BOARD OF COURT REPORTING OF THE JUDICIAL COUNCIL OF GEORGIA

FILING A COMPLAINT

This complaint form is to be used for the purpose of filing a complaint against a Georgia certified court reporter, court reporting firm, holder of an emergency court reporting permit, or any other person or entity under the jurisdiction of the Board of Court Reporting of the Judicial Council of Georgia.

Please print or type the requested information and be as specific as possible. If you need more space for any section of this complaint, use additional sheets and indicate which section you are referring to.

Mail your completed notarized form and all supporting documentation to:

Board of Court Reporting Suite 300 244 Washington Street, S.W. Atlanta, Georgia 30334-5900

Upon receipt of this complaint, the Board of Court Reporting will review the complaint, and any supporting documentation, on its face. The Board will then, usually at its next scheduled meeting, determine whether to (1) require the respondent (e.g., the court reporter) to answer the complaint, or (2) dismiss the complaint without further action.

After receiving respondent's answer to the complaint, the Board of Court Reporting may decide to hold a hearing on the complaint. If a hearing is scheduled, your attendance, testimony, and active participation may be required.

Per O.C.G.A. § 15-14-33(c)-(d), among the disciplinary penalties available to the Board of Court Reporting are: the administering of a public or private reprimand; a probation, suspension, or revocation of a court reporting license; the setting of a date certain for the completion of outstanding transcripts or such other care, counseling, or treatment the Board may direct; the imposition of a requirement to pass the state certification test; or requirement of monetary adjustment in a fee dispute involving an official court reporter (i.e., a court reporter who reports judicial proceedings in a court). Please keep in mind that the Board of Court Reporting does not address any other remedies outside of O.C.G.A. § 15-14-33(c)-(d) which may be available to you at law.

Please see attached statutes for your reference in completing the complaint form.

O.C.G.A. § 15-14-33(a)

- (a) The board shall have the authority to refuse to grant a certificate or temporary permit to an applicant therefor or to revoke the certificate or temporary permit of a person or to discipline a person, upon a finding by a majority of the entire board that the licensee or applicant has:
- (1) Failed to demonstrate the qualifications or standards for a certificate or temporary permit contained in this article or under the rules or regulations of the board. It shall be incumbent upon the applicant to demonstrate to the satisfaction of the board that all the requirements for the issuance of a certificate or temporary permit have been met, and, if the board is not satisfied as to the applicant's qualifications, it may deny a certificate or temporary permit without a prior hearing; provided, however, that the applicant shall be allowed to appear before the board if desired;



- (2) Knowingly made misleading, deceptive, untrue, or fraudulent representations in the practice of court reporting or on any document connected therewith; practiced fraud or deceit or intentionally made any false statements in obtaining a certificate or temporary permit to practice court reporting; or made a false statement or deceptive registration with the board;
- (3) Been convicted of any felony or of any crime involving moral turpitude in the courts of this state or any other state, territory, or country or in the courts of the United States. As used in this paragraph and paragraph (4) of this subsection, the term "felony" shall include any offense which, if committed in this state, would be deemed a felony without regard to its designation elsewhere; and, as used in this paragraph, the term "conviction" shall include a finding or verdict of guilty or a plea of guilty, regardless of whether an appeal of the conviction has been sought;
- (4) Been arrested, charged, and sentenced for the commission of any felony or any crime involving moral turpitude, where:
 - (A) First offender treatment without adjudication of guilt pursuant to the charge was granted; or
 - **(B)** An adjudication of guilt or sentence was otherwise withheld or not entered on the charge, except with respect to a plea of nolo contendere.

The order entered pursuant to the provisions of Article 3 of Chapter 8 of Title 42, relating to probation of first offenders, or other first offender treatment shall be conclusive evidence of arrest and sentencing for such crime;

(5) Had a certificate or temporary permit to practice as a court reporter revoked, suspended, or annulled by any lawful licensing authority other than the board; or had other disciplinary action taken against the licensee or the applicant by any such lawful licensing authority other than the board; or was denied a certificate by any such lawful licensing authority other than the board, pursuant to disciplinary proceedings; or was refused the renewal of a certificate or temporary permit by any such lawful licensing authority other than the board, pursuant to disciplinary proceedings;



(6) Engaged in any unprofessional, immoral, unethical, deceptive, or deleterious conduct or practice harmful to the public, which conduct or practice materially affects the fitness

of the licensee or applicant to practice as a court reporter, or of a nature likely to jeopardize the interest of the public, which conduct or practice need not have resulted in actual injury to any person or be directly related to the practice of court reporting but shows that the licensee or applicant has committed any act or omission which is indicative of bad moral character or untrustworthiness; unprofessional conduct shall also include any departure from, or the failure to conform to, the minimal reasonable standards of acceptable and prevailing practice of court reporting;

(7) Knowingly performed any act which in any way aids, assists, procures, advises, or encourages any unlicensed person or any licensee whose certificate or temporary permit has been suspended or revoked by the board to practice as a court reporter or to practice outside the scope of any disciplinary limitation placed upon the licensee by the board;



- (8) Violated a statute, law, or any rule or regulation of this state, any other state, the board, the United States, or any other lawful authority without regard to whether the violation is criminally punishable, which statute, law, or rule or regulation relates to or in part regulates the practice of court reporting, when the licensee or applicant knows or should know that such action is violative of such statute, law, or rule, or violated a lawful order of the board previously entered by the board in a disciplinary hearing, consent decree, or certificate or temporary permit reinstatement;
- (9) Been adjudged mentally incompetent by a court of competent jurisdiction within or outside this state. Any such adjudication shall automatically suspend the certificate or temporary permit of any such person and shall prevent the reissuance or renewal of any certificate or temporary permit so suspended for as long as the adjudication of incompetence is in effect;
- (10) Displayed an inability to practice as a court reporter with reasonable skill or has become unable to practice as a court reporter with reasonable skill by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material;
- (11) Violated the provisions of subsection (c) [...] of Code Section 9-11-28; or
- (12) Violated the provisions of Code Section 15-14-37.

O.C.G.A. § 9-11-28(c)

(c) Disqualification for interest. No deposition shall be taken before a court reporter who is a relative, employee, attorney, or counsel of any of the parties, or who is a relative or employee of such attorney or counsel, or who is financially interested in the action, excepting that a deposition may be taken before a court reporter who is a relative of a party or of an attorney or counsel of a party if all parties represented at the deposition enter their explicit consent to the same upon the record of the deposition.

O.C.G.A. § 15-14-37

- (a) Contracts for court reporting services not related to a particular case or reporting incident between a certified court reporter or any person with whom a certified court reporter has a principal and agency relationship and any attorney at law, party to an action, party having a financial interest in an action, or agent for an attorney at law, party to an action, or party having a financial interest in an action are prohibited. Attorneys shall not be prohibited from negotiating or bidding reasonable fees for services on a case-by-case basis.
- (b) In order to comply with subsection (a) of this Code section, each certified court reporter shall make inquiry regarding the nature of the contract for his or her services directed to the employer or the person or entity engaging said court reporter's services as an independent contractor.
- (c) This Code section shall not apply to contracts for court reporting services for the courts, agencies, or instrumentalities of the United States or of the State of Georgia.
- (d) A court reporting firm doing business in Georgia shall register with the board by completing an application in the form adopted by the board and paying fees as required by the board.
- (e) Each court reporting firm doing business in Georgia shall renew its registration annually on or before April 1 following the date of initial registration, by payment of a fee set by the board.
- (f) Court reporting firms doing business in Georgia are governed by this article. The board shall have authority to promulgate rules and regulations not inconsistent with this article for the conduct of court reporting firms.
- (g) The board is authorized to assess a reasonable fine, not to exceed \$5,000.00, against any court reporting firm which violates any provision of this article or rules and regulations promulgated in accordance with this Code section.

BOARD OF COURT REPORTING OF THE JUDICIAL COUNCIL OF GEORGIA

COMPLAINT FORM

BCR Docket #	Date Filed
For internal use	For internal use

	COMPLAINANT INFORMATION	N
William M. V	Vindsor	
Name		
3924 Lower F	Roswell Road	
Mailing Address		
Marietta	GA	30068
City	State	Zip Code
404-612-4301	Evelyn.Parker@fultor	ncountyga.gov
Telephone	Email	
Check the box which	most accurately describes you:	
☐ Attorney	☐ Court / Court Personnel	☐ Court Reporter
□ Judge	□ Public 🗡 C	Pro Se

COUL	RT REPORTER OR FIRM INFORMA	ATION
Evelyn D. Parker		
Name		License # (if known)
185 Central Av	e, Suite T-4855	
Mailing Address		
Atlanta	GA	30303
City	State	Zip Code
404-612-4301	Evelyn.Parker@fu	ultoncountyga.gov
Telephone	Email	

State exactly what the court reporter has done or has not done which causes you to make this report. Specify pertinent dates, monies paid, balances owed, amounts claimed by third parties, etc. Use additional paper if necessary. Please attach any documents, which will help describe the problem. Refer to O.C.G.A. §§ 15-14-33(a), 9-11-28(c), or 15-14-37 in indicating which court reporter provision(s) you feel have been violated.

A hearing was held on October 7, 2011 in 2011CV206243 in Fulton County Superior Court with Judge Jerry W. Baxter. Evelyn D. Parker was the court reporter.

On October 24, 2011, Windsor was notified that the transcript was ready. On October 25, 2011, a courier for Courier Connection paid the balance owed and picked up the transcript from David Chamberlain in Judge Baxter's office.

Windsor discovered two significant discrepancies in the transcript. he emailed Ms. Parker on October 29, 2011 to ask if there was a tape recording of the hearing. She replied: "No."

On November 1, 2011, Windsor emailed Ms. Parker to ask whether Judge Baxter instructed her to change the transcript. Ms. Parker never responded.

On November 3, 2011, Windsor filed a motion for discovery in the Supreme Court of Georgia, advising the Supreme Court of suspicion of falsification of the hearing transcript.

On November 2 and 3, 2011, Windsor sent faxes to Chief Judge Cynthia Wright expressing that he felt Judge Jerry W. Baxter had instructed Ms.

Parker to falsify the hearing transcript. There was no response.

On November 9, 2011, Windsor attempted to reach the Chief Deputy Administrator of the Fulton County Superior Court, Michael Cuffey. Windsor spoke with Ms. Anita Clarkson who asked him to send an email with his complaint, which he did. There has been no response as promised.

Judge Jerry W. Baxter conducted a Kangaroo Court hearing on October 7, 2011. He violated the rules and the law numerous times. He has committed crimes. Windsor believes Judge Baxter told Ms. Parker to falsify the transcript to meet his corrupt needs.

	rith the court reporter? If so, when did you talk with
November 1, 2011 e	mail CYHISIT 22
How would you like this complaint Reporting to do?	resolved? What do you want the Board of Court
I want the Board to determine i	f Ms. Parker was forced to falsify the transcript,
or did David Chamberlain falsi	ify the transcript before it was delivered to me.
I want the guilty parties p	rosecuted to the full extent of the law.
witnesses you wish to be subpoenae testimony you would expect each to	ng, please list the names and addresses of any ed by the Board. Briefly state the nature of the offer. Use additional sheets if necessary. a sabrinafelton770@yahoo.com
Name Sabrina was a witness in the courtroom w	Address
She will testify that there are a	are significant discrepancies in the Transcript.
Witness 2: Jeff Goolsby	jeff@rojego.com
Name Jeff was a witness in the courtroom who courtroom wh	Addiess
He will testify that there are	discrepancies in the Transcript.
Witness 3: Ed Dort	ejdort@ejdort.com
Ed was a witness in the cour	troom who observed the entire hearing.
ne will testily that there are	discrepancies in the Transcript.

Witness 4: Carl Hugo Anderson, Jr., Hawkins Parnell Thackston Young	
Name Address 4000 Suntrust Plaza, 303 Peachtree Street, Atlanta, GA 30308	
Mr. Anderson was a witness in the courtroom. He is an attorney. He often lies,	
but he might tell the truth under oath about what actually happened.	
Witness 5: David Chamberlain, 185 Central Ave, Suite T-4855,	
Name Address Atlanta, GA 30303.	
He is Judge Jerry W. Baxter's Clerk. He is believed to be involved in the wrongdoing. He actually delivered	
the transcript to a courier for William M. Windsor. Judge Baxter should also be a witness.	
OWER WITHESSES - SEE A THACKED	
Please be aware that a copy of this complaint may be forwarded to the court	
reporter for response.	
STATE OF Georgia, County of Cobb Date	
I do solemnly swear or affirm that the facts set forth in the above Complaint are true.	
William M. Windsor (welligen The Windson)	
William M. Windsor Complainant	4
N. C.	
Notary Public Old Main A DO 1 H STORY 2015	
PUBLICATION OF THE PUBLICATION O	
The second secon	

Mail to: Board of Court Reporting, Suite 300, 244 Washington Street, S.W., Atlanta, GA 30334-5900

Witness #6: Therese Tran, Hawkins Parnell Thackston Young, 4000 Suntrust Plaza, 303 Peachtree Street, Atlanta, GA 30308. Ms. Tran was a witness in the courtroom. She works for attorneys who often lie, but she might tell the truth under oath.

Witness #7: Judge Jerry W. Baxter, 185 Central Ave, Suite T-4855, Atlanta, GA 30303. He was the judge. I believe he ordered the falsification.

Witness #8: Evelyn D. Parker, 185 Central Ave, Suite T-4855, Atlanta, GA 30303. She was the court reporter. I believe Judge Jerry W. Baxter ordered the falsification, so she may tell the truth under oath.

Witness #9: Eddie Snelling, c/o Office of the Fulton County Attorney, 141 Pryor Street, Suite 4038 -- Atlanta, GA 30303, 404-612-0246 -- Fax: 404-730-6324. He was an attorney for the Defendants. He lied during the hearing, but he might tell the truth under oath.

Witness #10: Jerrolyn Webb Ferrari, Office of the Fulton County Attorney, 141 Pryor Street, Suite 4038 -- Atlanta, GA 30303, 404-612-0246 -- Fax: 404-730-6324. She was an attorney for the Defendants. She might tell the truth under oath.

Witness #11: Lanna Renee Hill, Office of the Fulton County Attorney, 141 Pryor Street, Suite 4038 -- Atlanta, GA 30303, 404-612-0246 -- Fax: 404-730-6324. She was an attorney for the Defendants. She might tell the truth under oath.

Witness #12: Kaye Woodward Burrell, Office of the Fulton County Attorney, 141 Pryor Street, Suite 4038 -- Atlanta, GA 30303, 404-612-0246 -- Fax: 404-730-6324. She was an attorney for the Defendants. She might tell the truth under oath.

Witness #13: Relative of Sabrina Felton, sabrinafelton 770@yahoo.com. She was a witness in the courtroom.

Witness #14: Another relative of Sabrina Felton, sabrinafelton 770@yahoo.com. She was a witness in the courtroom.

Witness #15: Cristina Schnizler, Legal Assistant to Judge Jerry W. Baxter, 185 Central Ave, Suite T-4855, Atlanta, GA 30303. I believe she was in the courtroom, but I am not positive as I have never met her.

See attached information filed with the Supreme Court of Georgia.

See attached November 10 letter to Ms. Parker. There was no response.



From: Parker, Evelyn D. <Evelyn.Parker@fultoncountyga.gov>

Sent: Monday, October 10, 2011 9:20 AM

To: williamwindsor@bellsouth.net

Subject: GOT MESSAGE

Mr. Windsor, I got your request. I am in court and will get back to you this afternoon about cost and when I will have completed it. Evelyn Parker, court reporter...

EXHURITZ

From: Parker, Evelyn D. <Evelyn.Parker@fultoncountyga.gov>

Sent: Tuesday, October 11, 2011 9:35 AM **To:** williamwindsor@bellsouth.net

Subject: INVOICE FOR EVELYN PARKER
Attachments: INVOICE FOR EVELYN PARKER.pdf

Mr. Windsor: I have estimated the pages and cost of ordering the transcript of October 7th's, 2011 court proceedings. See attached invoice. I will need you to send me a letter asking me to transcribe said hearing, along with a deposit check made out to Evelyn Parker in the amount of \$190.10. Upon receipt of the letter and check, I will consider this officially ordered. I will be able to get it to you within 2 weeks of receipt of letter. There will be a balance due upon completion for Xeroxing and attaching the exhibits. I don't know exactly how many pages that is at this time. I will after I finish.

Thank you, Evelyn Parker, court reporter

INVOICE

EVELYN PARKER
OFFICIAL COURT REPORTER
FULTON COUNTY SUPERIOR COURT
STE. T-4855 JUSTICE CENTER TOWER
185 CENTRAL AVENUE |
ATLANTA, GA 30303
(404-612-4301)

Date: 10-11-11

TO: William Windsor

IN RE: William Windsor

Vs.

Paul Howard, et al Civil Action File No. 2011 CV 206243

COURT REPORTING SERVICES: original and one copy of the court proceedings, commencing on the 7th day of October 2011, before the Honorable Jerry W. Baxter.

45 pages @ \$3.78 per page + \$20.00 for one half the takedown fee + an exhibit pages Xeroxing cost upon completion = deposit check in the amount of \$190.10

TOTAL BALANCE DUE: (upon completion there will be a balance due for Xeroxing exhibit pages, the number of which is unknown at this time)

(MAKE CHECK PAYABLE TO EVELYN PARKER)

Invoice # 1144



From:

Parker, Evelyn D. < Evelyn.Parker@fultoncountyga.gov>

Sent:

Monday, October 24, 2011 12:18 PM

To:

williamwindsor@bellsouth.net

Subject:

RE: TRANSCRIPT IS READY

Yes, I do. And I will...

