

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)	
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TWELFTH 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. Judges regularly commit the crimes of obstruction of justice and perjury.

6. They obstruct justice by using various techniques to render decisions and issue orders that are intended to deny justice.

7. They do this to favor certain parties and law firms. They may do it for money or other considerations, or they may do it simply because they favor certain attorneys.

8. Why they do it is not as important as the fact that they do obstruct justice. The dishonest judges all belong in prison.

9. It is my opinion that a pattern and practice of this wrongdoing can establish the crime of obstruction of justice.

10. One of the techniques the judges use is to **Ignore the Law.**

11. One of the primary techniques used by corrupt judges is to simply ignore the law. One party cites the law and overwhelming case law. The favored party doesn't have the law on their side. The judge simply ignores the law and rules against the party that was legally right. In one instance, I presented literally

thousands of cases that proved that I was right. In fact, there had never been a case in any court where there was a ruling other than one that would be in my favor. But Judge Orinda D. Evans had one and only one motive, so she ignored the law and ruled against me. The same is true with Judges William S. Duffey, Thomas W. Thrash, Joel F. Dubina, Edward Earl Carnes, Rosemary Barkett, Frank M. Hull, James Larry Edmondson, Stanley Marcus, William H. Pryor, Gerald Bard Tjoflat, Susan H. Black, and Charles R. Wilson.

12. One of the techniques the judges use is to **Cite Invalid Law**.

13. Sometimes a judge will feel like citation of case law is needed to support their ruling. So, they claim a case applies when it doesn't. Judge William S. Duffey has done this a number of times. He cites a case in his orders, and then when I review those cases, I find that they actually proved my position. But he ruled against me because he needed to in order to shield his good friend, Judge Orinda D. Evans, from criminal prosecution and impeachment.

14. One of the techniques the judges use is to **Ignore the Facts**.

15. Judges don't address points raised by parties who aren't favored. I find appellate judges are even more dishonest than lower court judges when it comes to ignoring the issues, facts, statutes, and case law. Lie about the Facts in Orders Lying under oath is perjury. Judges are always under oath, and a judge is supposed to never say or write anything that isn't true. So, when a judge knowingly

lies in orders for the purpose of ruling against a party for the judge's criminal reasons, it is a criminal violation of perjury. Each such instance is a separate count. In my case, Judge Evans has committed hundreds and hundreds of counts of perjury. The record filed with the Court proves that she lied, but she gets away with it because the Eleventh Circuit Court of Appeals' judges will lie to protect their fellow judge. I have many counts of perjury against Judge Duffey and Judge Thrash as well.

16. One of the techniques the judges use is to **Ignore Issues**.

17. Another favorite technique is to simply ignore issues in orders. Judge Evans has not responded to motions on a timely basis, and then she takes many motions at once and rules on them. This buries the fact that she ignored motions where her ruling could not possibly be explained. So, rather than make up an explanation, she just ignores those tough issues. Judge Duffey often ignores the issues, and Judge Thrash always ignores the issues.

18. One of the techniques the judges use is to **Conceal Evidence**.

19. A really dishonest judge like Judge Orinda Evans will simply conceal evidence. In my case, she has two documents that will prove fraud by the other party and their attorney as well as obstruction of justice by her. She simply conceals that evidence and refuses to allow it to see the light of day so her criminal

efforts are not exposed. Approximately 12 other judges have aided and abetted her in this concealment.

20. One of the techniques the judges use is to **Say Nothing in Orders.**

21. One of the favorite techniques of Judge Thrash and the Eleventh Circuit Court of Appeals' judges is to say nothing. They corruptly call an appeal "frivolous" and dismiss it with no explanation whatsoever. Sometimes the Eleventh Circuit writes a page or two simply reciting history of the case, so it appears it is a real order, and then they write one sentence dismissing the appeal with no valid reason or explanation.

22. One of the techniques the judges use is to **Block Filing of Motions and Evidence.**

23. By allowing the favored party to file anything they choose and blocking the filings and motions of the pro se party, judges commit the worst form of obstruction of justice. The pro se party is denied the information needed to defeat the other party, and there is no record of this evidence and these arguments on appeal. Judge Evans, Judge Duffey, and Judge Thrash have done this to me repeatedly.

24. One of the techniques the judges use is to **Tamper with Evidence.**

25. Tampering with evidence is a crime. Judges commit tampering with evidence by causing evidence submitted for filing to disappear and not get added to

the court record. Judge Evans, Judge Duffey, and Judge Thrash have done this to me repeatedly, in cahoots with the staff of the Clerk of the Court. I have proof that orders have been backdated. I suspect that we will discover that the two documents filed under seal in 1:06-CV-0714-ODE Docket #168 have been tampered with or destroyed. Maid of the Mist's attorneys did a lot of tampering with evidence, and Judge Evans ignored it all.

26. One of the techniques the judges use is to **Deny Constitutional Rights.**

27. The Constitution is meaningless to corrupt judges. They simply violate Constitutional rights with no regard for the people they damage. All of the judges that I have encountered have violated my Constitutional rights. I have been raped of my rights to due process. I have been denied the right to call witnesses, to testify under oath, to cross-examine witnesses, to introduce evidence, to file answers to motions filed by the favored party, to file lawsuits, to contact witnesses, and much more.

