne C. Short", is written over a solid horizontal line.

Suzanne C. Short

**AFFIDAVIT OF JAY PHILLIP GRUND**

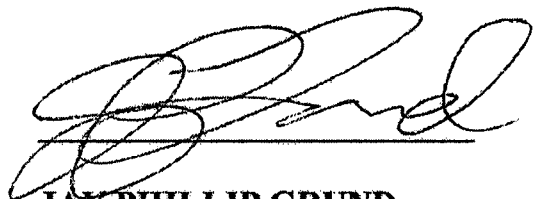
I, JAY PHILLIP GRUND, the undersigned, hereby declare under penalty of perjury:

1. My name is JAY PHILLIP GRUND. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is PO Box 1099, Kihei, HI 96753.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 16<sup>th</sup> day of August 2011.

A handwritten signature in black ink, appearing to read 'J. Grund', written over a horizontal line.

**JAY PHILLIP GRUND**

ATTACHED JURAT AND NOTARY CERTIFICATION



STATE OF HAWAII  
COUNTY OF MAUI  
Second Judicial Circuit

)  
) SS.  
)

Document Description: AFFIDAVIT OF JAY PHILLIP GRUND

Document Date: 8-16-2011

Number of Pages: 1

On this 16<sup>th</sup> day of August, 2011, before me personally appeared JAY PHILLIP GRUND, to me personally known/proved to me on the basis of satisfactory evidence, who, being by me duly sworn or affirmed, did say that such person(s) executed the foregoing instrument as the free act and deed of such person, and if applicable in the capacity shown, having been duly authorized to execute such instrument in such capacity.



[Signature]  
Notary Public, State of Hawaii

Typed or Printed Name: TERESITA R. RACEROS

My commission expires: June 10, 2013

Notary Date: 8/16/11

**AFFIDAVIT OF GLORIA HELMAN, BROWARD COUNTY, FLORIDA**

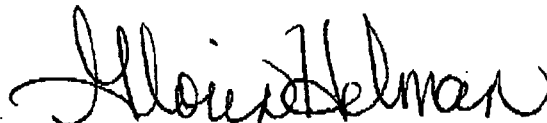
I, Gloria Helman, the undersigned, hereby declare under penalty of perjury:

1. My name is Gloria Helman. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 7513 NW. 47th Dr., Coral Springs, Florida 33067.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 to the best of my knowledge.

Executed this 16th day of August 2011.

  
**Gloria Helman**

**From:** Hizzz Oder <ahowardmatz@gmail.com>  
**Sent:** Tuesday, August 16, 2011 12:39 AM  
**To:** williamwindsor@bellsouth.net  
**Subject:** Re: URGENT Request for Affidavits from People with Judicial Complaints

**AFFIDAVIT OF STEVEN SUTCLIFFE**

I, Steven Sutcliffe, the undersigned, hereby declare under penalty of perjury:

1. My name is Steven Sutcliffe. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is in Los Angeles, California.
3. I have experience with 2 corrupt federal district judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 15 day of August 2011.

Steven Sutcliffe (Digital Signature)

Steven Sutcliffe

-----  
\*Confidentiality Notice. \*The Electronic Communications Privacy Act, 18 U.S.C. 119 Sections 2510-2521 et seq., governs distribution of this "Message," including attachments. The originator intended this Message for the specified recipients only; it may contain the originator's confidential and proprietary information. The originator hereby notifies unintended recipients that they have received this Message in error, and strictly proscribes their Message review, dissemination, copying, and content-based actions. Recipients-in-error shall notify the originator immediately by e-mail, and delete the original message. Authorized carriers of this message shall expeditiously deliver this Message to intended recipients. See: Quon v. Arch.

\*Wireless Copyright Notice\*. Federal and State laws govern copyrights to this Message. You must have the originator's full written consent to alter, copy, or use this Message. Originator acknowledges others' copyrighted content in this Message. Otherwise, Copyright © 2011 by originator William M. Windsor, bill at billwindsor dot com, <http://www.billwindsor.com>. All Rights Reserved.

