

No.

In The Supreme Court of the State of Georgia

In re WILLIAM M. WINDSOR

WILLIAM M. WINDSOR,

Petitioner

v.

Judge Jerry W. Baxter,
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,

Respondents

On Petition for Writ of Habeas Corpus

To The Fulton County Superior Court

EMERGENCY MOTION FOR STAY AND OTHER RELIEF

William M. Windsor

Pro Se

PO Box 681236

Marietta, GA 30068

770-578-1094

EMERGENCY MOTION FOR STAY AND OTHER RELIEF

Comes Now Plaintiff William M. Windsor (“Windsor” or “Petitioner”), and files this EMERGENCY MOTION FOR STAY AND OTHER RELIEF in conjunction with his Petition for a Writ of Habeas Corpus. Windsor has problems with Judge Jerry W. Baxter and the Office of the Clerk of the Fulton County Superior Court that are causing irreparable damage.

1. The Petition for Writ of Habeas Corpus is referenced and incorporated herein as if attached hereto.

2. Judge Baxter entered a wrongful court order (“ORDER”) in Civil Action 2011CV206243 in the Fulton County Superior Court. He did this following a Kangaroo Court “hearing.”

3. The ORDER violated many of Windsor’s rights and wrongfully restrained him from any access to the Fulton County courts.

4. While the ORDER does not deny filings in 2011CV206243, JUDGE BAXTER had his staff direct the Office of the Clerk of the Court to refuse any and all filings of any type from Windsor. Paragraphs 59 to 64 in the Twenty-Ninth Affidavit of William M. Windsor provide the details and reference exhibits thereto. The filings that were rejected multiple times by the Office of the Clerk of the Court on October 11, 2011 includes a time-sensitive filing moving JUDGE BAXTER to

make findings of fact and conclusions of law and amend the October 7, 2011 ORDER accordingly and a Motion to recuse that has to be filed within 5 days after entry of the ORDER. Unless it gets filed, Windsor will lose a vital legal right. There are at least two other motions that are time-sensitive, and every case that Windsor has found says the rights are lost if the motions are not filed according to the time limits set by statute or the rules.

5. It is clear that this Court has the authority to order a stay, so Windsor requests that relief.

6. A stay will not, however, provide the full relief needed. If it is within this Court's power, Windsor asks this Court to instead issue an order requiring the Office of the Clerk of the Fulton County Superior Court to docket and process all of Windsor's filings in 2011CV206243 and requiring Judge Jerry W. Baxter to act upon each such filing.

7. This is an EMERGENCY MOTION because Windsor may lose the right to have important motions docketed and processed unless this Court acts. At least three of Windsor's motions have filing date requirements. Windsor will also file a Notice of Appeal not later than November 5, 2011, and at this time, the Office of the Clerk of the Fulton County Superior Court advises Windsor that they will refuse to accept the filing.

WHEREFORE, Windsor prays as follows:

- a. that an order be issued restraining the Fulton County Superior Court and Judge Jerry W. Baxter from interfering with any filings by William M. Windsor;
- b. that a stay be issued, or in the alternative, that the Court issue an order requiring the Office of the Clerk of the Fulton County Superior Court to docket and process all of Windsor's filings in 2011CV206243 and requiring Judge Jerry W. Baxter to act upon each such filing; and
- c. that the Court grant such other and further relief as justice requires in association with this Motion.

Submitted this 12th day of October, 2011.



William M. Windsor

Pro Se

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VERIFICATION OF WILLIAM M. WINDSOR

Personally appeared before me, the undersigned Notary Public duly authorized to administer oaths, William M. Windsor, who after being duly sworn deposes and states that he is authorized to make this verification on behalf of himself and that the facts alleged in the foregoing are true and correct based upon his personal knowledge, except as to the matters herein stated to be alleged on information and belief, and that as to those matters he believes them to be true.

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.

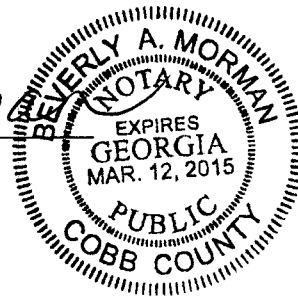
This 12th day of October, 2011.



William M. Windsor

Sworn to before me, this 12th day of October, 2011.


Notary Public



CERTIFICATE OF COMPLIANCE

I hereby certify that this pleading has been prepared in Times New Roman
14-point font.

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

William M. Windsor

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CERTIFICATE OF SERVICE

I hereby certify that I have served the foregoing by electronic mail and by depositing a true and correct copy of the same in the United States mail, proper postage affixed thereto, addressed as follows:

Lanna Renee Hill
R. David Ware
Kaye Woodward Burrell
Jerolyn Webb Ferrari
Eddie Snelling, Jr.
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This 13th day of October, 2011.



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