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Monday, October 24, 2011 12:17 PM

To: Parker, Evelyn D.

Subject: RE: TRANSCRIPT IS READY

Thanks, Evelyn.

I will have someone bring payment and get it tomorrow. I will need a copy filed with the court. Do you do that automatically?

Thanks,

Bill

William M. Windsor

Please join my cause: http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-honesty-in-government

bill@billwindsor.com Office: 770-578-1094

*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.

From: Parker, Evelyn D. [mailto:Evelyn.Parker@fultoncountyga.gov]

Sent: Monday, October 24, 2011 12:01 PM

To: williamwindsor@bellsouth.net **Subject:** TRANSCRIPT IS READY

Mr. Windsor: attached is an invoice for the remaining balance due for the motions hearing from Oct. 7, 2011.

Your copy of the transcript is ready for pickup from Judge Baxter's chambers anytime. I will be here all week.

Evelyn Parker,

EXHIBIT 4

From: William M. Windsor <williamwindsor@bellsouth.net>

Sent: Monday, October 24, 2011 12:17 PM

To: 'Parker, Evelyn D.'

Subject: RE: TRANSCRIPT IS READY

Thanks, Evelyn.

I will have someone bring payment and get it tomorrow. I will need a copy filed with the court. Do you do that automatically?

Thanks,

Bill

William M. Windsor

Please join my cause: http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-honesty-in-government

bill@billwindsor.com Office: 770-578-1094

*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.

From: Parker, Evelyn D. [mailto:Evelyn.Parker@fultoncountyga.gov]

Sent: Monday, October 24, 2011 12:01 PM

To: williamwindsor@bellsouth.net **Subject:** TRANSCRIPT IS READY

Mr. Windsor: attached is an invoice for the remaining balance due for the motions hearing from Oct. 7, 2011.

Your copy of the transcript is ready for pickup from Judge Baxter's chambers anytime. I will be here all week.

Evelyn Parker,

EXHIBIT 5

From: Parker, Evelyn D. <Evelyn.Parker@fultoncountyga.gov>

Sent: Monday, October 24, 2011 12:01 PM

To: williamwindsor@bellsouth.net Subject: TRANSCRIPT IS READY

Attachments: INVOICE FOR EVELYN PARKER.doc

Mr. Windsor: attached is an invoice for the remaining balance due for the motions hearing from Oct. 7, 2011.

Your copy of the transcript is ready for pickup from Judge Baxter's chambers anytime. I will be here all week.

Evelyn Parker,

INVOICE

EVELYN PARKER OFFICIAL COURT REPORTER **FULTON COUNTY SUPERIOR COURT** STE. T-4855 JUSTICE CENTER TOWER 185 CENTRAL AVENUE ATLANTA, GA 30303 (404-612-4301)

Date: 10-24-11

To: William Windsor

Pro Se

IN RE: William Windsor

Vs.

Paul Howard, et al Civil Action File No. 2011 CV 206243

COURT REPORTING SERVICES: original and two copies of the motions proceedings in the above-mentioned case, commencing on the 7th day of October 2011; before the Honorable Jerry W. Baxter.

47 pages @ \$3.78 per page + 122 exhibit pages @ 35 cents per page x 3 copies (original and 1 for filing and 1 copy for the party ordering transcript), minus the \$190.10 deposit previously received =

TOTAL BALANCE DUE: \$115.66 (MAKE CHECK PAYABLE TO EVELYN PARKER) Invoice # 1146



Τ	IN THE SUPERIOR COURT OF FULTON COUNTY
2	STATE OF GEORGIA
3	Y
4	WILLIAM WINDSOR,
5	PLAINTIFF, O CIVIL ACTION OFILE NO. 2011 CV 206243
6	Vs. (
7	PAUL HOWARD, ET AL,) DEFENDANTS.)
8	
9	COPY
10	
11	* * * * *
12	TRANSCRIPT OF MOTIONS PROCEEDINGS FROM THE ABOVE-MENTIONED CASE
13	BEFORE THE HONORABLE JERRY W. BAXTER
14	COMMENCING ON THE 7TH DAY OF OCTOBER, 2011.
15	APPEARANCES: ON BEHALF OF THE PLAINTIFF: WILLIAM WINDSOR,
16	PRO SE
17	ON BEHALF OF THE DEFENDANTS: EDDIE SNELLING,
18	JEROLYN FERRARI, ATTORNEYS AT LAW
19	
20	EVELYN PARKER OFFICIAL COURT REPORTER T-4855 JUSTICE CENTER TOWER
21	185 CENTRAL AVENUE, S.W.
22	ATLANTA, GEORGIA 30303
23	
24	



1	PROCEEDINGS
2	
3	OCTOBER 7, 2011
4	
5	THE COURT: ALL RIGHT. READY TO GO HERE? IT
6	WAS SCHEDULED AT 2:30, AND I HAVE BEEN SITTING HERE
7	SINCE 2:30. ALL RIGHT. ARE YOU READY TO PROCEED?
8	MR. WINDSOR: YES, YOUR HONOR.
9	THE COURT: IT IS GOING TO BE 30 MINUTES A SIDE.
10	SO, ANYWAY, GO RIGHT AHEAD.
11	MR. WINDSOR: YOUR HONOR, WOULD YOU LIKE TO
12	SWEAR ME IN?
13	THE COURT: NO. I WOULD PREFER YOU STAND WHEN
14	YOU TALK TO THE COURT, THOUGH. I MEAN, ARE YOU
15	GOING TO GIVE TESTIMONY?
16	MR. WINDSOR: YES, SIR.
17	THE COURT: ALL RIGHT. WELL, YOU RAISE YOUR
18	RIGHT HAND.
19	WILLIAM WINDSOR,
20	HAVING BEEN DULY SWORN, WAS EXAMINED AND TESTIFIED AS FOLLOWS
21	EXAMINATION
22	BY THE COURT:
23	THE COURT: OKAY. YES, SIR.
24	MR. WINDSOR: YOUR HONOR, I HAVE A NUMBER OF
25	WITNESSES HERE. SO WE WILL BE CONTINUING AFTER 30

1 MINUTES? 2 THE COURT: NO. 30 MINUTES IS GOING TO BE THE TIME. WE TALKED ABOUT THE TIME. WE TALKED ABOUT 3 THIS TRO. 4 5 MR. WINDSOR: ALL RIGHT. 6 THE COURT: WHAT IS IT THAT YOU WANT? 7 MR. WINDSOR: WE NEED TO RESTRAIN AND ENJOIN 8 FULTON COUNTY OFFICIALS AND EMPLOYEES FROM VARIOUS ILLEGAL ACTS THAT THEY HAVE BEEN UNDERTAKING. 9 10 SPECIFICALLY, JURY TAMPERING, VIOLATION OF THE 11 STATUTES RELATIVE TO THE GRAND JURIES, TO THE DISTRICT ATTORNEY TAKING THE POSITION THAT THEY ARE 12 IN CHARGE OF THE GRAND JURY, WHICH ISN'T THE WAY THE 13 14 STATUTES READ. 15 I HAVE BEEN ACCUSED OF CRIMINAL TRESPASSING. I 16 WAS STANDING IN THE ELEVATOR LOBBY ON THE THIRD 17 FLOOR OF THE COURTHOUSE BUILDING WITH A FRIEND. 18 DIDN'T HARASS ANYBODY. DIDN'T INTERRUPT ANYBODY. 19 SIMPLY THERE TO HAND MY EVIDENCE TO THE GRAND JURY. 20 AND MS. CYNTHIA NWOKOCHA, WHOM I DON'T BELIEVE I 21 SEE, CAME UP AND ORDERED ME OUT OF THE BUILDING AND 22 SAID SHE WAS ISSUING A CRIMINAL TRESPASS WARNING. 23 SO I WAS GIVEN A CRIMINAL TRESPASS WARNING; TOLD TO

NEVER STEP FOOT ON THE THIRD, FOURTH, OR SEVENTH

FLOORS OF THE COURTHOUSE OR I WOULD BE ARRESTED.

24

25

SO I DID AS THE SHEET SAID. I TRIED TO CALL

HER. SHE REFUSED TO SPEAK TO ME. CONTACTED THE

DISTRICT ATTORNEY. HE REFUSED TO RESPOND. FIND OUT

WHAT IT IS I ALLEGEDLY DID. ACCORDING TO THESE

PEOPLE, I HARASSED GRAND JURORS.

YOUR HONOR, I NEVER HARASSED GRAND JURORS. I ONLY EVER SPOKE WITH A COUPLE, AND THEY SPOKE TO ME FIRST, EXCEPT WHEN I WAS IN THE GRAND JURY ROOM. SO IF THEY HAVE SOME GRAND JURORS HERE; YOU ARE SAYING I HARASSED THEM, I'M NOT RECOGNIZING ANYBODY WHO WAS IN THE GRAND JURY ROOM RIGHT OFF, BUT THERE WERE A LOT OF FACES. I WOULD BE DELIGHTED TO HEAR FROM THEM. SO I CERTAINLY DIDN'T.

THE SHERIFF'S DEPUTIES AND THE DISTRICT
ATTORNEY'S PERSONNEL VIOLATED 16-10-93 AND 16-10-94.
THEY ARE TAMPERING WITH EVIDENCE AND WITH WITNESSES
WHEN THEY BLOCK SOMEONE FROM BEING ABLE TO SPEAK OR
PRESENT INFORMATION TO THE GRAND JURY.

NOW, MY COMPLAINT OR MY WHATEVER STARTED -- ALL THIS WAS THE FACT THAT I WAS SUED IN 1995. I GUESS IT WAS IN A COMPLETELY BOGUS LAWSUIT. WE PROVED WITH THE DEPOSITION TESTIMONY OF THE PARTIES THAT SUED ME THAT EVERYTHING IN IT AS TO ME WAS FALSE. JUDGE EVANS COMPLETELY IGNORED IT. I THEN BEGAN TO SEE, AS I WENT THROUGH THE FEDERAL COURT SYSTEM,

THAT AT LEAST IN DEALINGS WITH ME IT'S A COMPLETELY CORRUPT OPERATION. THEY DON'T PAY ATTENTION TO THE FACTS. THEY DON'T GO BY THE LAW. THEY DO THINGS SPECIFICALLY FOR THE PURPOSE OF PROTECTING EACH OTHER AND DAMAGING PEOPLE LIKE ME.

I WAS NOT FOUND TO HAVE DONE ANYTHING WRONG IN THAT LAWSUIT. I WAS NOT FOUND TO HAVE COMMITTED THE SINGLE CAUSE OF ACTION, WHICH WAS TORTIOUS INTERFERENCE; AND YET I WAS ORDERED TO PAY \$450,000 IN LEGAL FEES. WELL, THERE IS NO GEORGIA STATUTE THAT PROVIDES FOR THAT. THERE IS NO FEDERAL STATUTE THAT PROVIDES FOR THAT, BUT WE HAD TO PAY AND DID. SETTLED OUT OF COURT FOR SLIGHTLY LESS.

SO THROUGH THE YEARS FROM 2008, REALLY ON, I HAVE CONTINUED TO HAVE DEALINGS IN AN ATTEMPT TO GET THE CASE REOPENED. TRIED TO GET THE SUPREME COURT TO DO SOMETHING. EVERY STEP OF THE WAY, IT'S BEEN MET NOT WITH CONSIDERATION OF WHAT THE ARGUMENTS OF THE EVIDENCE OR FACTS SHOWED, BUT SOLELY WITH THE INTEREST OF DO WHATEVER YOU CAN TO PROTECT JUDGE EVANS AND DAMAGE THIS GUY EVERY WAY THAT YOU CAN.

SO I HAVE DOCUMENTED IT, AND I HAVE DOCUMENTATION UP ONE SIDE AND DOWN ANOTHER OF ALL THE WRONGDOING.

THEY COMMIT PERJURY. THEY COMMIT OBSTRUCTION OF JUSTICE. THEY DESTROY EVIDENCE. I HAVE DOZENS OF

MOTIONS AND AFFIDAVITS THAT HAVEN'T BEEN FILED IN THE FEDERAL COURT, THOUGH I CAN PROVE THEY WERE RECEIVED.

IT IS AN AMAZING ASSORTMENT OF THINGS THAT THESE PEOPLE DO. THEIR FAVORITE WORDS ARE VEXATIOUS, FRIVOLOUS. THE PRO SE PEOPLE WILL HAVE TO COME OUT WITH A NEW DICTIONARY. WHEN A JUDGE SAYS FRIVOLOUS, THAT MEANS WE CAN'T DARE TALK ABOUT THE FACTS AND THE LAW BECAUSE YOU HAVE GOT US; SO WE ARE GOING TO CALL IT FRIVOLOUS. THEN WE DON'T HAVE TO GIVE ANY EXPLANATION AND IT GOES AWAY.

AT THIS POINT, I HAVE PRETTY WELL IDENTIFIED THE VARIOUS AND SUNDRY TECHNIQUES THAT THE FEDERAL JUDGES USE. SO MY ATTEMPTS TO PRESENT TO THE GRAND JURY WERE TO GIVE A GROUP OF CITIZENS WHO WERE INDEPENDENT OF THE LEGAL SYSTEM, THE JUDICIAL SYSTEM, THE OPPORTUNITY TO EVALUATE MY INFORMATION AND DETERMINE IF SOMETHING SHOULD BE DONE.

I ATTEMPTED TO SEE IF OFFICIALS WOULD IMPANEL A SPECIAL GRAND JURY. EVERYBODY IGNORED ME. I THINK THE REASON FOR THAT IS EVERYBODY, EXCEPT, I HOPE, YOU, YOUR HONOR, ARE IN THE BUSINESS OF PROTECTING THE JUDGES. THEY ARE AFRAID OF FEDERAL JUDGES. LAWYERS WON'T TAKE ACTIONS LIKE I HAVE DONE. I COULDN'T HIRE A LAWYER TO REPRESENT ME. NOBODY

1	WOULD DO IT. AT THIS POINT, I COULDN'T AFFORD ONE.
2	BUT THEY ALL THEY CAN'T RISK THEIR CAREERS GOING
3	UP AGAINST THE JUDGES.
4	YOU KNOW, I'M AT LEAST SMART ENOUGH TO BE ABLE
5	TO READ THE LAW AND UNDERSTAND IT AS BEST YOU CAN IN
6	THE GRAY WORLD OF THE LEGAL BUSINESS.
7	BUT I'M SMART ENOUGH TO KNOW THAT I CAN READ
8	CASES AND DETERMINE WHEN I'M RIGHT BASED ON WHAT THE
9	STATUTE SAYS AND WHAT THE CASE LAW SAYS. SO I KNOW
10	THAT I HAVE NEVER FILED ANYTHING FRIVOLOUS. NEVER
11	FILED ANYTHING MALICIOUS. EVERYTHING THAT I HAVE
12	DONE HAS BEEN FOR THE PURPOSE OF TRYING TO GET
13	JUSTICE.
14	MY EFFORTS TO SEE THE GRAND JURY
15	THE COURT: YOU WERE MADE TO PAY \$400,000 WORTH
16	OF ATTORNEY FEES?
17	MR. WINDSOR: YES, YOUR HONOR.
18	THE COURT: IS THAT YOUR BEEF?
19	MR. WINDSOR: WELL, MY BEEF WITH THE FEDERAL
20	COURTS.
21	THE COURT: I MEAN, THAT'S WHAT YOU ARE TELLING
22	ME, JUDGE EVANS REQUIRED YOU TO PAY ATTORNEY FEES;
23	IS THAT CORRECT?
24	MR. WINDSOR: YES, SIR.
25	THE COURT: BECAUSE SHE SAID YOU EXPANDED OR

1	PROTRACTED THE LITIGATION?
2	MR. WINDSOR: YEAH. I WAS A DEFENDANT, AND ALI
3	I DID WAS DEFEND MYSELF.
4	THE COURT: OKAY. BUT, I MEAN, THAT WAS THE
5	REASON SHE GAVE?
6	MR. WINDSOR: WELL, YOU KNOW, YOUR HONOR, I'M
7	NOT SURE. I'M NOT SURE IF SHE
8	THE COURT: OKAY. THERE WAS AN ORDER, AND YOU
9	PAID IT?
10	MR. WINDSOR: (NODS HEAD AFFIRMATIVELY.)
11	THE COURT: DID YOU APPEAL IT?
12	MR. WINDSOR: YES, SIR.
13	THE COURT: WHAT HAPPENED TO THE APPEAL?
14	MR. WINDSOR: THE APPEAL WAS KICKED BACK ONLY
15	FOR THE AMOUNT OF THE ATTORNEY FEES, ATTORNEY'S
16	FEES.
17	THE COURT: OKAY. SO YOU WENT TO THE 11TH
18	CIRCUIT?
19	MR. WINDSOR: YES, YOUR HONOR.
20	THE COURT: AND YOU WON PARTIALLY, AND THEY
21	KICKED IT BACK, AND THEY MODIFIED THE AMOUNT; IS
22	THAT CORRECT?
23	MR. WINDSOR: THEY DIDN'T MODIFY, BUT THEY SAID
24	IT SHOULD BE MODIFIED. SO AT THAT POINT, WE BIT OUR
25	TONGUE, AND THE MEDIATOR SAID THAT I WOULD LOSE

1 ANOTHER HALF A MILLION DOLLARS, WHICH I DIDN'T HAVE, 2 IF I WENT TO THE SUPREME COURT IF I ENDED UP HAVING 3 TO PAY THEIR LEGAL FEES, AS WELL. SO WE SETTLED FOR LIKE 380. 4 5 THE COURT: OKAY. YOU SETTLED THE CASE? 6 MR. WINDSOR: RIGHT. SETTLED AS TO THE AMOUNT. NO RELEASES WHATSOEVER. NO RELEASES AND GOT THAT 7 WELL DOCUMENTED. 8 9 THE COURT: SO EVER SINCE THEN, YOU HAVE BEEN 10 PURSUING THE SYSTEM UP THERE; IS THAT RIGHT? MR. WINDSOR: CORRECT, YOUR HONOR. 11 12 THE COURT: OKAY. AND THIS IS PART OF IT? 13 MR. WINDSOR: YEAH. THAT'S THE BACKDROP FOR BRINGING THE CHARGES TO THE GRAND JURY. SO IN TERMS 14 15 OF THE GRAND JURY, I WROTE LETTERS. THEY WERE 16 IGNORED. I CALLED. IT WAS IGNORED. I FINALLY GOT 17 A LETTER FROM MR. BRIDGEWATER. IS MR. BRIDGEWATER HERE? 18 19 MR. BRIDGEWATER: YES, I AM. 20 MR. WINDSOR: GOT A LETTER FROM MR. BRIDGEWATER 21 SAYING THAT THE GRAND JURY ONLY HAD THE AUTHORITY TO 22 INSPECT JAILS, OR WORDS TO THAT EFFECT, WHICH HAPPENS TO BE ONE OF MANY STATUTES IN THE GRAND JURY 23 24 STATUTES AND THE GEORGIA CODE, BUT IT IS NOT THE ONE

THAT PERTAINS TO WHAT THE GRAND JURORS NORMALLY DO.