WebRep



Overall rating



## **AFFIDAVIT OF GEORGE EDWARD MC DERMOTT**

I, George Edward McDermott, Sr., the undersigned, hereby declare under penalty of perjury:

1. My name is George Edward McDermott, Sr. I am over the age of 67, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 143 N. Huron Dr. forest Heights, MD 20745.
3. I have **experience with corrupt judges & unsigned orders** And presently have a case before the United States Supreme Court scheduled for consideration September 23, 2011.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

### **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 and can be validated by the courts records and the national archives in Washington DC and Philadelphia Pennsylvania record storage.

Executed this 15th day of August 2011.

\_George Edward McDermott senior \_

**[George Edward McDermott senior]**

**AFFIDAVIT OF EVELINE DENISE LOUGHLIN**  
**STATUTORY DURABLE ATTORNEY OF FACT OF RECORD**  
**FOR**  
**EVELINE BARBARA LOUGHLIN KUCHMAK**


I, EVELINE DENISE LOUGHLIN, Statutory Durable Attorney of Fact of record for EVELINE BARBARA LOUGHLIN KUCHMAK, the undersigned, hereby declare under penalty of perjury:

1. My name is EVELINE DENISE LOUGHLIN. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is P.O. Box 262673, 6404 Widgeon Dr., Plano, TX 75026.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 15<sup>th</sup> day of August 2011.

  
**Eveline Denise Loughlin**  
Attorney-in-Fact for Eveline Kuchmak of record

Number 1 of 2 originals

**AFFIDAVIT OF EVELINE DENISE LOUGHLIN**

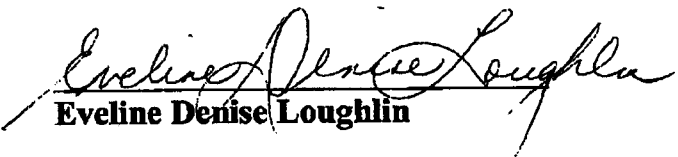
I, EVELINE DENISE LOUGHLIN, the undersigned, hereby declare under penalty of perjury:

1. My name is EVELINE DENISE LOUGHLIN. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 6404 WIDGEON DRIVE, P.O. BOX 262673, PLANO, TEXAS 75026
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 15<sup>th</sup> day of August 2011.

  
Eveline Denise Loughlin

Number 1 of 2 originals<sub>1</sub>

**AFFIDAVIT OF, Michelle M. Christensen, of Lake County, Florida**

I, Michelle M. Christensen, the undersigned, hereby declare under penalty of perjury:

1. My name is, Michelle M. Christensen. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is, 3285 Saloman Lane Clermont, Florida 34711.
3. I have had experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences I had, dealing with my case.

**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 to the best of my knowledge.

As executed on this 15<sup>th</sup> day of August 2011.

Michelle M Christensen  
[Your Name]



## **AFFIDAVIT OF DAVID SCHIED**

I, David Schied, the undersigned, hereby declare under penalty of perjury:

1. My name is David Schied. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.

2. My address is P.O. Box 1378 Novi, Michigan 48376.

3. I have lots of experience with corrupt judges in both State and Federal courts operating in Michigan, the Eastern District of Michigan, and in the Sixth Circuit Court of Appeals.

4. I have brought criminal allegations against corrupt government officials in Michigan to over 25 different levels of State and Federal courts since 2004 and have a plethora of evidence that neither "*law enforcement*" nor judges follow the law when it comes to citizen allegations of crimes being committed by government officials.

5. I have seen the judges publish scores of fraudulent "*official*" court rulings chock full of significant misstatements and omissions of the actual facts; and I have seen the government "*defendants*" and subsequent other judges build upon these lies to perpetuate a completely new "*reality*" to harm me and many other people.

6. I am now with two cases pending before the U.S. Supreme Court, and with one more being prepared for the same.

7. I have been denied access to a jury of any kind by a conspiracy between the executive and judicial branches of government, on both the State and Federal levels. This illegal conduct includes persistent denials of my requests and subsequent demands to report crimes to State and Federal grand juries and despite that 18 U.S.C. §3332

mandates that prosecutors provide criminal information to the Special Grand Jury based upon the duty of the grand jury to "inquire" and particularly if requested by citizens.