28. One of the techniques the judges use is to **Violate and Ignore the Rules of Civil Procedure.**

29. By violating and ignoring the Rules of Civil Procedure and the Rules of Evidence, judges commit obstruction of justice. They allow the favored party to break rules and get away with it. For example, in my cases, the opposing parties

have not filed a single affidavit as to facts for the last three years. The Local Rules of Civil Procedure require that all alleged statements of fact in motions and other filings must be supported by affidavit. This has not been done by the opposing parties since 2008, but every motion that I file has an affidavit or a sworn verification. Other rules are ignored as well so the favored parties can get away with just about anything.

30. One of the techniques the judges use is to **Automatically Rule against Certain Classes of People.**

31. Judges automatically rule against certain classes of people. The concept of fair and impartial judges is a fairy tale. I have proven that people who represent themselves as plaintiffs in the federal courts in Atlanta always lose. We have a right to represent ourselves in court, but we automatically lose. Judges are simply attorneys in black dresses, and they seem to uniformly hate parties who aren't spending a fortune with attorneys, so they screw them.

32. One of the techniques the judges use is to **Order Monetary Sanctions against Parties they want to Damage.**

33. The criminal judges inflict damage on parties who aren't favored by ordering monetary sanctions against them. They inflict financial punishment to break people. Judge Evans has done this to me several times, and judges of the

Eleventh Circuit have done it to me as well. Judge Duffey is about to do the same to me.

34. One of the techniques the judges use is to **Refuse to Disqualify Themselves.**

35. The Constitution and case law clearly provide that we are supposed to be entitled to a fair and impartial judge, but the corrupt judges simply ignore the law. They refuse to disqualify themselves so they can inflict damage on parties who aren't favored. This has happened with Judge Evans, Judge Duffey, Judge Thrash, and every judge with the Eleventh Circuit.

36. One of the techniques the judges use is to **Violate their Oath of Office and the Code of Judicial Conduct.**

37. Like the rules of civil procedure, a judge's Oath of Office and Code of Judicial Conduct READ great. But the judges pay no attention to the Oath or Code. When they intentionally violate their Oath and the Code of Judicial Conduct, they are intentionally damaging a party.

38. One of the techniques the judges use is to **Conspire with Fellow Judges and Judicial Employees.**

39. The corrupt judges commit conspiracy with their fellow judges and judicial employees. They often need help from other judges as well as law clerks, the employees in the Office of the Clerk of the Court, and others.

40. One of the techniques the judges use is to **Allow Perjury.**

41. Dishonest judges allow a favored party to lie and cheat. The felony of perjury is ignored. This is an excellent way for a crooked judge to allow a favored party who is dishonest to obstruct justice. When the judge knows the testimony is perjured, the judge is suborning perjury when he or she does nothing about it and accepts the perjury as if it was fact. Judge Evans and Judge Duffey have done this as have the judges of the Eleventh Circuit.

42. One of the techniques the judges use is to **Deny Hearings.**

43. In the federal courts in Fulton County, it is extremely difficult to get a hearing. In six years, I have never been granted a hearing. Hearings are dangerous for dishonest judges as courtroom observers, media, and the transcript of the hearing will force the judges to be a little more honest.

44. One of the techniques the judges use is to **Practice Simulated Litigation.**

45. Dishonest judges don't issue valid orders, and they don't maintain legal dockets. I guess this makes it easier for them to manipulate things. Judge Duffey and the Clerk of the Court have done this to me. None of Judge Thrash's orders are legal.

46. One of the techniques the judges use is to **Dismiss Cases or Grant Summary Judgments.**

47. Dishonest judges ignore the law and violate the law by dismissing cases or by granting summary judgment. This is done regularly. This keeps the honest party from the right to have a jury make the decision.

48. One of the techniques the judges use is to **Deny Jury Trials.**

49. Judges corrupt the judicial process by depriving parties of a jury trial. Juries can't be controlled by the judges to ensure that their favored party wins, so judges end cases before the people who should win can reach a jury. Judge Evans and Judge Duffey have done this to me, and Judge Thrash is about to do it four times.

50. One of the techniques the judges use is to **Don't Publish the Improper Orders.**

51. The Eleventh Circuit has NEVER published one of the orders in my appeals. When they are violating the law, they have protection by not publishing the order. This keeps it from the eyes of attorneys and other judges who would identify the wrongdoing. Publishing would also make their erroneous decisions precedents for other cases. The whole legal system would be turned even more upside down if this were to happen.

52. **Many Judges are Corrupt.**

53. Corruption is the abuse of power by a public official. As I see it, judicial corruption is dishonesty by a judge. Corruption does not have to be

economic in character. A police officer who fabricates evidence against a person he believes to be guilty of paedophilia is not committing an economic crime; and he might do so because he believes the accused to be guilty, and does not want him to go unpunished. Economics is not necessarily involved as an element of the officer's crime or as a motivation. When police do wrong they are often motivated by a misplaced sense of justice, rather than by financial reward. Again, a person in authority motivated by sadistic pleasure who abuses her power by meting out cruel and unjust treatment to those subject to her authority, is not engaging in an economic crime; and she is not motivated by economic considerations. Judges and many of those who occupy positions of authority are motivated by a desire to exercise power for its own sake, rather than by a desire for financial reward. That said, bribery is generally regarded as the most serious form of public corruption.

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