25

1	WHICH IS SIT AROUND AND INDICT PEOPLE FOR MURDERS
2	AND AGGRAVATED ASSAULTS AND WHATEVER ELSE.
3	THE COURT: SO YOU SUED HIM IN THIS LAWSUIT?
4	MR. WINDSOR: NO, YOUR HONOR.
5	THE COURT: YOU HAVEN'T?
6	MR. WINDSOR: NO.
7	THE COURT: HE LOOKED LIKE A PARTY. I DON'T
8	KNOW. WAS HE A PARTY?
9	THE STAFF ATTORNEY: BROADBENT, NOT BRIDGEWATER.
10	THE COURT: MS. BROADBENT.
11	MR. WINDSOR: I DON'T SEE MR. BROADBENT.
12	THE COURT: OKAY. WELL, GO AHEAD. YOU SUED THE
13	FOREMAN OF THE GRAND JURY IN THIS LAWSUIT?
14	MR. WINDSOR: YES, YOUR HONOR, THAT'S CORRECT.
15	THE COURT: OKAY. GO AHEAD.
16	MR. WINDSOR: MR. BRIDGEWATER'S LETTER, I WOULD
17	SUSPECT, CAME FROM THE MOUTH OF SOMEBODY AT THE
18	DISTRICT ATTORNEY'S OFFICE. WELL, THE DISTRICT
19	ATTORNEY'S OFFICE HAS NO RIGHTS UNDER THE STATUTE OR
20	ANYWHERE ELSE TO BE TELLING MR. BRIDGEWATER, THE
21	FOREMAN, WHAT HE SHOULD BE WRITING IN A LETTER OR
22	SHOULDN'T BE WRITING. I HAVE NO DOUBT WHEN WE GET
23	THE TESTIMONY OF DIFFERENT GRAND JURORS, WE WILL
24	FIND OUT THE EXTENT OF THE TAMPERING AND THE
25	INTRUSION ON THE QUOTE, UNQUOTE, INDEPENDENCE OF THE

JURY BY THE DISTRICT ATTORNEY'S OFFICE WILL BE 1 2 INCREDIBLE. I MEAN, FOR STARTERS, THEY ARE LOCKED 3 BEHIND A LOCKED DOOR INSIDE THE DISTRICT ATTORNEY'S 4 OFFICE. HOW CAN THERE BE INDEPENDENCE OF THE GRAND JURORS WHO ARE SITTING THERE DEALING WITH LIFE AND 5 DEATH MATTERS WITH PEOPLE WHEN THE DISTRICT 6 7 ATTORNEY'S OFFICE IS ORCHESTRATING THEIR EVERY MOVE? 8 VERY LEAST, WE NEED TO GET THEM MOVED OUT OF THERE. BUT CITIZENS HAVE THE RIGHT. GRAND JURIES WERE 9 10 ORIGINALLY ESTABLISHED WITH THE RIGHTS OF INDICTMENT 11 AND PRESENTMENT. THE RIGHT OF PRESENTMENT STILL EXISTS. INDEED, THE FULTON COUNTY GRAND JURY HAS ON 13 SEVERAL OCCASIONS IN THE PAST FEW YEARS ISSUED 14 PRESENTMENTS. THEIR RIGHT OF PRESENTMENT WAS CREATED SO THAT CITIZENS COULD TAKE THEIR ISSUES TO THE GRAND JURY AND THE GRAND JURY COULD KEEP GOVERNMENT HONEST. INSTEAD OF ALLOWING THE GRAND JURY TO KEEP

12

15

16 17

18

19

20

21

22

23

24

25

GOVERNMENT HONEST, WHAT WE HAVE HAPPENING HERE IS WE HAVE THE DISTRICT ATTORNEY'S OFFICE AND THE SHERIFF'S DEPARTMENT DOING EVERYTHING THEY CAN TO BLOCK PEOPLE FROM PRESENTING THEIR INFORMATION.

I FINALLY GOT THROUGH. I FINALLY GOT THROUGH BY HAND DELIVERING WITH A COURIER ENVELOPES ADDRESSED TO EACH GRAND JUROR WHICH DID GET PRESENTED TO THEM.

I WAS ULTIMATELY INVITED TO SPEAK TO THE GRAND JURY.

THAT WAS ON, I BELIEVE, AUGUST 19TH. I SPOKE FOR

ABOUT 30 MINUTES MAINLY WITH THEM ASKING QUESTIONS.

IT WAS ABSOLUTELY CLEAR THAT THE JURY HAD BEEN

TAMPERED WITH BEFORE I EVER WALKED IN THE ROOM.

THEY HAD A COMPLETELY NEGATIVE ATTITUDE TOWARD ME.

HAD SPECIFICS THAT COULD HAVE ONLY COME FROM OUTSIDE

MY PRESENTATION, AND SO I WOULD LOVE TO TALK WITH

THE GRAND JURORS TO FIND OUT WHO SAID WHAT AND WHEN.

BUT WHEN THE CITIZEN COMES OR ANYBODY COMES TO

PRESENT INFORMATION TO THE GRAND JURY, NOBODY HAS ANY RIGHT TO SAY ANYTHING TO THEM. MR. BROADBENT STOOD UP AND SAID YOU HAVE NO CREDIBILITY. YOU WROTE ME A LETTER SAYING THAT YOU WERE THE PRESIDENT OF GOLDMAN SACHS AND THE CEO OF BAIN CAPITAL, AND I SAID BEG YOUR PARDON. I WROTE YOU A LETTER SAYING I WAS THE PRESIDENT OF THE GOLDMAN SACHS COMPANY AND CEO OF A BAIN CAPITAL COMPANY. HE REFUSED TO BACK OFF OF HIS POSITION. INDEED, WHEN I MET WITH HIM A FEW DAYS LATER, HE STILL REFUSED TO, AND HE SAID SEVERAL OTHER THINGS IN FRONT OF GRAND JURORS THAT WERE FOR THE PURPOSE OF DEMEANING ME AND HAVING THEM NOT PAY ANY ATTENTION OR MUCH ATTENTION TO WHAT I WAS PRESENTING.

FORTUNATELY, THERE WERE A COUPLE OF GRAND JURORS

1 WHO KIND OF TOOK CONTROL, AS I SAW IT, AND SAID, 2 LOOK. HERE IS WHAT WE WOULD LIKE FOR YOU TO DO. WE 3 WOULD LIKE YOU TO COME BACK WITH NO MORE THAN 20 PAGES. SLAM, BAM, THANK YOU, MA'AM, THE WAY THE DISTRICT ATTORNEY PRESENTS STUFF TO US. PRESENT THE INFORMATION. HAVE YOUR EVIDENCE THERE. VERY 7 QUICKLY, VERY QUICKLY GO THROUGH IT.

4

5

6

8

9 10

11 12

13

14

15

16

17

18

19

20

21

22

23

24

25

SO I AT THE END OF THE DISCUSSION SAID, LET ME UNDERSTAND THE TAKEAWAY. WHAT I'M TO TAKE AWAY FROM THIS IS I'M TO PREPARE THIS INFORMATION, COME BACK, NO MORE THAN 20 PAGES. THEY SAID, YEP, IF YOU CAN DO IT IN 3 PAGES, DO IT IN 3. SO I CAME BACK ON THE 23RD, WHICH WAS THE DAY THAT WAS SET. I CONFIRMED THAT WITH FOUR FAXES, COUPLE OF TELEPHONE CALLS TO REBECCA KEEL, WAVERLY SETTLES, AND STEVE BROADBENT. ARRIVED ON THE 23RD, AND I WAS LEFT OUT IN THE LOBBY FOR THE ENTIRE DAY.

ABOUT 12:45, AS I RECALL, MR. SETTLES, THE ASSISTANT DISTRICT ATTORNEY WHO PRESENTS THE CHARGES TO THE GRAND JURY, CALLED ME IN. IT WAS HE AND BROADBENT. NOBODY ELSE WAS IN THE GRAND JURY ROOM. AND THEY PROCEEDED TO SAY THEY DIDN'T KNOW WHERE I GOT THE IDEA THAT I HAD BEEN INVITED BACK TO PRESENT INFORMATION TO THE GRAND JURY. I SAID, WELL, IT IS BECAUSE WE ALL SAT AROUND HERE AS A GROUP AND

DISCUSSED IT, AND WHEN WE GOT TO THE END OF THE 1 2 CONVERSATION, I SAID, I WILL BE BACK, AND I SAID I 3 WOULD BE BACK ON TUESDAY. 4 SO THE REST OF THE DISCUSSION --THE COURT: YOU SAID YOU WOULD BE BACK; IS THAT 5 6 RIGHT? 7 MR. WINDSOR: BEG PARDON? В THE COURT: YOU SAID YOU WOULD BE BACK? 9 MR. WINDSOR: RIGHT. I SAID I WOULD BE BACK, 10 AND I SAID TUESDAY IS THE DAY. 11 THE COURT: WHO EXACTLY ASKED YOU TO COME BACK? 12 MR. WINDSOR: THE GRAND JURY, MR. BROADBENT. 13 THE COURT: MR. BROADBENT, OKAY. 14 MR. WINDSOR: THERE WAS ONE PARTICULAR GENTLEMAN WEARING SUSPENDERS. HE WAS PROBABLY THE MOST VOCAL. 15 THERE WAS ANOTHER ONE. OF COURSE, I DON'T KNOW 16 ANYBODY'S NAMES. BUT MR. BROADBENT AND MR. SETTLES 17 SAT THERE AND SAID THERE IS A REASON WHY WE ONLY 18 ALLOWED YOU TO COME INTO THIS MEETING AND THERE IS 19 20 TWO OF US, INDICATING THAT IF WHATEVER, I SHOULD BE 21 CAREFUL NOT SAYING ANYTHING ABOUT WHAT TOOK PLACE IN 22 THE MEETING. MEANING THAT THEY WERE GOING TO LIE 23 ABOUT WHAT TOOK PLACE. THAT WAS WHAT I UNDERSTOOD. 24 I ATTEMPTED TO SEE THE GRAND JURY THEIR NEXT 25 MEETING, ON THE 26TH. I WAS IGNORED. NOBODY EVER

CAME OUT TO SEE ME. I HAD AN ENVELOPE WITH EVIDENCE

IN IT. NOBODY WOULD TAKE IT. AMONG THE PEOPLE THAT

REFUSED TO TAKE EVIDENCE -- SEALED ENVELOPE TO

PRESENT TO THE GRAND JURY. THAT'S ALL I ASKED -
WERE NAOMI FUDGE, REBECCA KEEL, DEPUTY ROYE, DEPUTY

BETTS.

2.0

THE SHERIFF'S DEPARTMENT GOT INVOLVED WITH
THREATENING ME WITH ARREST, AND I HAVE NEVER BEEN
ARRESTED IN MY LIFE. THREATENED ME WITH ARREST FOR
JURY TAMPERING IF I SPOKE TO A GRAND JUROR. AND I
SAID, WELL, I HAVE THE RIGHT TO FREEDOM OF SPEECH.
HOW WOULD I EVEN KNOW WHO A GRAND JUROR IS? I HAVE
NEVER SEEN IT. DO THEY WEAR SIGNS? AND HE SAID IF
YOU SPEAK TO A GRAND JUROR, I WILL HAVE YOU
ARRESTED. WELL, YOU CAN'T POSSIBLY TAMPER WITH A
GRAND JUROR IF YOU HAVE NO EARTHLY IDEA WHAT IT IS
THAT THEY ARE HEARING OR CONSIDERING. I WAS WANTING
TO PRESENT INFORMATION TO THE GRAND JURY. SO YOU
CAN'T POSSIBLY TAMPER. BUT I WAS TOLD I WOULD BE
ARRESTED. I HAVE BEEN TOLD I WOULD BE ARRESTED IF I
RETURN TO THE THIRD, SIXTH, OR SEVENTH FLOOR.

THERE IS NO BASIS UNDER THE STATUTE RELATIVE TO CRIMINAL TRESPASS WARNINGS THAT THERE WAS ANY BASIS TO ISSUE ME ONE. I HAVE NO RECOURSE. I HAVE GONE TO THE SHERIFF'S DEPARTMENT. THEY IGNORE IT. I

HAVE TRIED TO GO TO -- I WENT TO THE PRESIDING

JUDGE. SHE SENT ME TO THE JUDGE WHO IS RESPONSIBLE

FOR THAT GRAND JURY. SHE HAS IGNORED ME. REFUSES

TO TALK WITH ME. NOBODY WILL DO ANYTHING. SO I'M

SITTING HERE WITH THIS BOGUS CRIMINAL TRESPASS

WARNING, AND I'M NO LONGER ALLOWED TO TRY TO PRESENT

MY INFORMATION TO THE GRAND JURY. DENIED THE

FREEDOM OF SPEECH. DENIED THE RIGHT TO PETITION THE

GOVERNMENT FOR REDRESS OF GRIEVANCES. I HAVE CLAIMS

AGAINST THE D.A.'S OFFICE AND THE SHERIFF'S

DEPARTMENT, AS WELL AS FEDERAL JUDGES.

SO WHAT YOU HAVE GOT HERE, YOUR HONOR, IS PEOPLE

SO WHAT YOU HAVE GOT HERE, YOUR HONOR, IS PEOPLE RUNNING ROUGHSHOD OVER ANYBODY THAT THEY CHOOSE TO AND THEIR RIGHTS.

SABRINA FELTON IS HERE IN THE COURTROOM.

SABRINA WAS THERE ON THE 30TH, THE DAY THAT I WAS
BANNED FROM THE BUILDING AND ESCORTED OUT BY THREE
ARMED SHERIFFS AND TOLD THAT I COULD NEVER COME
BACK. SHE WAS ALSO SENT AWAY FROM THE BUILDING, AND
SHE PRESENTED HER EVIDENCE TO MS. NAOMI FUDGE, THE
RECEPTIONIST IN THE DISTRICT ATTORNEY'S OFFICE, AND
ASKED HER TO GIVE THE ENVELOPE WITH HER EVIDENCE TO
THE GRAND JURY. SHE WAS DENIED.

WE HAVE ALL OF THAT ON TAPE. WE HAVE A VIDEO. SO IF YOU WOULD LOVE TO SEE THE VIDEO AND HEAR WHAT

1 IT IS THAT WAS SAID AND TO SEE THAT THERE WAS 2 NOTHING DONE BY ME. 3 THE COURT: ALL RIGHT. WERE YOU ALL TOGETHER? 4 MR. WINDSOR: YES, SIR. THE COURT: YOU ALL ARE TOGETHER? 5 MR. WINDSOR: RIGHT. WE HAVE BEEN THERE THREE 6 7 TIMES. THAT WAS MAYBE THE THIRD TIME. ED DORT IS HERE. ED WAS THERE ONE OF THE TIMES THAT I WAS, 8 9 THAT I WAS THERE. HE WILL TELL YOU THAT I NEVER DID 10 ANYTHING BUT TOTALLY ACT AS A GENTLEMAN. NEVER 11 RAISED MY VOICE. BASICALLY SAT IN A CHAIR. 12 THE COURT: SO IS EVERYBODY AFTER THE FEDERAL 13 JUDGES OVER HERE IN YOUR LITTLE BAND? 14 MS. SABRINA: MY SITUATION, BASICALLY, IS 15 DEALING WITH PAUL HOWARD AND A PROSECUTOR BY THE NAME OF FANI WILLIS WHERE I'VE SEEN HER DO SOME 16 17 ILLEGAL STUFF, PROSECUTORIAL MISCONDUCT, AND I CAUGHT A PICTURE OF IT. AFTER JUDGE DOWNS HAD TOLD 18 HER NOT TO REMOVE EXHIBITS FROM THE COURTROOM THAT 19 20 WAS ADMITTED INTO EVIDENCE TO GO BACK WITH THE JURY, SHE TOOK ONE OF THEM OUT FROM UP THERE AT THE PODIUM 21 22 THAT WAS ADMITTED INTO EVIDENCE OUT IN THE HALLWAY 23 COACHING A WITNESS, AND I TOOK A PICTURE OF IT 24 BECAUSE THIS WAS DEALING WITH MY NEPHEW LIFE. 25 THE COURT: OKAY.