8. I would welcome the opportunity to testify before a grand jury about my experiences.

9. The question needs to be answered, "*What does a Free People do when numerous constitutional rights are being persistently denied by a wall of corrupt government officials, and when those officials include virtually every judge acting 'in concert' with one another and no longer operating under 'rule of law'?*"

**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.

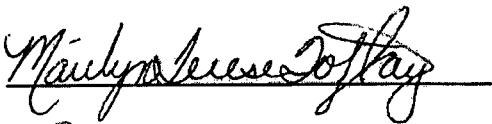
Executed this 13th day of August 2011.


  
David Schied

**Witnesses:**

**County:**

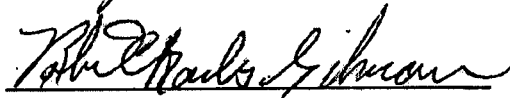
**Date:**



 Aug 13, 2011



 AUG 13 2011



 13 Aug 2011

**AFFIDAVIT OF KENNETH HUNT**

I, Kenneth Hunt the undersigned, hereby declare under penalty of perjury:

1. My name is Kenneth Hunt. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.

2. My address is 276 S. Carolina St Marianna Arkansas 72360.

3. My telephone number is 870-295-5002

4. I have experience with corrupt judges.

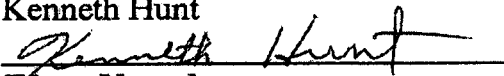
5. I would welcome the opportunity to testify before a grand jury about my experiences.

**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.

Executed this 13<sup>th</sup> day of August 2011.

Kenneth Hunt

  
[Your Name]

## **AFFIDAVIT OF Rudy Bush**

I, Rudy Bush, the undersigned, hereby declares under penalty of perjury:

1. My name is Rudy Bush. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.

2. My address is: P.O.B. 27094, Lakewood, Colorado 80227.

3. I have experience with corrupt judges. My mother and I have been consistently denied due process and court access over 40 times.

From 2003 – 2010, for 7 years, court appointed 'professional' fiduciaries, appointed without due process and court access, in collusion with Judge Munch, Judge Zimmerman (now retired), Judge Rogers and Judge Munsinger, stole my mother's entire \$1 Million and her home. Then the court appointments quit during the summer of 2010, when my mother's \$1 Million nest egg ran out, Judge Munsinger gave the "professional" fiduciaries immunity for their crimes, all while my competent mother, Silvia Bush Tessadri, is still being denied her right to independent evaluation by a real doctor, denied her right to due process and right to court access, at all three levels of court in Colorado including Colorado Court of Appeals and Supreme Court of Colorado.

We are both broke now, due to fraud on and in the courts, and refusal of court access. And we will both be on the government dole for the rest of our lives, costing the government approximately \$1 Million dollars for each of us throughout the rest of our lives. We never would have needed one dime of government money if not for court corruption.

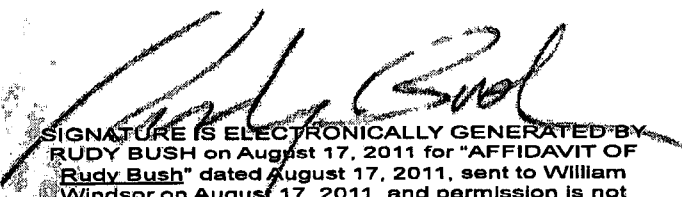
The widespread nature of probate court corruption across the United States, will cost the economy \$1 Trillion for every 1 Million pauperized citizens like us.

4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 17<sup>th</sup> day of August 2011



SIGNATURE IS ELECTRONICALLY GENERATED BY  
RUDY BUSH on August 17, 2011 for "AFFIDAVIT OF  
Rudy Bush" dated August 17, 2011, sent to William  
Windsor on August 17, 2011, and permission is not  
given to reproduce this signature unless it is in it's  
proper place at the end of the first and only page of the  
affidavit.

**AFFIDAVIT OF Paula Michaud**

I, Paula Michaud, the undersigned, hereby declare under penalty of perjury:

1. My name is Paula Michaud. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 53 Notre Dame Road, Grand Isle Me. 04746.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 16 day of August 2011.

Paula Michaud

Digitally signed by  
Joseph Zernik  
DN: cn=Joseph Zernik,  
o, ou,  
email=jz12345@earthl  
ink.net, c=US  
Date: 2011.08.18  
18:33:50 +03'00'

## AFFIDAVIT OF JOSEPH ZERNIK

I, Joseph Zernik, the undersigned, hereby declare under penalty of perjury:

1. My name is Joseph Zernik. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 2231 South Court, Palo Alto, Ca 94301.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

### 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.

Executed this 18th day of August 2011.



---

**Joseph Zernik**

**AFFIDAVIT OF Richard C. Hvizdak**

I, Richard C. Hvizdak, the undersigned, hereby declare under penalty of perjury:

1. My name is Richard C. Hvizdak. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 110 South Main Street, Pittsburgh, Pennsylvania, 15220.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 seventeenth day of August 2011.

A handwritten signature in black ink, appearing to be 'R. Hvizdak', written over a horizontal line.

Richard C. Hvizdak

**AFFIDAVIT OF MARK GARNER**

I, Mark Garner, the undersigned, hereby declare under penalty of perjury:

1. My name is Mark Garner. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 3495 Wellington Crescent, North Vancouver, BC, Canada.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 18 day of August 2011.

  
**Mark Garner**



## **AFFIDAVIT OF LaRonda Phox**

I, LaRonda Phox, the undersigned, hereby declare under penalty of perjury:

1. My name is LaRonda Phox. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 3921 Norton Ave. Kansas City, MO 64130.
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

### **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 18 day of August 2011.

  
[Your Name]

## **AFFIDAVIT OF Kristi L. Devine**

I, Kristi L. Devine, the undersigned, hereby declare under penalty of perjury:

1. My name is Kristi L. Devine. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.

2. My address is 7 Montclair Rd., West Newbury, Ma. 01985.

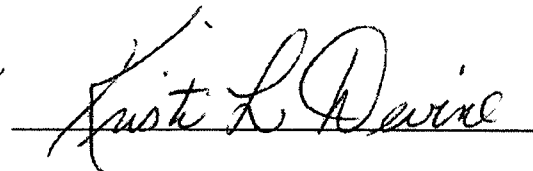
3. I have experience with corrupt judges and it is nothing short of terrifying to see those charged with upholding the law, openly and arrogantly flouting and breaking the law.

4. I would welcome the opportunity to testify before a grand jury about my experiences, and hope you will take this matter with the utmost of seriousness because if YOU don't, no one else will. There currently exists no place to go for justice unless a Grand Jury takes the initiative to look into the injustices allowed to prevail and be perpetuated. That said after appealing to every court and law enforcement agency that can't be bothered.

### **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 18 day of August 2011.

A handwritten signature in cursive script, reading "Kristi L. Devine", is written over a horizontal line.

AFFIDAVIT OF Beverly J. Donias

I, Beverly  
DONIAS, the undersigned, hereby declare under penalty of perjury:

1. My name is Beverly  
DONIAS I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 8209. Kender Ln. Ft. Worth TX  
76108
3. I have experience with corrupt judges.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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.

Executed this 14 day of August 2011.

Beverly Donias  
[Your Name]

**AFFIDAVIT OF SHELLEY KUZIAK**

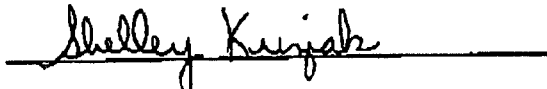
I, Shelley Kuziak, the undersigned, hereby declare under penalty of perjury:

1. My name is Shelley Kuziak. I am over the age of 21, am competent to testify, and have personal knowledge of the matters stated herein.
2. My address is 216 W 2<sup>nd</sup> St, Berwick, PA 18603.
3. I have experience with corrupt judges. The judge who heard my case stepped down from the bench in January, 2011, after a District Attorney filed a complaint against him with the PA Judicial Conduct Board.
4. I would welcome the opportunity to testify before a grand jury about my experiences.

**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 17<sup>th</sup> day of August 2011.

  
Shelley Kuziak