MR. WINDSOR: MR. GOOSEBY HAS COMPLAINTS WITH THE FEDERAL JUDGES. JUDGE EVANS, I BELIEVE, IS ONE OF THE ONES WITH YOU. ED DORT HAS ISSUES WITH PEOPLE HERE IN THE FULTON COUNTY. I BELIEVE IN THE FAMILY COURT. THERE ARE A LOT OF PEOPLE WHO HAVE ISSUES, YOUR HONOR. AND THE FBI IN ATLANTA HAS FORMED A SPECIAL TASK FORCE WITH THE LARGEST NUMBER OF PEOPLE THEY HAVE EVER PUT ON ANYTHING TO INVESTIGATE CORRUPTION ON JUDGES IN GEORGIA.

WELL, ALL THEY HAVE TO DO IS SIT DOWN WITH ME
FOR ABOUT AN HOUR AND THEY WILL BE BUSY FOR THE NEXT
YEAR WITH TAKING CARE OF THE CORRUPTION THAT EXISTS
WITH THE FEDERAL JUDGES. I HAVE UNDENIABLE PROOF.
UNDENIABLE PROOF. AND, YOUR HONOR, EVERYTHING IS
UNCONTROVERTED. FROM 2008 UNTIL THIS MOMENT, THERE
HAS NEVER BEEN ANY STATEMENT OF FACT BY ANY PARTY IN
ANY OF THE DEALINGS I HAVE HAD. YET, YOU HAVE
ORDERS BEING ISSUED WITH FINDINGS OF FACT WHEN THERE
CANNOT BE A FINDING OF FACT. IF I AM THE ONLY
WITNESS WHO HAS PRESENTED EVIDENCE OR SWORN TO
ANYTHING, THEN YOU CAN'T HAVE A FINDING OF FACT FOR
THE OTHER SIDE WHEN THEY HAVEN'T PRESENTED ANY
EVIDENCE OR ANY WITNESSES.

THE ONLY AFFIDAVITS THAT HAVE BEEN SIGNED AT ALL IN THE LAST 3 YEARS HAVE BEEN PHONY. MR. ANDERSON

HERE IN THE FRONT ROW, WHO IS AN ATTORNEY; WHO I 1 FEEL IS AS DISHONEST AS THEY GET, HE SIGNED A 2 VERIFIED COMPLAINT THAT WAS COMPLETELY FALSE, AND I 3 HAVE GOT A LAUNDRY LIST OF HUNDREDS OF THINGS THAT HE HAS DONE. BUT HE IS THE ONLY ONE, AND HIS AFFIDAVITS HAD TO DO WITH LEGAL FEES OR SOMETHING 6 OTHER THAN THE FACTS IN THE CASE. BUT NO PARTIES HAVE SAID A THING. SO HOW IN THE 8 WORLD CAN YOU HAVE JUDGES MAKING THESE FINDINGS? 9 YOU CAN'T IF THEY ARE HONEST AND THEY ARE DOING THE 10 PROPER JOB. 11 BUT BACK TO THE DISTRICT ATTORNEY AND THE 12 SHERIFF'S DEPARTMENT. THE OTHER THING I TRIED TO DO 13 WAS SWEAR OUT CRIMINAL WARRANT APPLICATIONS. WELL, 14 I WAS DENIED THAT RIGHT, AS WELL. IT WAS BUMPED 15 UPSTAIRS TO A LADY NAMED CICELY BARBER. CICELY 16 BARBER TOOK IT TO HER BOSS MARK HARPER. MARK HARPER 17 AND CICELY BARBER APPARENTLY TOOK IT TO JUDGE 18 STEPHANIE DAVIS. JUDGE STEPHANIE DAVIS HAS HAD IT 19 FOR A MONTH AND A WEEK OR SO. 20 21 THE COURT: YOU ARE SWEARING OUT WARRANTS ON 22 WHO? MR. WINDSOR: ON MR. ANDERSON FOR THEFT BY 23

TAKING, FOR MS. NWOKOCHA FOR ISSUING THE CRIMINAL

TRESPASS WARRANT AGAINST THE LAW WITHOUT ANY

24

25

JUSTIFICATION FOR OBSTRUCTING JUSTICE. SO I WENT TO

JUDGE DAVIS'S COURTROOM TO SEE IF I COULD SPEAK WITH

HER FOR 5 MINUTES TO EXPLAIN TO HER WHAT THE ISSUES

WERE. SHE REFUSED TO TALK TO ME. AND I STILL

HAVEN'T HEARD ANYTHING.

SO, BASICALLY, IF YOU HAVE A VALID COMPLAINT, IF

YOU ARE AN HONEST, LAW ABIDING CITIZEN WHO PAID YOUR

SO, BASICALLY, IF YOU HAVE A VALID COMPLAINT, IF YOU ARE AN HONEST, LAW ABIDING CITIZEN WHO PAID YOUR TAXES, YOU'VE NEVER BEEN ARRESTED, NEVER DONE ANYTHING, NEVER EVEN OBJECTED OR WROTE YOUR CONGRESSMAN ABOUT ANYTHING YOU COMPLAINED ABOUT, YOU DON'T HAVE A CHANCE IN THE WORLD OF GETTING YOUR COMPLAINTS HEARD WHEN YOU HAVE GOT THE FULTON COUNTY DISTRICT ATTORNEY'S OFFICE OPERATING LIKE THE GESTAPO; KEEPING PEOPLE FROM EXERCISING THEIR RIGHTS.

THERE IS NO LEGAL BASIS WHATSOEVER, YOUR HONOR, FOR YOU TO SAY THAT I HAVEN'T PROVIDED; IN ALL DUE RESPECT, THAT I HAVEN'T PROVIDED JUSTIFICATION FOR THE FACT THAT MY CONSTITUTIONAL RIGHTS HAVE BEEN SEVERELY VIOLATED.

THE COURT: WELL, LET ME TELL YOU SOMETHING. WE WORK HARD DOWN HERE ALL DAY LONG. I MEAN, WE WORK CONSTANTLY TRYING MURDER CASES. WE CONDUCT A LOT OF IMPORTANT BUSINESS DOWN HERE. AND, YOU KNOW, TO BE DISRUPTED -- AND THAT'S WHAT THEY ARE SAYING. THEY

ARE DISRUPTED, THE GRAND JURY AND THE PEOPLE THAT, 1 YOU KNOW, WITH THEIR RESPONSIBILITIES. AND THEY 2 GAVE YOU AN AUDIENCE, AND YOU DIDN'T LIKE WHAT THEY 3 SAID. I DON'T KNOW. THEY GAVE YOU AN AUDIENCE, AND THEN YOU JUST KEEP SHOWING UP. AND I DON'T KNOW 5 WHAT'S GOING THROUGH YOUR MIND, BUT, YOU KNOW, WE 6 7 HAVE GOT JOBS TO DO DOWN HERE. MR. WINDSOR: WELL, YOUR HONOR, YOU DO HAVE JOBS 8 TO DO, AND THE JOBS ARE NO MORE IMPORTANT FOR 9 ANYTHING ELSE THAN THEY ARE WITH THIS. YOUR HONOR, 10 I WAS DENIED THE RIGHT TO COME BACK AND PRESENT THE 11 12 INFORMATION. THE COURT: YOU WENT TO THE 11TH CIRCUIT. YOU 13 WENT BACK. YOU SETTLED YOUR CASE. AND NOW, I GUESS 14 HOW MANY YEARS LATER, WE ARE STILL DEALING WITH 15 THIS? 16 17 MR. WINDSOR: THREE YEARS. THE COURT: THREE YEARS. OKAY. AND YOU HAVE 18 19 TAKEN IT FROM THE FEDERAL COURT, WHICH I UNDERSTAND 20 HAVE BARRED YOU FROM FILING ANYTHING UP THERE, NOW DOWN TO THIS ARENA; IS THAT RIGHT? 21 MR. WINDSOR: CORRECT. 22 23 THE COURT: ALL BASED ON YOUR CIVIL CASE WHERE YOU WERE, YOU KNOW, SANCTIONED, I GUESS, WITH 24 ATTORNEY FEES FOR EXPANDING THE LITIGATION. I 25

ASSUME THAT'S WHAT IT WAS. SO THIS IS WHERE WE ARE, 1 AND YOU HAVE GOT 10 MORE MINUTES. 2 MR. WINDSOR: WELL, YOUR HONOR, THERE IS NO 3 EVIDENCE BEFORE THE COURT. SO THIS INFORMATION THAT 4 YOU ARE DISCUSSING IS NOT VALID. BASED AT LEAST ON 5 FEDERAL LAW. AND I WOULD ASSUME IT IS PROBABLY THE 6 SAME OR SIMILAR FOR THE STATE OF GEORGIA. THERE IS NO SUCH THING AS TAKING JUDICIAL NOTICE OF ANY 8 ORDERS. I HAVE FILED A MOTION TO STRIKE OR VACATE THE ALLEGED EVIDENCE SUBMITTED BY THE COUNTY 10 ATTORNEY WHICH ARE SOME ORDERS. THE ORDERS ARE 11 COMPLETELY FALSE. 12 JUDGE THRASH, WHO HAS NOW BEEN ASSIGNED TO 13 ELIMINATE ALL OF MY CASES; DOESN'T HAVE 14 JURISDICTION, IS A DEFENDANT IN THE CASE. NEVER 15 ALLOWED MY MOTION FOR REMAND TO BE FILED. NEVER 16 RESPONDED TO MY MOTION FOR RECUSAL. AND HAS DENIED 17 THE PROPER VALID FILING OF LITERALLY A DOZEN OR MORE 18 MOTIONS THAT HAVE BEEN FILED. THESE GUYS ARE JUST 19 AS CROOKED AS THEY CAN BE. BUT THE ISSUE I'M HERE 20 21 TODAY TO TALK ABOUT --22 THE COURT: WELL, HAVE YOU APPEALED THAT TO THE 23 11TH CIRCUIT?

MR. WINDSOR: BEG PARDON?

THE COURT: HAVE YOU APPEALED THOSE ORDERS TO

24

25

1	THE 11TH CIRCUIT?
2	MR. WINDSOR: YOU KNOW, I HAVE TRIED.
3	THE COURT: WELL, THAT'S WHERE YOU SHOULD BE.
4	IF YOU DON'T LIKE WHAT THEY ARE DOING AND THINK YOUR
5	RIGHTS HAVE BEEN VIOLATED, THEN YOU TAKE JUDGE
6	THRASH AND YOU TAKE HIM TO THE 11TH CIRCUIT AND LET
7	THEM DEAL WITH IT. IF YOU DON'T LIKE WHAT THEY HAVE
8	DONE, THEN YOU GO TO THE SUPREME COURT OF THE UNITED
9	STATES. I THINK THAT'S HOW IT WORKS.
10	MR. WINDSOR: WELL, MY CHARGES ARE RELATIVE TO
11	THE CRIMINAL RACKETEERING OPERATION OF THE FULTON
12	COUNTY DISTRICT ATTORNEY'S OFFICE. THAT'S WHAT WE
13	ARE HERE TO TALK ABOUT.
14	THE COURT: ALL RIGHT.
15	MR. WINDSOR: I HAVE UNCONTROVERTED PROOF OF
16	WHAT THEY HAVE DONE. THE DOCUMENTS ARE FILED WITH
17	THE COURT. I'M HAPPY TO TESTIFY FOR AS LONG AS
18	NEEDED. I WOULD RESPECTFULLY ASK THAT YOU ALLOW ME
19	TO CALL THE WITNESSES THAT I HAVE.
20	THE COURT: WELL, YOU HAVE GOT 10 MINUTES. YOU
21	CAN DO WHATEVER YOU WANT IN 10 MINUTES.
22	MR. WINDSOR: OKAY. I WILL CALL SABRINA FELTON,
23	F-E-L-T-O-N.
24	THE COURT: WHAT DID YOU JUST PUT IN YOUR HAND?
25	THE WITNESS: MY EARPIECE. I FORGOT I HAD IT.

7	THE DEPOTE SHERIFF: RAISE FOUR RIGHT HAND.
2	SABRINA FELTON,
3	HAVING BEEN DULY SWORN, WAS EXAMINED AND TESTIFIED AS FOLLOWS:
4	DIRECT EXAMINATION
5	BY MR. WINDSOR:
6	THE DEPUTY SHERIFF: HAVE A SEAT. STATE AND
7	SPELL YOUR NAME FOR THE RECORD.
8	THE WITNESS: SABRINA FELTON, S-A-B-R-I-N-A
9	F-E-L-T-O-N.
10	BY MR. WINDSOR:
11	Q. SABRINA, YOU AND I MET ON MORE THAN ONE OCCASION; IS
12	THAT CORRECT?
13	A. YES, SIR.
14	Q. DID WE MEET AT THE FULTON COUNTY DISTRICT ATTORNEY'S
15	OFFICE?
16	A. YES, WE DID.
17	Q. CAN YOU DESCRIBE THE FULTON COUNTY DISTRICT ATTORNEY'S
18	AREA?
19	A. BASICALLY, WHEN YOU COME OFF THE ELEVATOR, YOU GOT A
20	BENCH THAT SITS TO THE LEFT AND DOUBLE DOORS TO THE FRONT, AND TO
21	THE RIGHT IS WHERE MS. FUDGE SIT BEHIND THE WINDOW.
22	Q. AND IS THE DOOR, THE WALL AND THE DOOR LOCKED TO THE
23	DISTRICT ATTORNEY'S OFFICE?
24	A. YES, IT IS, AT ALL TIMES.
25	Q. IS IT YOUR IMPRESSION THAT THE ELEVATOR LOBBY IS A

2	A. YES, IT IS.
3	Q. WERE YOU OR I EVER IN ANY AREA OTHER THAN THE PUBLIC
4	LOBBY?
5	A. NO.
6	Q. DID YOU PRESENT, ATTEMPT TO PRESENT AN ENVELOPE, SEALED
7	CONFIDENTIAL EVIDENCE FOR THE GRAND JURY TO MS. NAOMI FUDGE AND
8	RECEPTIONIST?
9	A. YES. I DID WHAT I WAS TOLD BY FBI GUY NAME OF TODD
10	THAT WORKED FOR THE FBI AND DID WHAT I WAS TOLD BY THE STATE BAR
11	BY NAME OF A LADY BY THE NAME OF MEGAN.
12	Q. SHE REFUSED TO ACCEPT IT, DIDN'T SHE?
13	A. SHE BASICALLY TOLD ME TO TAKE THE ENVELOPE DOWN TO PAUL
14	HOWARD OFFICE, WHICH I DIDN'T TRUST PAUL HOWARD TO OVERSEE HIS
15	OWN; I BASICALLY WOULD SAY COWORKERS, SO I BASICALLY TOOK IT UPON
16	MYSELF TO DO THE RESEARCH AND TAKE IT TO THE GRAND JURY.
17	Q. BUT MS. FUDGE REFUSED TO ACCEPT YOUR EVIDENCE?
18	A. YES, SHE DID, AND I WAS VERY POLITE WHEN I APPROACHED
19	THE COUNTER, AND I ASKED HER FOR AN EXPLANATION AS TO WHY SHE
20	COULDN'T RECEIVE THE EVIDENCE, AND SHE BASICALLY GOT HOSTILE AND
21	TOLD ME TO SIT DOWN.
22	Q. DID YOU EVER SEE ME RAISE MY VOICE, ACT RUDE, INTERRUPT
23	ANYBODY, APPROACH ANY OF THE GRAND JURORS?
24	A. NO, I DIDN'T.

Q. WERE YOU AND I STANDING THERE TOGETHER WHEN YOU SPOKE

1

25

PUBLIC AREA?

1	TO MS. NWOKOCHA?
2	A. WHEN I SPOKE TO MS. CYNTHIA.
3	Q. AND AFTER YOU WERE SPEAKING WITH HER AND I COMMENTED
4	THAT A CITIZEN HAS THE RIGHT TO PRESENT INFORMATION TO THE GRAND
5	JURY, WHAT DID SHE DO?
6	A. SHE BASICALLY GOT HOSTILE. ME AND HER KIND OF HAD
7	WORDS ABOUT WHAT I WAS TELLING HER IN REFERENCE TO MS. FANI
8	WILLIS, AND, BASICALLY, SHE TURNED TO YOU AND TOLD YOU TO STAY
9	OUT OF OUR AFFAIRS AND THAT IF YOU AND I DON'T LEAVE THE THIRD
10	FLOOR, SHE WOULD ISSUE A WARRANT FOR MY ARREST AND THAT YOU NEED
11	TO LEAVE THE FLOOR; AND SHE FINGERED OR CALLED FOR SOME SHERIFFS,
12	AND AFTER SHE GOT THROUGH TALKING TO THE SHERIFFS, BEFORE I
13	ACTUALLY GOT ON THE ELEVATOR, I HEARD HER SAY THAT SHE STARTED TO
14	KNOCK YOU OUT.
15	Q. OKAY. THANK YOU VERY MUCH.
16	MR. FERRARI: NO QUESTIONS. I'M JEROLYN FERRARI
17	REPRESENTING FULTON COUNTY.
18	THE COURT: ALL RIGHT. ANYTHING ELSE? ANYTHING
19	ELSE?
20	MR. WINDSOR: WELL, I WISH WE HAD TIME TO CALL
21	MR. BRIDGEWATER, BUT I DON'T BELIEVE THAT WE DO.
22	YOUR HONOR, THEY HAVE BEEN PARTIES SERVED IN THIS
23	CASE. THE AFFIDAVITS OF SERVICE HAVE BEEN FILED.
24	ONE OF THE ISSUES RAISED BY THE COUNTY ATTORNEYS IS

YOU CAN'T HAVE THIS HEARING BECAUSE NOBODY HAS BEEN

SERVED. THAT ISN'T TRUE. MR. BROADBENT HAS BEEN SERVED. THE DEPUTY SHERIFFS HAVE BEEN SERVED. WE BELIEVE THE COUNTY HAS BEEN SERVED, THOUGH THEY ARE DEBATING THAT.

THE LAW RELATIVE TO INJUNCTION AND TEMPORARY
RESTRAINING ORDER IS IF YOUR CONSTITUTIONAL RIGHTS
ARE BEING VIOLATED, THEN IT IS GROUNDS FOR AN
INJUNCTION. DOESN'T HAVE TO BE THAT I'M GOING TO
WIN ON THE MERITS. SIMPLY HAS TO BE THAT THE
BALANCE TIPS IN MY FAVOR RELATIVE TO MY
CONSTITUTIONAL RIGHTS. IF YOU DON'T DO ANYTHING,
THEY CONTINUE TO DENY ME FREEDOM OF SPEECH, DENY ME
THE RIGHT TO PETITION FOR REDRESS OF GRIEVANCES AND
HAVE ME UNDER THIS CRIMINAL TRESPASS THREAT.

I BELIEVE THEY WILL DESTROY EVIDENCE. I DON'T BELIEVE THEY ARE HONEST AT ALL. SO I'M ASKING THAT THEY BE RESTRAINED FROM DESTROYING EVIDENCE. I'M ASKING THAT THEY BE RESTRAINED FROM THIS CRIMINAL TRESPASS SITUATION. AND I'M ASKING THAT THEY BE DENIED FROM EVER ISSUING THOSE IN A PUBLIC SPACE BY SOMEONE WHO ISN'T THE OWNER OF THE PROPERTY, WHICH ARE THE REQUIREMENTS UNDER THAT STATUTE, AND I'M ASKING THAT THEY BE STOPPED FROM INTERFERING WITH MY EFFORTS TO PRESENT INFORMATION TO THE GRAND JURY OR ANYBODY ELSE BECAUSE THE STATUTES SIMPLY DON'T ALLOW

IT.

1

25

THERE IS NO CASE LAW THAT I HAVE BEEN ABLE TO 2 FIND THAT CHANGES THE STATUTE, AND AS I READ THE 3 LAW, IT SAYS THE STATUTE HAS TO BE READ LITERALLY IF 4 THERE IS NO CASE LAW THAT'S GOING TO AMEND IT IN ANY WAY. AND IF YOU READ THE STATUTES FOR THE GRAND 6 JURIES, THE WORDS DISTRICT ATTORNEY ONLY APPEAR 7 THREE TIMES, AND IT HAS ABSOLUTELY NOTHING TO DO 8 WITH GIVING THE DISTRICT ATTORNEY ANY AUTHORITY 9 WHATSOEVER OVER THE GRAND JURY. NONE. THE ONLY 10 THING THEY CAN DO, BASICALLY, IS HIRE A STENOGRAPHER 11 AND HANDLE ISSUES IF THERE IS A CHANGE OF VENUE. 12 SO I'M PRO SE. IT IS HARD FOR ME TO STAND UP 13 HERE AND TELL YOU THE THINGS THAT YOU WOULD LIKE TO 14 HEAR. IT IS ALL IN WRITING. I WOULD ASK YOU TO 15 READ IT, AND I WOULD ASK YOU TO DO WHAT'S RIGHT. 16 WHAT'S RIGHT HERE IS TO STOP THESE GUYS FROM 17 TRAMPLING ON US. I HAVE NEVER INTERRUPTED ANYBODY. 18 I HAVE NEVER DONE ANYTHING WRONG. IF THESE PEOPLE, 19 YOUR HONOR, HAD SIMPLY DONE WHAT THE LAW ALLOWS, LET 20 21 ME SEND MY LETTER TO THE GRAND JURY AND LET THE GRAND JURY DECIDE IF THEY WANTED TO TALK TO ME, WE 22 WOULDN'T BE HERE. 23 THE COURT: WELL, I HAVE BEEN DOWN HERE 37 YEARS 24

AND IN THIS BUILDING. USED TO APPEAR BEFORE THE

1	GRAND JURY. I HAVE NEVER HEARD OF A PROBLEM WITH
2	THE GRAND JURY. MAYBE FROM TIME TO TIME SOMETHING
3	HAPPENS, BUT, I MEAN, THIS IS THE FIRST TIME I'M
4	FAMILIAR WITH, YOU KNOW, THE GRAND JURY DOING THESE
5	BAD THINGS.
6	MR. WINDSOR: I DON'T THINK IT IS THE GRAND
7	JURY, YOUR HONOR. I THINK IT IS THE DISTRICT
8	ATTORNEY.
9	THE COURT: ALL RIGHT.
10	MR. WINDSOR: YOU KNOW, MR. BROADBENT IS HERE.
11	HE WAS SUBPOENAED. IF YOU WOULD GIVE ME 5 MINUTES,
12	WE COULD ASK HIM WHAT TOOK PLACE. HE WAS IN THE
13	GRAND JURY BEFORE.
14	THE COURT: OKAY. MR. BROADBENT, WILL YOU COME
15	UP?
16	MR. WINDSOR: I'M SORRY. MR. BRIDGEWATER. I
17	MAY HAVE MISSPOKEN.
18	THE COURT: MR. BRIDGEWATER, WILL YOU COME UP?
19	HAVE A SEAT. AND JUST 5 MINUTES.
20	MR. WINDSOR: I APPRECIATE IT, YOUR HONOR.
21	THE DEPUTY SHERIFF: RAISE YOUR RIGHT HAND, SIR.
22	DR. HERBERT JEREMIAH BRIDGEWATER, JR.,
23	HAVING BEEN DULY SWORN, WAS EXAMINED AND TESTIFIED AS FOLLOWS:
24	DIRECT EXAMINATION
25	BY MR. WINDSOR:

1	THE DEPUTY SHERIFF: HAVE A SEAT. STATE AND
2	SPELL YOUR NAME FOR THE RECORD, PLEASE.
3	THE WITNESS: DR. HERBERT JEREMIAH BRIDGEWATER,
4	JR.
5	BY MR. WINDSOR:
6	Q. DR. BRIDGEWATER, HAVE YOU EVER BEEN ON THE GRAND JURY
7	A. YES, I HAVE.
8	Q. HAVE YOU BEEN THE FOREMAN?
9	A. YES, I WAS.
10	Q. WERE YOU ELECTED?
11	A. YES, I WAS.
12	Q. HOW MANY TIMES HAVE YOU BEEN ON THE GRAND JURY?
13	A. ONCE.
14	Q. OKAY. AND THIS WAS MAY, JUNE OF THIS YEAR?
15	A. MAY, JUNE, AND PORTION OF JULY.
16	Q. DID YOU RECEIVE A LETTER FROM ME SAYING THAT I HAD
17	CHARGES TO PRESENT OF CRIMINAL ACTIVITY BY FEDERAL JUDGES IN
18	ATLANTA?
19	A. YOU SENT US TWO LETTERS, YES.
20	Q. YOU RECEIVED THOSE?
21	A. YES.
22	Q. AND DID YOU WRITE ME A LETTER BACK?
23	A. YES, I DID.
24	Q. DO YOU RECALL WHAT THAT LETTER SAID?
25	A. NOT IN TOTO.

Q. DO YOU RECALL SAYING SOMETHING ABOUT WHAT YOU HAVE AUTHORITY FOR WAS TO INSPECT JAILS OR HOSPITALS?

A. I RECALL SENDING A LETTER TO YOU PUTTING THE WORDS TOGETHER, AND I ASKED THE ASSISTANT DISTRICT ATTORNEY REBECCA KEEL IF SHE WOULD GO AHEAD AND PUT IT ON THE DISTRICT ATTORNEY'S LETTERHEAD FOR YOU. IT WAS THE OPINION AFTER YOU SENT THE FIRST LETTER, THE MEMBERS OF THE GRAND JURY DID NOT FEEL THAT IT HAD ANY VALIDITY. THAT IT WAS NOT WITHIN OUR SCOPE FOR US TO RESPOND TO. WE FELT IT WAS NEBULOUS. THAT YOU NEED TO GET A LIFE. AND THEY CLEARLY SAID I PUT THAT IN. WE DIDN'T WANT TO SAY THAT BECAUSE THAT MIGHT SOUND A BIT HARSH, BUT WE DID TELL YOU THAT BASED ON THE STATUTE -- WE QUOTED THE CODE -- THAT WHAT YOU ASKED DID NOT COVER WHAT WE COULD DO. AND THEN YOU SENT US ANOTHER LETTER, AND THE MEMBERS OF THE GRAND JURY VOTED THAT THEY DID NOT WANT TO HEAR FROM YOU.

- Q. OKAY. WHO TOLD YOU WHAT TO PUT IN THE LETTER TO ME?
- A. NO ONE TOLD ME WHAT TO PUT IN THE LETTER, SIR. I'M EDUCATED. I'M IN LAW. I WAS APPOINTED TO THE FEDERAL TRADE COMMISSION. SO I DO HAVE A LAW DEGREE. I'M ALSO THE POLICE CHAPLAIN FOR THREE LAW OFFICES. I'M THE POLICE CHAPLAIN FOR THE FULTON COUNTY SHERIFF'S DEPARTMENT, THE CITY OF ATLANTA, AND THE GEORGIA STATE PATROL. SO I'M NOT AN IDIOT. I'M INTELLIGENT, AND SO I DO KNOW WHAT LAW SAYS, AND I KNOW STATUTES. I HAVE DONE ANTITRUST LEGISLATION, REGULATIONS, AND PATENT, WORKED WITH ELIZABETH WHO WAS THEN ELIZABETH HANFORD, NOW ELIZABETH DOLE

MARRIED TO THE FORMER SENATOR DOLE. SO I DO HAVE KNOWLEDGE.

- Q. WHAT IS YOUR KNOWLEDGE OF YOUR OATH THAT SAYS THAT IF INFORMATION COMES TO YOU INDICATING THERE IS A CRIME, YOU HAVE A DUTY TO INVESTIGATE IT?
 - A. I'M AWARE OF THAT.
 - O. THAT WAS --

б

- A. WE SAW NO CRIME. WE SAW NO CRIME BEING COMMITTED, SIR.
- Q. DID ANYBODY SPEAK TO YOU ABOUT MY LETTER, OR THE GRAND JURY JUST DISCUSS IT INDEPENDENTLY?
- A. WELL, WHEN THE LETTER CAME TO MR. WAVERLY SETTLES,
 ASSISTANT DISTRICT ATTORNEY, HE BROUGHT IT IN TO US, GAVE US ALL
 COPIES. WE ALL READ IT, AND WE WENT OVER IT. BUT WHAT I'M
 ANNOYED IS THAT YOU SUBPOENAED ME. YOU CAME TO MY HOME. I DON'T
 KNOW HOW YOU GOT MY ADDRESS. CAME AT 5:00 O'CLOCK IN THE MORNING
 AT MY GATE, AND YOU SENT THIS LETTER. I GOT A CHECK THAT YOU ARE
 TELLING ME THAT YOU WILL PAY ME \$27 FOR WITNESS. I STOPPED BY
 THE POLICE DEPARTMENT. I HAVE NEVER -- I HAVE NEVER SEEN ANYBODY
 OFFER A PERSONAL CHECK TO PAY FOR A WITNESS. USUALLY IT COMES
 THROUGH A PARTICULAR PROCESS. SO I'M NOT SURE IF THAT IS NOT
 WORTHY OF BEING INVESTIGATED ITSELF.
- Q. IT SAID YOU HAVE TO PAY A WITNESS FEE, SO THERE IS A WITNESS FEE. IN TERMS OF 5:00 O'CLOCK, WE WILL SEE WHAT TIME THE PROCESS SERVER SAYS THEY WERE THERE. YOUR ADDRESS CAME OFF THE INTERNET. SO MR. SETTLES HAD OPENED THE LETTER AND DISCUSSED IT WITH YOU?

1	A. HE DIDN'T DISCUSS IT. HE OPENED IT AND PRESENTED IT TO
2	US.
3	Q. THANK YOU, MR. BRIDGEWATER.
4	A. YOU ARE WELCOME, SIR.
5	THE COURT: ALL RIGHT. THANK YOU, SIR.
6	MR. SNELLING: YOUR HONOR, IF I MIGHT.
7	THE COURT: ALL RIGHT. HOLD ON JUST A MINUTE.
8	THEY WANT TO ASK YOU SOME QUESTIONS.
9	CROSS-EXAMINATION
10	BY MR. SNELLING:
11	Q. MY NAME IS EDDIE SNELLING. I'M ASSISTANT ATTORNEY
12	GENERAL EDDIE SNELLING.
13	MR. SNELLING: YOUR HONOR, I WOULD LIKE TO HAND
14	THE WITNESS WHAT I WOULD LIKE DESIGNATED AS EXHIBIT
15	2.
16	THE COURT: ALL RIGHT. DEFENDANT'S EXHIBIT 2.
17	BY MR. SNELLING:
18	Q. DR. BRIDGEWATER, DO YOU RECOGNIZE THAT DOCUMENT?
19	A. YES, I DO.
20	Q. IS THAT THE LETTER THAT THE GRAND JURY SENT TO THE
21	PLAINTIFF AFTER CONSIDERING HIS CORRESPONDENCE?
22	A. YES, INDEED IT IS.
23	MR. SNELLING: THAT'S ALL THE QUESTIONS I HAVE,
24	YOUR HONOR.

THE COURT: OKAY. THANK YOU. ALL RIGHT.

1	MR. WINDSOR: I'M DONE.
2	THE COURT: OKAY. THANK YOU, SIR.
3	MR. WINDSOR: SHALL WE LET THE OTHER SIDE TALK,
4	YOUR HONOR?
5	THE COURT: YES.
6	MR. WINDSOR: OKAY.
7	MR. SNELLING: YOUR HONOR, AGAIN, MY NAME IS
8	EDDIE SNELLING, AND ON BEHALF OF THE ATTORNEY
9	GENERAL, I'M REPRESENTING THE STATE DEFENDANTS IN
10	THIS MATTER, WHICH WOULD BE THE FULTON COUNTY
11	DISTRICT ATTORNEY'S OFFICE, AS WELL AS THE DISTRICT
12	ATTORNEYS KEEL AND SETTLES.
13	YOUR HONOR, I WOULD FIRST LIKE TO MARK AS
14	DEFENDANT'S EXHIBIT 1 SOME DOCUMENTS WHICH MAY HELP
15	WITH THE BACKGROUND OF THIS MATTER.
16	MR. WINDSOR: OBJECTION, YOUR HONOR. THIS
17	GENTLEMAN CAN'T PROVE UP THESE DOCUMENTS.
18	THE COURT: ALL RIGHT. WELL, WHAT ARE THEY,
19	MR. SNELLING?
20	MR. SNELLING: WITH THE EXCEPTION OF ONE
21	PLEADING THAT WAS FILED, I BELIEVE BY FULTON COUNTY
22	DISTRICT ATTORNEY, THEY ARE ALL JUDICIAL ORDERS,
23	YOUR HONOR.
24	THE COURT: ALL RIGHT.
25	MR. WINDSOR: NONE OF THEM ARE CERTIFIED COPIES

AND JUDICIAL ORDERS.

 THE COURT: WELL, I'M GOING TO ADMIT THEM.

MR. SNELLING: YOUR HONOR, MY UNDERSTANDING, THE NATURE OF THE CASE IS THAT WE HAVE AT LEAST TWO ISSUES THAT WERE PRELIMINARILY BEFORE THE COURT.

THE TRO AND REQUEST FOR EXPEDITED DISCOVERY. AND THE REQUEST FOR EXPEDITED DISCOVERY HAS BEEN DENIED. WITH REGARD TO THE REQUEST FOR A TRO, I THOUGHT IT MIGHT BE APPROPRIATE IF WE HAD SOME SUMMARY, SOME BACKGROUND OF HOW IT IS THAT WE CAME TO THIS POINT, AND CERTAINLY WHY WE BELIEVE THE TRO WOULD NOT BE APPROPRIATE.

IN HIS SECOND AFFIDAVIT, THE PLAINTIFF MENTIONS
MAID OF THE MIST, WHICH IS REFERENCE TO A PREVIOUS
LAWSUIT, AND I BELIEVE THAT'S PARAGRAPH 31. ALSO
MENTIONED THAT IN HIS PRESENTATION. THESE EXHIBITS
ARE ALL DEALING WITH MATTERS THAT CAME ABOUT FROM
THAT. I BELIEVE EXHIBIT A, YOUR HONOR, AND THERE IS
AN INDEX AT THE BEGINNING OF IT. EXHIBIT A IS
ACTUALLY A COPY OF THE CONSENT FINAL ORDER ISSUED
DECEMBER 9, 2008 IN THAT ORIGINAL CASE.

AND I BELIEVE AS THE PLAINTIFF WAS MENTIONING,
THERE WAS AN AWARD OF SOME \$395,000 IN ATTORNEY'S
FEES AS A RESULT OF THE CONSENT FINAL ORDER. THE
COURT ALSO ISSUED OR STATED IN THAT CONSENT FINAL

ORDER THAT THERE WOULD BE NO APPEALS OR FURTHER PROCEEDINGS REGARDING THIS MATTER.

AND THERE WAS A SPECIFIC REASON I BELIEVE THE COURT PLACED THAT STATEMENT IN THAT ORDER. BECAUSE AS YOU CAN SEE FROM THOSE LISTS OF DOCUMENTS, WHICH IS NOT EXHAUSTIVE WITH REGARD TO THE PLAINTIFF IN THIS CASE, THERE HAS BEEN EXTENSIVE LITIGATION RELATED TO THAT CONSENT FINAL ORDER.

I DIRECT YOUR ATTENTION TO C IN EXHIBIT 1 JUST TO GIVE THE COURT AN IDEA OF THE NATURE OF THE PROCEEDINGS. IN C, YOUR HONOR, I BELIEVE JUDGE EVANS WAS DEALING WITH 62 POSTJUDGMENT MOTIONS FILED BY THE PLAINTIFF REGARDING THAT CONSENT FINAL ORDER AND HIS ATTEMPT TO WITHDRAW IT, TO REOPEN IT, OR TO APPEAL IT. LITIGATION, OF COURSE, PROCEEDED ON FROM THERE.

I WOULD ALSO DIRECT YOUR HONOR'S ATTENTION -AND I WON'T GO THROUGH THIS, BUT THERE IS AN
EXCELLENT SUMMARY IN EXHIBIT I, WHICH IS, I BELIEVE,
AN ORDER FROM JUDGE DUFFY GRANTING SUMMARY JUDGMENT
ON A SUBSEQUENT MATTER, AND THERE IS ALSO A NICE
SUMMARY IN EXHIBIT J WHICH I BELIEVE THAT'S A CASE
THAT WAS REMOVED FROM FULTON COUNTY, AND THAT'S
DEFENDANT'S MOTION FOR PROTECTIVE ORDER REGARDING
THE AMOUNT OF LITIGATION THAT HAS BEEN PUT FORWARD

BY THE PLAINTIFF.

WHAT HAPPENS, YOUR HONOR, IT APPEARS, IS THAT AS HE LOSES AT EACH SUCCESSIVE STEP, HE EXPANDS THE LITIGATION. SO HAVING LOST BEFORE DISTRICT JUDGE EVANS, HE EXPANDS THE LITIGATION. HAVING LOST BEFORE JUDGE EVANS, JUDGE DUFFY, AND THE 11TH CIRCUIT, HE EXPANDS THE LITIGATION TO INCLUDE ALL OF THOSE INDIVIDUALS. AND HAVING ACTUALLY GONE BEFORE THE 11TH CIRCUIT TWICE, HE EXPANDED THE LITIGATION TO INCLUDE ALL OF THOSE INDIVIDUALS.

THE COURT: AND THE UNITED STATES OF AMERICA.

MR. SNELLING: YES, YOUR HONOR. IN AN ATTEMPT TO STOP THIS BARRAGE OF LITIGATION, THE FEDERAL COURTS ACTUALLY ON TWO OCCASIONS ATTEMPTED TO ENTER ORDERS RESTRICTING THE PLAINTIFF. THE FIRST, I BELIEVE, WAS BY JUDGE EVANS, AND THAT'S H WHERE AN INJUNCTION WAS GRANTED. AND IN THAT CASE, JUDGE EVANS SIMPLY LIMITED HER INJUNCTION TO YOU CANNOT FILE ANY FURTHER PLEADINGS WITH REGARD TO THIS MATTER. AND, OF COURSE, THAT DID NOT STOP HIM. WHEN WE GOT DOWN TO K WITH JUDGE THRASH, THAT IS WHERE AN INJUNCTION WAS ISSUED AGAINST THE PLAINTIFF PROHIBITING HIM FROM FILING ANY LITIGATION AND IN ANY STATE OR FEDERAL COURT WITHIN THE NORTHERN DISTRICT WITHIN JUDGE THRASH'S JURISDICTION WITHOUT

1

23

24

25

THE PLAINTIFF FIRST SEEKING PERMISSION FROM A

AND, OF COURSE, THAT DID NOT STOP THE PLAINTIFF EITHER, AS THERE WAS FURTHER LITIGATION, AND I BELIEVE EVEN PERHAPS AFTER THAT POINT THAT HE FIRST SUED THE DISTRICT ATTORNEY OF FULTON COUNTY.

SO THERE HAVE BEEN ALONG THE WAY, IN ADDITION TO INJUNCTIONS, VARIOUS OTHER ATTEMPTS TO GET THE PLAINTIFF'S ATTENTION WITH REGARD TO THIS MATTER, INCLUDING SOMEWHERE IN THE NEIGHBORHOOD OF, I BELIEVE; AND I'M NOT EXACT ON THIS FIGURE, ABOUT A HALF A MILLION DOLLARS IN ATTORNEY'S FEES THAT HAVE BEEN ASSESSED AGAINST HIM, AS WELL AS THOSE

WITH REGARD TO THIS PARTICULAR MATTER, YOUR HONOR, THE FULTON COUNTY ATTORNEY'S OFFICE HAS FILED A BRIEF WHICH I BELIEVE ADDRESSES ALL OF THE ISSUES FOR THE STANDARDS FOR A TEMPORARY RESTRAINING ORDER. NONE OF WHICH THE PLAINTIFF HAS MET IN THIS CASE.

I WOULD JUST MENTION VERY BRIEFLY REGARDING THAT IN TERMS OF HIS EVIDENCE IN SUPPORT OF THE INJUNCTION, ALL OF HIS AFFIDAVITS, THEY ARE SELF-SERVING STATEMENTS, YOUR HONOR, INDICATING A MISUNDERSTANDING OF THE NATURE OF THE GRAND JURY AND CERTAINLY WITH REGARD TO HIS POTENTIAL ABILITY TO

SUCCEED ON THE MERITS.

JUST A FEW MINOR THINGS. FOR INSTANCE, THE FULTON COUNTY DISTRICT ATTORNEY'S OFFICE IS AN ENTITY WHICH IS NOT SUBJECT TO BEING SUED UNDER 1983 CLAIMS. TORT CLAIMS THAT HE HAS IN THE LAWSUIT ARE CERTAINLY NOT APPROPRIATE AS HE HAS NOT GONE THROUGH THE STEPS, THE APPROPRIATE STEPS UNDER THE STATE'S TORT CLAIM STATUTE.

OF COURSE, ACCORDING TO THE GEORGIA STATE

CONSTITUTION, THE DISTRICT ATTORNEY IS IMMUNE FROM

CIVIL ACTIONS REGARDING HIS ACTIONS IN OFFICE. AND

WITH REGARD TO HIS CONTENTIONS THAT DISTRICT

ATTORNEYS MAY HAVE ADVISED OR SPOKEN TO GRAND JURY

MEMBERS, ACCORDING TO 15-18-6, THAT'S A PART OF THE

DISTRICT ATTORNEY'S FUNCTION TO ADVISE THE GRAND

JURY.

AND, OF COURSE, ONE OF THE ISSUES THAT I BELIEVE THE PLAINTIFF HAS RAISED TODAY DEALS WITH THE GRAND JURY INDICATING TO THE PLAINTIFF IN EXHIBIT 2, THAT LETTER FROM DR. BRIDGEWATER, THAT WHAT HE WAS SEEKING TO HAVE THEM DO WAS BEYOND THEIR JURISDICTION.

WELL, ONCE THE PLAINTIFF WAS INFORMED OF THAT,
ONE OF HIS RESPONSES, YOUR HONOR, WAS THAT THE
ATTORNEY GENERAL'S OFFICE OUGHT TO BE SUBPOENAED SO

1 THAT THEY COULD TESTIFY AS TO THE SCOPE OF THE GRAND
2 JURY'S DUTIES.

WELL, IN O.C.G.A. 15-12-71, IT STATES WHAT THE GRAND JURY'S DUTIES ARE, AND THEY DO HAVE INVESTIGATIVE FUNCTIONS WITH REGARD TO COUNTY ENTITIES. AND THE ATTORNEY GENERAL HAS ISSUED AN OPINION ON THAT. U.S. ATTORNEY 89-10, AND I HAVE A COPY OF THAT OPINION IF YOUR HONOR WOULD LIKE A COPY.

AND THEN NUMBER P WITH REGARD TO THE ULTIMATE ISSUE IN THIS CASE, AND, THAT IS, THE PLAINTIFF'S BELIEF THAT IF HE CAN JUST GET BEFORE THE GRAND JURY, HE WOULD BE ABLE TO TELL THEM HIS CONCLUSORY STATEMENTS THAT THE FEDERAL JUDGES HAVE BEEN BEHAVING IMPROPERLY. YOUR HONOR, THE PLAINTIFF HAS HAD HIS ISSUES TWICE PRESENTED TO THE GRAND JURY.

THE FIRST WAS DURING THE MAY-JUNE TERM WHEN DR.
BRIDGEWATER WAS THE FOREPERSON, AND THAT RESULTED -AND YOU CAN SEE FROM THAT LETTER WHERE DR.
BRIDGEWATER MENTIONS WE HAVE REVIEWED DOCUMENTS THAT
YOU HAVE PRESENTED TO US; AND AS DR. BRIDGEWATER
TESTIFIED, DID NOT SEE ANY INDICATION OF CRIMINAL
MATTERS. THOUGHT IT WAS OUTSIDE OF THEIR SCOPE TO
GO INVESTIGATING FEDERAL JUDGES.

SECONDLY, AFTER THAT MAY-JUNE TERM, IT WAS

1 ARRANGED -- AND I BELIEVE THE PLAINTIFF MADE 2 REFERENCE -- TO HIM PERSONALLY APPEARING IN FRONT OF 3 THE GRAND JURY WHERE HE HAD NOT A LOT OF TIME, BUT A 4 SHORT PERIOD OF TIME TO MAKE HIS CASE, AND HE SIMPLY 5 DID NOT. AND AFTER THAT TIME IS WHEN HE JUST CONTINUED TO APPEAR, TO APPEAR, TO SIT THERE DAY 6 7 AFTER DAY, WHICH RESULTED IN THE CRIMINAL TRESPASS 8 WARNING WHERE HE WASN'T BANNED FROM THE BUILDING. 9 IT WAS JUST THAT PARTICULAR LOCATION. 10 SO, YOUR HONOR, WITH REGARD TO A POSSIBILITY OF 11 SUCCESS ON THE MERITS, WE FEEL THAT THERE IS NO SUCH 12 POSSIBILITY. 13 IN TERMS OF LIKELIHOOD OF SUFFERING IRREPARABLE 14 INJURY, THERE IS NOTHING THAT THE PLAINTIFF HAS 15 MENTIONED TODAY OR ANY PLEADING REGARDING ANY 16 IRREPARABLE INJURY THAT HE WILL SUFFER FROM NOT 17 HAVING AN INJUNCTION. AND CERTAINLY THE PUBLIC 18 INTEREST WOULD BE DISSERVED IF THE COURT WERE TO 19 ISSUE AN ORDER RESTRICTING; THAT HE PAY, INDEED PAY 20 FOR PERFORMING HIS FUNCTIONS WITH THE GRAND JURY. MR. WINDSOR: YOUR HONOR, THERE WAS A LITTLE 21 INCORRECT INFORMATION IN THERE. MAY I CORRECT THAT 22 23 FOR YOU? 24 THE COURT: YES. 25 MR. WINDSOR: FIRST OF ALL, MR. SNELLING SAID

THAT -- YOU KNOW, I OBJECT TO THE DOCUMENTS BECAUSE
HE HAS NO AUTHORITY TO INTRODUCE THE DOCUMENTS. HE
SAID THAT THE CONSENT AGREEMENT PROVIDED THERE WOULD
BE NO FURTHER PROCEEDINGS. THAT'S FALSE, YOUR
HONOR. ABSOLUTELY FALSE. THE ONLY THING THE
CONSENT ORDER PROVIDES IS THAT THERE WOULD BE NO
APPEAL. THE ONLY APPEAL AVAILABLE AT THAT POINT WAS
TO THE SUPREME COURT.

THERE IS EXTENSIVE COMMUNICATION BACK AND FORTH BETWEEN THE ATTORNEYS ON EACH SIDE. THEY WERE ASKING FOR RELEASES FROM EVERYTHING AND THEIR THIRD COUSIN, AND WE WERE PROVIDED NO RELEASES. SO WHEN I WENT TO REOPEN THE CASE AFTER DISCOVERING THAT I BELIEVE THERE ARE DOCUMENTS HIDDEN UNDER SEAL IN THE FEDERAL COURT TO PROVE FRAUD ON THE COURT AND OBSTRUCTION OF JUSTICE, THAT JUDGE EVANS REFUSES AND EVERYBODY ELSE REFUSES TO ALLOW TO BE SEEN, I WENT TO REOPEN THE CASE AFTER I OBTAINED COPIES OF THOSE THROUGH FREEDOM OF INFORMATION. THERE WAS NOTHING TO PROHIBIT ME FROM SEEKING ADDITIONAL PROCEEDINGS.

AS TO 62 MOTIONS, THERE WERE ACTUALLY ABOUT AN EQUAL NUMBER OF MOTIONS FOR THE PLAINTIFFS AND FOR ME. THE ONLY THING DIFFERENT WAS I SOUGHT CONFERENCES OR HEARINGS AND FILED A SEPARATE MOTION EVERY TIME I DID THAT. THAT'S THE ONLY DIFFERENCE.

1 OTHERWISE, THE COUNTS WERE ABOUT THE SAME. 2 217 DAYS, JUDGE EVANS DID ABSOLUTELY NOTHING. ISSUED NO ORDERS. NEVER GRANTED A HEARING. NEVER 3 GRANTED A CONFERENCE. AND THEN CAME OUT WITH 4 5 DENYING ALL OF THOSE FOR NO VALID REASONS. 6 THE THING YOU HAVE TO TRY TO ACCEPT, YOUR HONOR. 7 IS THAT THERE IS NO EVIDENCE FOR THE OTHER SIDE. I CAN PROVE ABSOLUTELY EVERYTHING RELATIVE TO WHAT THE 8 9 FEDERAL JUDGES HAVE DONE. ALL SOMEBODY HAS TO DO IS 10 TAKE A LITTLE TIME IN ORDER TO HEAR IT. 11 AND AS FAR AS THE STANDARDS FOR A TEMPORARY RESTRAINING ORDER, YOU KNOW, I DON'T BELIEVE MADE 12 13 ANY SELF-SERVING STATEMENTS THAT STATED THE FACTS. AND THEN I HAVE SAID THEM ALL UNDER OATH, AND I WILL 14 15 TAKE A POLYGRAPH TEST ANYWHERE, ANYTIME. I HAVE 16 DOCUMENTS THAT PROVE EVERYTHING, AND I'M HAPPY TO 17 ADMIT THOSE. 18 HE MENTIONED THAT THE DISTRICT ATTORNEY CAN'T BE 19 SUED UNDER 42 U.S.C. 1983. IF THE PROBLEM WITH THE DISTRICT ATTORNEY'S OFFICE IS INADEQUATE TRAINING, 20 21 THEN THE DISTRICT ATTORNEY'S OFFICE CAN BE SUED 22 UNDER 42 U.S.C. 1983, AND I DO HAVE CASE LAW TO THAT 23 EFFECT. 24 15-12-71 IS ONLY ONE OF SEVERAL STATUTES

RELATIVE TO THE GRAND JURY. THE OATH OF OFFICE AND

25

ONE OTHER SPECIFIC STATUTE I DON'T REMEMBER THE, YOU KNOW -- PROVIDE THAT THE GRAND JURY HAS OTHER POWERS AND AUTHORITIES. SPECIFICALLY, THEY HAVE PRESENTMENT, AND THEY HAVE THE POWER AND THE AUTHORITY IF ANYONE PRESENTS CLAIMS OF CRIMINAL ACTIVITY, THEY HAVE THE AUTHORITY AND, INDEED, THE DUTY TO INVESTIGATE THOSE. AS TO MR. BRIDGEWATER, I DON'T KNOW WHAT TOOK

AS TO MR. BRIDGEWATER, I DON'T KNOW WHAT TOOK
PLACE THERE, BUT I SUSPECT THERE WAS A LOT OF
TAMPERING, AND WE WILL GET SOMEBODY ELSE OTHER THAN
MR. BRIDGEWATER, AND WE WILL FIND OUT.

I BELIEVE I DID MAKE MY CASE ADEQUATELY WHEN I FINALLY GOT TO SPEAK TO THE GRAND JURY. I WAS INVITED BACK. I WAS INVITED BACK AND TOLD TO BRING THE 20-PAGE DOCUMENT AND THE EVIDENCE. I THEN APPEARED THREE TIMES WITH A DOLLY THAT HAD TWO PAPER CASES WITH 164 EXHIBITS IN IT. NOBODY WOULD ACCEPT THE DOCUMENTS. NOBODY WOULD LET ME SPEAK TO THE GRAND JURY. I DON'T BELIEVE THAT THE GRAND JURY MAGICALLY DECIDED AFTER INVITING ME BACK, OH, ON THEIR OWN ACCORD THAT THEY DIDN'T WANT TO SPEAK TO ME. I SIMPLY WAS BLOCKED FROM HAVING THAT OPPORTUNITY.

I HAVE FILED A RESPONSE TO THE BRIEF THAT THE COUNTY ATTORNEY OR THE ATTORNEY GENERAL HAVE FILED.

IT GOES THROUGH IN DETAIL, YOUR HONOR, EXPLAINING
EXACTLY HOW THEIR BRIEF IS INCORRECT, AND I MEET THE
NECESSARY REQUIREMENTS.

IF YOU MAKE A DECISION BASED UPON THE DOCUMENTS THAT HAVE BEEN FILED BEFORE YOU, YOU HAVE GOT TO DECIDE FOR ME. IF YOU DECIDE THAT YOU WANT TO BELIEVE THE HEARSAY THAT SAYS THAT ALL I HAVE DONE IS TRY UNSUCCESSFULLY BECAUSE I DON'T HAVE A VALID BASIS, THEN YOU WILL RULE AGAINST ME. AND I PRAY THAT YOU ARE THE ONE HONEST JUDGE THAT WE HAVE GOT AND YOU WILL RULE IN MY FAVOR. THANK YOU, YOUR HONOR.

THE COURT: I'M AFRAID YOU HAVE GOT THE WRONG JUDGE. I'M DISMISSING THIS WHOLE CASE. YOU WILL RECEIVE AN ORDER. IN THE ORDER WILL BE A SECTION THAT YOU ARE NOT TO GO ANYWHERE NEAR THE GRAND JURY FLOOR, AROUND THE GRAND JURY WITHOUT THE PERMISSION OF THE PRESIDING JUDGE; AND THERE WILL ALSO BE A PROVISION IN THE ORDER YOU ARE NOT TO FILE ANYTHING IN THIS COURT WITHOUT THE CONCURRENCE AND CONSENT OF THE PRESIDING JUDGE AT THE TIME YOU WANT TO FILE SOMETHING.

SO, ANYWAY, I'M JUST A LITTLE LOWLY JUDGE HERE, AND I GUESS YOU CAN GET ME ON THE LAWSUIT NEXT, AND THEN YOU CAN, YOU CAN GO TO THE COURT OF APPEALS,

1	AND THEN YOU CAN GET ALL OF THEM ON THE LAWSUIT;
2	BUT, YOU KNOW, YOU NEED TO GET A LIFE. YOU NEED TO
3	GET OVER THIS. YOU HAVE JUST YOU ARE WASTING
4	EVERYBODY'S TIME, AND IF THEY WANT TO SEND ME BACK
5	THE CASE AND SAY, JUDGE, YOU HANDLE THIS; YOU WERE
6	WRONG DOING THIS, I WILL EAT MY HAT IF THEY DO THAT.
7	SO, ANYWAY, THAT'S THE ORDER IS FORTHCOMING.
8	WE HAVE YOUR ADDRESS, AND WE WILL SEND IT TO YOU.
9	(END OF PROCEEDINGS)
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	

exHEBIT7

From:

ccaadmin@apps4.dtrac.net

Sent:

Wednesday, October 26, 2011 4:28 PM

To:

BILL@BILLWINDSOR.COM

Subject:

POD for Control Number 854610

ATTN: BILL

CTRL: 854610 ORDER DATE: 10/26/11 SERVICE TYPE: REGULAR

CUST: 3893 THE WINDSOR COMPANIES

PU: THE WINDSOR COMPANIES

DL: FULTON COUNTY SUPERIOR

3924 LOWER ROSWELL RD

136 PRYOR ST

MARIETTA GA 30068

ATLANTA GA 30303

RM:T4855

TO SEE: BILL WINDSOR

TO SEE: EVELYN PARKER

DEL DATE: 10/26/11 TIME: 16:27 SIGN: D.CHAMBERLEIN



From:

Parker, Evelyn D. < Evelyn.Parker@fultoncountyga.gov>

Sent:

Monday, October 31, 2011 12:08 PM

To:

williamwindsor@bellsouth.net

Subject:

RE: TRANSCRIPT IS READY

No.

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Saturday, October 29, 2011 11:49 AM

To: Parker, Evelyn D.

Subject: RE: TRANSCRIPT IS READY

Hi Evelyn.

My recollection was that Judge Baxter refused to allow me to testify, and I wasn't sworn in. But your transcript says I was sworn in. Do you have a recording that you can check on this?

Thanks,

Bill

From: Parker, Evelyn D. [mailto:Evelyn.Parker@fultoncountyga.gov]

Sent: Monday, October 24, 2011 12:01 PM

To: williamwindsor@bellsouth.net **Subject:** TRANSCRIPT IS READY

Mr. Windsor: attached is an invoice for the remaining balance due for the motions hearing from Oct. 7, 2011.

Your copy of the transcript is ready for pickup from Judge Baxter's chambers anytime. I will be here all week.

Evelyn Parker,



From:

William M. Windsor < williamwindsor@bellsouth.net>

Sent:

Monday, October 31, 2011 12:22 PM

To:

'Parker, Evelyn D.'

Subject:

RE: TRANSCRIPT IS READY

Could you check with some of the staff who were in the courtroom?

I have observers who recall that Judge Baxter said I could not be sworn in.

From: Parker, Evelyn D. [mailto:Evelyn.Parker@fultoncountyga.gov]

Sent: Monday, October 31, 2011 12:08 PM

To: williamwindsor@bellsouth.net **Subject:** RE: TRANSCRIPT IS READY

No.

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Saturday, October 29, 2011 11:49 AM

To: Parker, Evelyn D.

Subject: RE: TRANSCRIPT IS READY

Hi Evelyn.

My recollection was that Judge Baxter refused to allow me to testify, and I wasn't sworn in. But your transcript says I was sworn in. Do you have a recording that you can check on this?

Thanks,

Bill

From: Parker, Evelyn D. [mailto:Evelyn.Parker@fultoncountyga.gov]

Sent: Monday, October 24, 2011 12:01 PM

To: williamwindsor@bellsouth.net **Subject:** TRANSCRIPT IS READY

Mr. Windsor: attached is an invoice for the remaining balance due for the motions hearing from Oct. 7, 2011.

Your copy of the transcript is ready for pickup from Judge Baxter's chambers anytime. I will be here all week.

Evelyn Parker,

EXHIGIT 10

From: William M. Windsor <williamwindsor@bellsouth.net>

Sent: Tuesday, November 01, 2011 7:34 PM **To:** 'Schnizler, Cristina'; 'Chamberlain, David'

Cc: Parker, Evelyn D.

Subject: Fraud-Upon-the-Court and Criminal Obstruction of Justice

Importance: High

I have reason to believe that changes were made to the Transcript of the October 7, 2011 Hearing. Please advise if Judge Baxter instructed that the Transcript be changed to include information that did not take place at the Hearing. If you know that changes were made, you are an accessory. If you now conceal this, this is yet another crime.

A recording of the hearing may exist.

Please advise,

William M. Windsor

Please join my cause: http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-honesty-in-

government

bill@billwindsor.com Office: 770-578-1094

*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.

EXHUBIT 11

From: William M. Windsor <williamwindsor@bellsouth.net>

Sent: Tuesday, November 01, 2011 11:41 AM

To: 'Sylvester, Carmen'

Cc: 'Burwell, Kaye'; 'Ferrari, Jerolyn'; 'Hill, Lanna'; 'Allen, Terry1'

Subject: Windsor v. Fulton County Hearing October 7

Importance: High

When I received the hearing Transcript, I was surprised to see that it claims I was sworn in to testify. My recollection and the recollection of several people in the courtroom was that Judge Baxter denied that request.

I am asking that each of you who was in the courtroom to reply indicating what your recollection is.

Thank you,

William M. Windsor

Please join my cause: http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-

honesty-in-government

bill@billwindsor.com Office: 770-578-1094

*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.

From: Sylvester, Carmen [mailto:Carmen.Sylvester@fultoncountyga.gov]

Sent: Thursday, October 27, 2011 9:55 AM

To: williamwindsor@bellsouth.net

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: RE: Brief not received

Mr. Windsor,

Attached please find a copy of our RESPONSE TO PETITION FOR WRIT OF HABEAS CORPUS OR APPLICATION FOR DISCRETIONARY APPEAL, which was mailed out to you on the date filed.

Best regards.

Carmen Sylvester, Legal Assistant Office of the Fulton County Attorney 141 Pryor Street, S.W. Suite 4038 Atlanta, Georgia 30303 Direct: (404) 612-0255 Main: (404) 612-0246 Facsimile: (404) 730-6324

carmen.sylvester@fultoncountyga.gov

CONFIDENTIALITY NOTICE:

This email and any of its attachments are intended solely for the viewing and use of the named recipient(s) and may contain privileged information, attorney-client communications or work product. Therefore, any dissemination of this email and/or attachments by anyone other thant the intended recipient(s) is strictly prohibited. If you are not the named and authorized recipient(s), you are prohibited from any further viewing of this email or any attachments or from making any use or further dissemination of this email or attachments. If you receive this email in error, please notify the sender immediately and permanently delete it, any attachments and all copies thereof from any drives, servers, networks or other media storage devices and destroy any printouts of this email or attachments.

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Wednesday, October 26, 2011 5:25 PM

To: Sylvester, Carmen

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: Brief not received

Importance: High

I see that you have filed a brief, but I have not received it.

http://www.gasupreme.us/docket_search/results_one_record.php?caseNumber=S12D0251

Could you please email a copy to me? As you should know, I am unable to read anything with small type due to four problematic eye surgeries last year. I have a giant monitor that site 30" back from my face, and I can read from it just fine.

I will always try to remember to send you pdf's as well as hard copies, and if you ever need Word files, just ask.

From: Sylvester, Carmen [mailto:Carmen.Sylvester@fultoncountyga.gov]

Sent: Thursday, October 06, 2011 12:51 PM

To: williamwindsor@bellsouth.net

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: Windsor v. F.C., et al. (2011CV206243)

Mr. Windsor,

Attached please find the "NON-PARTY FULTON COUNTY MANAGER ZACHARY WILLIAMS' MOTION TO QUASH AND BRIEF IN SUPPORT THEREOF."

Best regards.

Carmen Sylvester, Legal Assistant Office of the Fulton County Attorney 141 Pryor Street, S.W. Suite 4038 Atlanta, Georgia 30303 Direct: (404) 612-0255

Main: (404) 612-0246 Facsimile: (404) 730-6324

carmen.sylvester@fultoncountyga.gov

CONFIDENTIALITY NOTICE:

This email and any of its attachments are intended solely for the viewing and use of the named recipient(s) and may contain privileged information, attorney-client communications or work product. Therefore, any dissemination of this email and/or attachments by anyone other thant the intended recipient(s) is strictly prohibited. If you are not the named and authorized recipient(s), you are prohibited from any further viewing of this email or any attachments or from making any use or further dissemination of this email or attachments. If you receive this email in error, please notify the sender immediately and permanently delete it, any attachments and all copies thereof from any drives, servers, networks or other media storage devices and destroy any printouts of this email or attachments.

EXHLBIT 12

From: William M. Windsor <williamwindsor@bellsouth.net>

Sent: Tuesday, November 01, 2011 11:38 AM

To: 'Parker, Evelyn D.'

Subject: RE: TRANSCRIPT IS READY

Sorry, but I must ask whether Judge Baxter instructed you to change the transcript to show that I was sworn in.

Please advise.

From: Parker, Evelyn D. [mailto:Evelyn.Parker@fultoncountyga.gov]

Sent: Monday, October 31, 2011 12:08 PM

To: williamwindsor@bellsouth.net **Subject:** RE: TRANSCRIPT IS READY

No.

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Saturday, October 29, 2011 11:49 AM

To: Parker, Evelyn D.

Subject: RE: TRANSCRIPT IS READY

Hi Evelyn.

My recollection was that Judge Baxter refused to allow me to testify, and I wasn't sworn in. But your transcript says I was sworn in. Do you have a recording that you can check on this?

Thanks,

Bill

From: Parker, Evelyn D. [mailto:Evelyn.Parker@fultoncountyga.gov]

Sent: Monday, October 24, 2011 12:01 PM

To: williamwindsor@bellsouth.net Subject: TRANSCRIPT IS READY

Mr. Windsor: attached is an invoice for the remaining balance due for the motions hearing from Oct. 7, 2011.

Your copy of the transcript is ready for pickup from Judge Baxter's chambers anytime. I will be here all week.

Evelyn Parker,



From: William M. Windsor <williamwindsor@bellsouth.net>

Sent: Tuesday, November 01, 2011 11:38 PM

To: 'Sylvester, Carmen'

Cc: 'Burwell, Kaye'; 'Ferrari, Jerolyn'; 'Hill, Lanna'; 'Allen, Terry1'; esnelling@law.ga.gov

Subject: RE: Windsor v. Fulton County Hearing October 7

Importance: High

I have reason to believe that additional changes were made to the Transcript of the October 7, 2011 Hearing. Please advise if Judge Baxter said anything at the hearing about my rights to file motions and documents in existing actions in Fulton County Superior Court. If you know that changes were made to the Transcript, you are an accessory. If you now conceal this, this is yet another crime. It is your duty under the Georgia Rules of Professional Conduct to tell me what you know and to report Judge Baxter to the authorities if you believe he had the Transcript changed to reflect things that did not happen at the hearing.

Do any of you have a recording of the hearing?

A recording of the hearing may exist, so be careful with what you say.

Please advise,

William M. Windsor

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Tuesday, November 01, 2011 11:41 AM

To: 'Sylvester, Carmen'

Cc: 'Burwell, Kaye'; 'Ferrari, Jerolyn'; 'Hill, Lanna'; 'Allen, Terry1'

Subject: Windsor v. Fulton County Hearing October 7

Importance: High

When I received the hearing Transcript, I was surprised to see that it claims I was sworn in to testify. My recollection and the recollection of several people in the courtroom was that Judge Baxter denied that request.

I am asking that each of you who was in the courtroom to reply indicating what your recollection is.

Thank you,

William M. Windsor

Please join my cause: http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-honesty-in-government

bill@billwindsor.com Office: 770-578-1094

*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.

From: Sylvester, Carmen [mailto:Carmen.Sylvester@fultoncountyga.gov]

Sent: Thursday, October 27, 2011 9:55 AM

To: williamwindsor@bellsouth.net

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: RE: Brief not received

Mr. Windsor,

Attached please find a copy of our RESPONSE TO PETITION FOR WRIT OF HABEAS CORPUS OR APPLICATION FOR DISCRETIONARY APPEAL, which was mailed out to you on the date filed.

Best regards.

Carmen Sylvester, Legal Assistant Office of the Fulton County Attorney 141 Pryor Street, S.W. Suite 4038 Atlanta, Georgia 30303 Direct: (404) 612-0255

Main: (404) 612-0246 Facsimile: (404) 730-6324

carmen.sylvester@fultoncountyga.gov

CONFIDENTIALITY NOTICE:

This email and any of its attachments are intended solely for the viewing and use of the named recipient(s) and may contain privileged information, attorney-client communications or work product. Therefore, any dissemination of this email and/or attachments by anyone other thant the intended recipient(s) is strictly prohibited. If you are not the named and authorized recipient(s), you are prohibited from any further viewing of this email or any attachments or from making any use or further dissemination of this email or attachments. If you receive this email in error, please notify the sender immediately and permanently delete it, any attachments and all copies thereof from any drives, servers, networks or other media storage devices and destroy any printouts of this email or attachments.

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Wednesday, October 26, 2011 5:25 PM

To: Sylvester, Carmen

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: Brief not received

Importance: High

I see that you have filed a brief, but I have not received it.

http://www.gasupreme.us/docket_search/results_one_record.php?caseNumber=S12D0251

Could you please email a copy to me? As you should know, I am unable to read anything with small type due to four problematic eye surgeries last year. I have a giant monitor that site 30" back from my face, and I can read from it just fine.

I will always try to remember to send you pdf's as well as hard copies, and if you ever need Word files, just ask.

From: Sylvester, Carmen [mailto:Carmen.Sylvester@fultoncountyga.gov]

Sent: Thursday, October 06, 2011 12:51 PM

To: williamwindsor@bellsouth.net

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: Windsor v. F.C., et al. (2011CV206243)

Mr. Windsor,

Attached please find the "NON-PARTY FULTON COUNTY MANAGER ZACHARY WILLIAMS' MOTION TO QUASH AND BRIEF IN SUPPORT THEREOF."

Best regards.

Carmen Sylvester, Legal Assistant Office of the Fulton County Attorney 141 Pryor Street, S.W. Suite 4038 Atlanta, Georgia 30303 Direct: (404) 612-0255

Main: (404) 612-0246 Facsimile: (404) 730-6324

carmen.sylvester@fultoncountyga.gov

CONFIDENTIALITY NOTICE:

This email and any of its attachments are intended solely for the viewing and use of the named recipient(s) and may contain privileged information, attorney-client communications or work product. Therefore, any dissemination of this email and/or attachments by anyone other thant the intended recipient(s) is strictly prohibited. If you are not the named and authorized recipient(s), you are prohibited from any further viewing of this email or any attachments or from making any use or further dissemination of this email or attachments. If you receive this email in error, please notify the sender immediately and permanently delete it, any attachments and all copies thereof from any drives, servers, networks or other media storage devices and destroy any printouts of this email or attachments.

EXHIBIT 14

No. S12D0251

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 or Discretionary Application

To The Fulton County Superior Court

MOTION FOR DISCOVERY

William M. Windsor Pro Se PO Box 681236 Marietta, GA 30068 770-578-1094

MOTION FOR DISCOVERY

Comes Now William M. Windsor ("Windsor" or "Petitioner"), and files this MOTION FOR DISCOVERY in conjunction with his Petition for a Writ of Habeas Corpus or Discretionary Application.

JURISDICTION

1. This Court has jurisdiction pursuant to O.C.G.A. 5-6-35 (a) (9) since the ORDER complained of denied a temporary restraining order. O.C.G.A. 5-6-35 (a) (7) may also apply since Judge Baxter has denied Windsor's right to file a motion for new trial.

INTRODUCTION

- 2. Windsor believes the hearing transcript in the underlying action has been intentionally falsified. Windsor seeks discovery to compel production of documents and take depositions.
- 3. The Order Appealed is the October 7, 2011 Order ("ORDER") entered by Judge Jerry W. Baxter in Civil Action 2011CV206243 in the Fulton County Superior Court. It was announced at a Hearing on Windsor's Request for Temporary Restraining Order and Preliminary Injunction and issued shortly thereafter.

- 4. The hearing was held October 7, 2011 in the courtroom of Fulton County Superior Court Judge Jerry W. Baxter was a Kangaroo Court.
- 5. On October 26, 2011, Windsor received a transcript from court reporter Evelyn D. Parker.
- 6. The Transcript does not match Windsor's recollection of what happened at the Hearing. Others who were in the courtroom on October 7, 2011 say the transcript does not match their recollections either.
- 7. Windsor believes that Judge Jerry W. Baxter instructed his staff to have Evelyn D. Parker change the Transcript to meet his corrupt needs. David Chamberlain and Cristina Schnizler may have been involved.
- 8. Windsor has contacted court reporter Evelyn D. Parker, David Chamberlain, Cristina Schnizler, and Judge Jerry W. Baxter several times for an explanation. There has been no response.
 - 9. This Motion is filed pursuant to Supreme Court Rule 26.
- 10. Windsor imagines that requests for discovery are unusual in this Court, but Windsor has no alternative. Judge Baxter and Chief Judge Wright will do nothing. Everyone who Windsor has contacted has been non-responsive.

WHEREFORE, Windsor prays as follows:

- a. that the October 7, 2011 ORDER be stayed so it has no force or effect;
- b. that Windsor's MOTION is granted;
- c. that the Clerk of the Court be ordered to issue subpoenas to Windsor so he may conduct depositions;
- d. that an order be issued authorizing Windsor to subpoena documents, recordings, and other records; and
- e. that the Court grant such other and further relief as justice requires in association with this Motion.

Submitted this 3rd day of November, 2011.

William M. Windsor

Pro Se

PO Box 681236

Marietta, GA 30068

Telephone: 770-578-1094 Facsimile: 770-234-4106

Email: williamwindsor@bellsouth.net

Milliam he Widon

VERIFICATION OF WILLIAM M. WINDSOR

I, William M. Windsor, swear that I am authorized to make this verification and that the facts alleged in the foregoing MOTION are true and correct based upon my personal knowledge, except as to the matters herein stated to be alleged on information and belief, and that as to those matters I believe 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 3rd day of November, 2011.

William M. Windsor

allian he allindon

CERTIFICATE OF COMPLIANCE

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

William M. Windsor

P.O. Box 681236 Marietta, GA 30068

Telephone: 770-578-1056

Fax: 770-234-4106

williamwindsor@bellsouth.net

in the Charden

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.
Office of the Fulton County Attorney
141 Pryor Street, Suite 4038 -- Atlanta, GA 30303
404-612-0246 -- Fax: 404-730-6324
Lanna.hill@fultoncountyga.gov

This 3rd day of November, 2011.

William M. Windsor

Pro Se

PO Box 681236

Marietta, GA 30068

Telephone: 770-578-1094

Facsimile: 770-234-4106

Email: williamwindsor@bellsouth.net

war he- Wirden

EXHIBIT 15

IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

William M. Windsor, Plaintiff)
1 Idiildii) 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)
	_)

NOTICE OF FILING OF SUSPICION OF FALSIFICATION OF HEARING TRANSCRIPT

Plaintiff William M. Windsor hereby gives NOTICE OF FILING OF SUSPICION OF FALSIFICATION OF HEARING TRANSCRIPT.

- 1. A Kangaroo Court hearing was held October 7, 2011 in the courtroom of Fulton County Superior Court Judge Jerry W. Baxter.
- 2. On October 26, 2011, I received a transcript from court reporter Evelyn D. Parker.
- 3. The Transcript does not match my recollection of what happened at the Hearing. Others who were in the courtroom on October 7, 2011 say the transcript does not match their recollections either.

- 4. Windsor believes that Judge Jerry W. Baxter instructed his staff to have Evelyn D. Parker change the Transcript to meet his corrupt needs. David Chamberlain and Cristina Schnizler may have been involved.
- 5. Windsor has contacted court reporter Evelyn D. Parker, David Chamberlain, Cristina Schnizler, and Judge Jerry W. Baxter for an explanation. There has been no response.
- 6. Windsor asks that the Chief Judge and the Court Administrators investigate.

Submitted, this 3rd day of November 2011.

William M. Windsor

Pro Se

PO Box 681236, Marietta, GA 30068

Phone: 770-578-1094 - Fax: 770-234-4106

Willaw a Winder

Email: williamwindsor@bellsouth.net

CERTIFICATE OF COMPLIANCE

As required by Local Rule 7.1D, N.D. Ga., I hereby certify that this pleading has been prepared in Times New Roman 14-point font, one of the font and point selections approved by this Court in Local Rule 5.1B, N.D. Ga.

William M. Windsor

Pro Se

PO Box 681236 Marietta, GA 30068

Telephone: 770-578-1094 Facsimile: 770-234-4106

Email: williamwindsor@bellsouth.net

(welliam he Winder

CERTIFICATE OF SERVICE

I hereby certify that I served this by email and by depositing in the United States Mail with sufficient postage addressed as follows:

Lanna Renee Hill
R. David Ware
Kaye Woodward Burrell
Jerolyn Webb Ferrari
Office of the Fulton County Attorney
141 Pryor Street, Suite 4038 -- Atlanta, GA 30303
404-612-0246 -- Fax: 404-730-6324
Lanna.hill@fultoncountyga.gov

This 3rd day of November 2011.

William M. Windsor

Pro Se

PO Box 681236 Marietta, GA 30068

Telephone: 770-578-1094 Facsimile: 770-234-4106

Email: williamwindsor@bellsouth.net

Chillian Tu Worden

William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-578-1094 * Fax: 770-234-4106

November 2, 2011

Supreme Court of Georgia 244 Washington Street Room 572, State Office Annex Building Atlanta, Georgia 30334 FAX: (404) 656-2253

Re: S12D0251

Dear Supreme Court:

On October 31, 2011, I filed a reply and a Motion to Strike.

Included in my filing was a copy of a Hearing Transcript that I had just received from Judge Jerry W. Baxter's court reporter.

I have now reviewed the transcript more carefully, and I have spoken with three witnesses who were in the courtroom. Based upon my review and these discussions, I believe the transcript was falsified. I do not believe that Judge Baxter allowed me to be sworn in to testify (page 2). I believe information on page 45 of the Transcript was falsified. My complaints to Judge Baxter, his staff, and the Fulton County Superior Court administrators have been ignored.

I am attempting to file the enclosed Notice with the Clerk of the Court.

Sincerely,

William M. Windsor

Office: 770-578-1094 -- Cell: 404-606-1885

williamwindsor@bellsouth.net

William hof Minden

WorkCentre M20i Series

Machine ID

: WINDSOR

Serial Number

: RYU365073.....

Fax Number

: 7705781057

Name/Number

: 4046562253

Page

: 5

:

:

Start Time

NOV-03-2011 01:07AM THU

Elapsed Time

01'00" STD ECM

Mode Results

: S1

O. K

William M. Windsor

PO Box 881236 * Marietta, GA 30068 * 770-578-1094 * Fax: 770-234-4106

November 2, 2011

Supreme Court of Georgia 244 Washington Street Room 572, State Office Annex Building Atlanta, Georgia 30334 FAX: (404) 656-2253

Re: S12D0251

Dear Supreme Court:

On October 31, 2011, I filed a reply and a Motion to Strike.

Included in my filing was a copy of a Hearing Transcript that I had just received from Judge Jerry W. Baxter's court reporter.

I have now reviewed the transcript more carefully, and I have spoken with three witnesses who were in the courtroom. Based upon my review and these discussions, I believe the transcript was falsified. I do not believe that Judge Baxter allowed me to be sworn in to testify (page 2). I believe information on page 45 of the Transcript was falsified. My complaints to Judge Baxter, his staff, and the Fulton County Superior Court administrators have been ignored.

I am attempting to file the enclosed Notice with the Clerk of the Court.

Sincerely,

William M. Windsor

Office: 770-578-1094 -- Cell: 404-606-1885

williamwindsor@bellsouth.net

Mar Williams

E外が17 17 William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-578-1094 * Fax: 770-578-1057

November 2, 2011

Chief Judge Cynthia D. Wright Fulton County Courts 185 Central Avenue, SW Fulton County Courthouse Suite C-927 / Courtroom 9G Atlanta, Georgia 30303

Fax: 404-335-2883

Dear Judge Wright:

1. I believe Judge Jerry W. Baxter has had his court reporter alter the transcript of my October 7, 2011 hearing in 2011CV206243.

Are hearings tape recorded? If so, how do I get access to the recording?

2. The Clerk of the Court is not docketing and processing my motions, affidavits, evidence, notices of appeal, and other filings. What are you going to do about this? If you ignore it, I will consider your inaction to be the crime of obstruction of justice and a RICO predicate act.

Please have someone call me. I carry my cell phone at all times -404-606-1885.

Sincerely,

werten le Winden

William M. Windsor

bill@LawlessAmerica.com

Office: 770-578-1094 -- Fax: 770-578-1057 -- Cell: 404-606-1885

EXHEAT 18

William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-578-1094 * Fax: 770-578-1057

November 3, 2011

Chief Judge Cynthia D. Wright Fulton County Courts 185 Central Avenue, SW Fulton County Courthouse Suite C-927 / Courtroom 9G Atlanta, Georgia 30303

Fax: 404-335-2883

Dear Judge Wright:

I believe Judge Jerry W. Baxter has had his court reporter alter the transcript of my October 7, 2011 hearing in 2011CV206243.

Please have the Clerk of the Court file the enclosed Notice. Please investigate this immediately.

Please have someone call me. I carry my cell phone at all times – 404-606-1885.

Sincerely,

William M. Windsor

bill@LawlessAmerica.com

ellien Tu. (Werding)

Office: 770-578-1094 -- Fax: 770-578-1057 -- Cell: 404-606-1885

William M. Windsor

EYHTSIT 19

From: William M. Windsor <williamwindsor@bellsouth.net>

Sent: Wednesday, November 09, 2011 10:42 AM

To: pio@fultoncountyga.gov

Subject: Falsification of Hearing Transcript in Civil Action 2011CV206243 **Attachments:** 2011CV206243-Notice-of-Filing-of-Suspicion-of-Falsification-of-

Transcript-2011-11-03.pdf; 2011CV206243-Transcript-of-Hearing-2011-10-07.pdf;

2011CV206243-Motion-for-Discovery-2011-11-03.doc

Miss Clarkson:

I believe the Transcript was falsified for the October 7, 2011 Hearing in 2011CV206243. Judge Jerry W. Baxter, Court Reporter Evelyn D. Parker.

The attached documents provide details.

How will the Fulton County Superior Court investigate this?

Please advise.

William M. Windsor

Please join my cause: http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-

honesty-in-government

bill@billwindsor.com Office: 770-578-1094

*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.

William M. Windsor

EXHLATT 20

From: William M. Windsor < williamwindsor@bellsouth.net>

Sent: Thursday, November 10, 2011 11:56 AM

To: 'Sylvester, Carmen'

Cc: 'Burwell, Kaye'; 'Ferrari, Jerolyn'; 'Hill, Lanna'; 'Allen, Terry1'

Subject: Falsification of Transcript Complaint

Attachments: 2011CV206243-Judicial-Council-of-Georgia-Complaint-Evelyn-Parker-2011-11-10.pdf;

2011CV206243-Letter-to-Evelyn-Parker-2011-11-10.pdf

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Tuesday, November 01, 2011 11:41 AM

To: 'Sylvester, Carmen'

Cc: 'Burwell, Kaye'; 'Ferrari, Jerolyn'; 'Hill, Lanna'; 'Allen, Terry1'

Subject: Windsor v. Fulton County Hearing October 7

Importance: High

When I received the hearing Transcript, I was surprised to see that it claims I was sworn in to testify. My recollection and the recollection of several people in the courtroom was that Judge Baxter denied that request.

I am asking that each of you who was in the courtroom to reply indicating what your recollection is.

Thank you,

William M. Windsor

Please join my cause: http://www.causes.com/causes/593708-support-the-constitution-bill-of-rights-

honesty-in-government

bill@billwindsor.com Office: 770-578-1094

*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.

From: Sylvester, Carmen [mailto:Carmen.Sylvester@fultoncountyga.gov]

Sent: Thursday, October 27, 2011 9:55 AM

To: williamwindsor@bellsouth.net

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: RE: Brief not received

Mr. Windsor,

Attached please find a copy of our RESPONSE TO PETITION FOR WRIT OF HABEAS CORPUS OR APPLICATION FOR DISCRETIONARY APPEAL, which was mailed out to you on the date filed.

Best regards.

Carmen Sylvester, Legal Assistant Office of the Fulton County Attorney 141 Pryor Street, S.W. Suite 4038 Atlanta, Georgia 30303 Direct: (404) 612-0255

Main: (404) 612-0256 Main: (404) 612-0246 Facsimile: (404) 730-6324

carmen.sylvester@fultoncountyga.gov

CONFIDENTIALITY NOTICE:

This email and any of its attachments are intended solely for the viewing and use of the named recipient(s) and may contain privileged information, attorney-client communications or work product. Therefore, any dissemination of this email and/or attachments by anyone other thant the intended recipient(s) is strictly prohibited. If you are not the named and authorized recipient(s), you are prohibited from any further viewing of this email or any attachments or from making any use or further dissemination of this email or attachments. If you receive this email in error, please notify the sender immediately and permanently delete it, any attachments and all copies thereof from any drives, servers, networks or other media storage devices and destroy any printouts of this email or attachments.

From: William M. Windsor [mailto:williamwindsor@bellsouth.net]

Sent: Wednesday, October 26, 2011 5:25 PM

To: Sylvester, Carmen

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: Brief not received

Importance: High

I see that you have filed a brief, but I have not received it.

http://www.gasupreme.us/docket search/results one record.php?caseNumber=S12D0251

Could you please email a copy to me? As you should know, I am unable to read anything with small type due to four problematic eye surgeries last year. I have a giant monitor that site 30" back from my face, and I can read from it just fine.

I will always try to remember to send you pdf's as well as hard copies, and if you ever need Word files, just ask.

From: Sylvester, Carmen [mailto:Carmen.Sylvester@fultoncountyga.gov]

Sent: Thursday, October 06, 2011 12:51 PM

To: williamwindsor@bellsouth.net

Cc: Burwell, Kaye; Ferrari, Jerolyn; Hill, Lanna; Allen, Terry1

Subject: Windsor v. F.C., et al. (2011CV206243)

Mr. Windsor,

Attached please find the "NON-PARTY FULTON COUNTY MANAGER ZACHARY WILLIAMS' MOTION TO QUASH AND BRIEF IN SUPPORT THEREOF."

Best regards.

Carmen Sylvester, Legal Assistant Office of the Fulton County Attorney 141 Pryor Street, S.W. Suite 4038 Atlanta, Georgia 30303

Direct: (404) 612-0255 Main: (404) 612-0246 Facsimile: (404) 730-6324

carmen.sylvester@fultoncountyga.gov

CONFIDENTIALITY NOTICE:

This email and any of its attachments are intended solely for the viewing and use of the named recipient(s) and may contain privileged information, attorney-client communications or work product. Therefore, any dissemination of this email and/or attachments by anyone other thant the intended recipient(s) is strictly prohibited. If you are not the named and authorized recipient(s), you are prohibited from any further viewing of this email or any attachments or from making any use or further dissemination of this email or attachments. If you receive this email in error, please notify the sender immediately and permanently delete it, any attachments and all copies thereof from any drives, servers, networks or other media storage devices and destroy any printouts of this email or attachments.

William M. Windsor



From: William M. Windsor < williamwindsor@bellsouth.net>

Sent: Thursday, November 03, 2011 1:44 AM

To: 'Sylvester, Carmen'; Chamberlain, David; Schnizler, Cristina; Parker, Evelyn D.

Cc: 'Burwell, Kaye'; 'Ferrari, Jerolyn'; 'Hill, Lanna'; 'Allen, Terry1'; esnelling@law.ga.gov

Subject: Notice of Suspicion of Falsification of Hearing Transcript

Attachments: 2011CV206243-Notice-of-Filing-of-Suspicion-of-Falsification-of-

Transcript-2011-11-03.pdf; S12D0251-Letter-to-Supreme-Court-of-

Georgia-2011-11-02.pdf

Importance: High

I have sent this to the Supreme Court of Georgia, Chief Judge Wright, the Clerk of the Court, the Court Administrator, the FBI, the Fulton County Sheriff, the Fulton County District Attorney, the U.S. Attorney, and others.

モ州がダイママ

William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-578-1094 * Fax: 770-234-4106

November 10, 2011

Ms. Evelyn D. Parker c/o Judge Jerry W. Baxter Fulton County Superior Court 185 Central Avenue, SW Justice Center Tower Suite T-4855 / Courtroom 4D Atlanta, Georgia 30303 Fax: 404-224-3748

Re: 2011cv206243

Dear Ms. Parker:

Enclosed is a copy of the complaint that I am filing with The Judicial Council of Georgia.

If you would like to discuss this, please call me at 404-606-1885.

Sincerely,

William M. Windsor

Office: 770-578-1094 Cell: 404-606-1885

williamwindsor@bellsouth.net

cc: County Attorneys and Assistant Attorney General

NOV-10-2011 11:36 AM THU

WorkCentre M20i Series

Machine ID : WINDSOR
Serial Number : RYU365073......
Fax Number : 7705781057

Page

Page : 9
Start Time : NOV-10-2011 11:33AM THU

Elapsed Time : 02'32"

Name/Number

: STD ECM

Results

O.K

4042243748

William M. Windsor

PO Box 681236 * Marietta, GA 30068 * 770-678-1094 * Fax: 770-234-4106

November 10, 2011

Ms. Evelyn D. Parker c/o Judge Jerry W. Baxter **Fulton County Superior Court** 185 Central Avenue, SW Justice Center Tower Suite T-4855 / Courtroom 4D Atlanta, Georgia 30303 Fax: 404-224-3748

Re: 2011cv206243

Dear Ms. Parker:

Enclosed is a copy of the complaint that I am filing with The Judicial Council of Georgia.

If you would like to discuss this, please call me at 404-606-1885.

Sincerely,

William h. White William M. Windsor Office: 770-578-1094 Cell: 404-606-1885

will iam winds or @bell south.net

cc: County Attorneys and Assistant Attorney General